

JDW: By now you have further ideas of the Bud problem. It is one of the matters I address in this copious writing to Ray, but not central. I am addressing what needs addressing and indirectly, as one letter to Lesar reflects, and seeking to make use of the certainty of continuing illegal surveillance. It may or may not work but it can't do any harm if it loses. The suggestions on motions, if you read - and I've made carbons while I was at it on the off chance it might be of interest - are where we should have begun, where Bud agreed to begin, and where he chickened out entirely at the hearing. He is an authentic coward. If we had made these moves to begin with all the nature of the hearing would have been different and in an entirely different context. As it is, the way he ordained it, the surveillance issue was practically lost. But the violations are so extensive they go back to Judge Battle, who did speak on this while copping out on other issues, not knowing that everything was being xeroxed, perhaps. And all those who did it and were doing it sat silently in his court when ~~xxx~~ he said it. HW 12.15.74

DED 17 1/3