

**NIGHT LETTER**

Newport, Rhode Island,  
September 27, 1957

The Honorable Richard B. Russell  
United States Senate  
Washington, D. C.



Few times in my life have I felt as saddened as when the obligations of my office required me to order the use of force within a state to carry out the decisions of a Federal Court. My conviction is that had the police powers of the State of Arkansas been utilized not to frustrate the orders of the Court but to support them, the ensuing violence and open disrespect for the law and the Federal Judiciary would never have occurred. The Arkansas National Guard could have handled the situation with ease had it been instructed to do so. As a matter of fact, had the integration of Central High School been permitted to take place without the intervention of the National Guard, there is little doubt that the process would have gone along quite as smoothly and quietly as it has in other Arkansas communities. When a State, by seeking to frustrate the orders of a Federal Court, encourages mobs of extremists to flout the orders of a Federal Court, and when a State refuses to utilize its police powers to protect against mobs persons who are peaceably exercising their right under the Constitution as defined in such Court orders, the oath of office of the President requires that he take action to give that protection. Failure to act in such a case would be tantamount to acquiescence in anarchy and the dissolution of the union.

I must say that I completely fail to comprehend your comparison of our troops to Hitler's storm troopers. In one case military power was used to further the ambitions and purposes of a ruthless dictator; in the other to preserve the institutions of free government.

You allege certain wrong-doings on the part of individual soldiers



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at Little Rock. The Secretary of the Army will assemble the facts and report them directly to you.

With warm regard,

DWIGHT D. EISENHOWER