

LF Sometime in the wee hours 1/3, about 4 a.m. your time, WBBM had story on counsel for 20 litigants D. Hunt/UAL crash asking court to enjoin coroner from making his inquest on the alleged grounds it would interfere with or limit their rights in the suit. Superficially this seems farout, for one would expect an official determination, if not corrupted, to be helpful to defense, not hindrance. Based on what I don't know and what I do, what makes no sense about icing, as I've already noted, I have to wonder about this. Counsel not named by BBM, coroner on tape. I think these are the families, heirs, of a much smaller number of dead. Nothing has appeared in papers here, also odd, considering the junk that has been used. Hope you are keeping that sharp eye uncovered-and the xerox gets fixed! By the way, I have paper now if you need copies of anything I have...Also from BBM, not reported here, expulsion or restriction of Crazy Sherman Skolnick from Kerner courtroom. Also wee hours, so I'm not too clear. I think CSS laid it to Paul Connolly. If so, Connolly is crazy. Sherman has the makings and the potential of a mistrial-maker! By the way, if I have no knowledge of CSS on Kerner, I do have knowledge of an authentic writer who had zeroed in on K long ago and gave up a good contract for his book Crook County to await the break vs Kerner. I have no independent information, but I always look askance at this kind of (Sharpstown) deal, where several indicted are separated and turn state's evidence. Perfect machinery for framing the accused and unnecessary if there is a solid case. Those eased off on have more than they need to say what is wanted of them. Often the guilty are thus freed, to get someone some pol wants to get. Look forward to what you said would come soon.

HW 1/4/72