

NOVEMBER 6TH 1995

MR. HAROLD WEISBERG
7627 OLD RECEIVER RD.
FREDERICK, MD. 21702

*Did not
answer*

RE: YOUR LETTER OF 10/29/95

DEAR MR. WEISBERG:

I HAVE RECEIVED YOUR LETTER OF 10/29/95. THANK YOU.
YOU SAY THAT "I'M SORRY IT IS NOT POSSIBLE FOR ME TO BE OF ANY HELP."
I APPRECIATE YOUR DIRECTNESS AND HONESTY. THANK YOU SO MUCH.

RE READ: WEISBERG V. U.S. DEPT OF JUSTICE, 489 F.2d 1195 (1973).
AH, YES, JOHN SIRICA.
AND I SEE ON APPEAL JUDGE WRIGHT RULED AGAINST YOU.

SINCERELY,

Robert J. Zani

ROBERT J. ZANI
No. 328938
MICHAEL UNIT, 8C-41
RT. 1, Box 4500
TENNESSEE COLONY, TEXAS 75886

P. S. MY LAST PERSONAL CONVERSATION WITH FEDERAL LAW ENFORCEMENT WAS WITH U.S. SECRET SERVICE AGENT HOLLIMAN (TYLER, TEXAS) ON AUGUST 31, 1995, ON THIS UNIT. RATHER LENGTHY. ONE OF THE SUBJECTS WAS HON. JOHN R. BROWN (DECEASED-1994) A FEDERAL APPEALS JUDGE ON THE FIFTH CIRCUIT FOR ALMOST 40 YEARS, AND LONG TIME CHIEF JUDGE. MATTERS DISCUSSED ON 8/31/95 ARE NOW BEFORE THE U.S. ATTORNEY FOR THE EASTERN DISTRICT OF TEXAS, BEAUMONT, AND HIS GRAND JURY BY REPORTS AND MY AFFIDAVIT. (INCLUDES 2 EXPLICIT OSWALD FACTS.)
ALTHOUGH UNSOLVED UNTIL 1984, I FIND IT ODD THAT KENNEDY-OSWALD-RUBY RESEARCHERS AVOID THE HENRY MARSHALL CASE. IT TOOK 23 YEARS TO RESOLVE, AND IT WAS RESOLVED. BY A GRAND JURY.

(PAGE 2, ACCOMPANYING)

SMALL

PORTION OF AFFIDAVIT

" MY CHANCES OF LEAVING TEXAS ALIVE (THERE'S THE PHRASE) ARE JUST AS GOOD
AS JOHN F. KENNEDY, OR SANTE BARIO, OR LEE OSWALD, OR JACK RUBY, OR HENRY
MARSHALL, OR GEORGE PARR, ETC. IN ESSENCE FOR THE SAME REASONS.

THAT COULD NOT BE MORE INCULPATORY TOWARD STATE OFFICIALS, PRISON OFFICIALS,
SOME FEDERAL OFFICIALS AND COURTS AS WELL. THEY ALL WANT TO IGNORE THAT GREAT
TRUTH. INDEED, I, LIKE OTHERS, HAVE INTERESTING OPPOSITION. SOME ARE NAMED IN
COURT CASES - RECORDS. LET IT BE RESOLVED WHY SUCH PERSONS ARE SO DESPERATE
TO COVERUP SO MUCH DEEP AND HEAVY CRIME. ALTHOUGH SUCH PERSONS CAN - AND DO -
WASH THEIR HANDS TWICE AS FAST AS PONTIUS PILATE — MANUS MANUM LAVAT.

JACK RUBY WAS KEPT IN TEXAS, TO DIE, BY NONE OTHER THAN THE CHIEF JUSTICE
(A MISNOMER) EARL WARREN.

I HAVE NOW AND HEREIN HIT THE NAIL SQUARELY ON THE HEAD. "

WHETHER THE U.S.A. FINDS MY AFFIDAVIT TRUE (AND INDICTS OTHERS, ON EXPLICIT FACTS)
OR FALSE (AND INDICTS ME FOR PERJURY), THE AFFIDAVIT RUNS THROUGH JAN. 8, 1996.
IF A U.S. ATTORNEY HAS KNOWLEDGE OF A FELONY, HE IS OBLIGATED TO TAKE THAT BEFORE A GRAND
JURY. WE SHALL SEE.

WHEN MR. ROSENBERG WAS USA FOR THE EASTERN DISTRICT OF LOUISIANA, NEW ORLEANS,
HE DID NOT DISPUTE MY AFFIDAVITS IN HIS CORRESPONDENCE TO ME; MY AFFIDAVITS
INCLUDED THE EDERER AND GANUCHEAU LETTERS.

(MR. HELLMAN HAS BEEN WITH THE U.S. SECRET SERVICE 30 YEARS, AND IS FROM
NEBRASKA.)

" IN HIS BOOK THE MAN WHO KNEW TOO MUCH (ABOUT RICHARD CASE NAGELL) AUTHOR DICK RUSSELL MAKES MUCH ADO OF THE SO-CALLED "MYSTERIOUS SWITCH" OF FEDERAL TRIAL JUDGES IN RICHARD CASE NAGELL'S CASE (ANENT RUBY-OSWALD-JFK) IN THE WESTERN DISTRICT OF TEXAS, EL PASO, 1963-64, FROM JUDGE ROBERT EWING THOMASON TO JUDGE HOMER THORNBERY, A VERY CLOSE FRIEND OF LBJ. THE "SWITCH" WAS HIS NO MYSTERY; RUSSELL JUST DIDN'T RESEARCH THE COURT RECORDED FACTS. FEDERAL JUDGE R. EWING THOMASON — A 1900 UNIVERSITY OF TEXAS LAW SCHOOL GRAD, 1918 SPEAKER OF THE TEXAS HOUSE, 1927 MAYOR OF EL PASO, AND CONGRESSMAN FROM EL PASO FROM 1930-1947, AND SPONSOR OF BIG BEND NATIONAL PARK — WAS BORN IN 1879 IN TENNESSEE, AND BY 1947 WHEN HE WAS APPOINTED A FEDERAL JUDGE BY PRESIDENT TRUMAN, HE WAS 68. NO SPRING CHICKEN! THE FACTS:

" ON DECEMBER 21, 1963, JUDGE THOMASON ADMINISTERED THE OATH OF OFFICE IN EL PASO, TEXAS, TO HOMER THORNBERY AS HIS SUCCESSOR ON THE FEDERAL BENCH."

THOMASON VOLUNTARILY RETIRED IN DEC. 1963 — AT AGE 84! HE HANDLED SOME WELL KNOWN CASES, INCLUDING THE JENCKS CASE, WHICH RESULTED IN THE FEDERAL JENCKS ACT, BILLY SUL ESTES, AND SEVERAL OTHERS. THOMASON DIED NOV. 8, 1973. AGE 94.

OF A CERTAINTY THE GOVERNMENT TRIED TO PUT NAGELL AWAY, DEVISUOUSLY AND MALICIOUSLY, BUT THE JUDGES WERE CHANGED SIMPLY DUE TO RETIREMENT, THAT JUDGE THORNBERY DID NOT PROCEED AS JUDGE THOMASON WOULD HAVE IS OBVIOUS, WELL KNOWN, AND INTERESTING. (FOR A CLOSE LOOK AT JUDGE THORNBERY, SEE SHERIDAN V. GARRISON, 415 F.2d 699 (5TH CIR. 1969). "

THE ABOVE IS FROM BARLO-ZANI -- NOTES - 1995. (MY NOTES)

MR. WEISBERG: WHILE I BASICALLY, AT HEART, AGREE WITH YOUR BELIEF-COMMENT ABOUT NAGELL, STILL BECAUSE OF THE EXTREME AND UNDERHANDED MEASURES TAKEN BY THE GOVERNMENT AGAINST HIM, THERE IS NO DOUBT WHATSOEVER THEY WANTED TO DISCREDIT AND SILENCE HIM.

THEN HE DISCREDITED HIMSELF BY WHITEWASHING ORGANIZED CRIME. VERY INTERESTING.