McCord statement. WiTimes 3/2/74: First time I've seen any of these.

JL to supposed to provide all but has not. No recollection reporting a his charge of cilence against presecutors, which seems to be proper. He also seems to say that the 5/21 meeting was the day after Sirica read McCord's letter. Acall my earlier references to 3/19? Ibelieve that is the day hoCord wrote it or gave it to his parole officer. Or, assuming the had had no earlier knowledge, which I do not, this meent there could be no more delay in telling him. Or he might be reading in the papers what he did not know. Or some feared their heads would roll. The timing with relationship to the McCord letter seems to have been pretty well ignored. MM 3/25/74

TE NEW YORK TIMES, SATURDAY, MARCH 9, 1974

Text of a Statement by McCord on Nixon's Hush-Money Remark

to the Watergate burgiars: McCord Jr., the payment of hush money dent Nixon's statements on defendant, regarding Presi-President Richard Nixon WASHINGTON, March 8-Special to The New York Times by a 1710 James A. Watergate lext of

admitted last night that John Dean told him that payments had been made to made an astounding admission last night [Wednesday] which, had he made these Watergate defendants. and would have overturned ceedings of March 23, 1973, would have profoundly affected the Watergate prothe convictions of the seven facts known on March 21 President Richard Nixon 1973,

the Watergate defendants for the purpose of keeping them quiet, which President Nixon stated "would have been obstruction of justice."

This is a fantastic admission by a President because only the day before my sealed letter to Judge Sirica. had been opened by Judge Sirica which asserted "there to the defendants to plead was political pressure applied

cally in process, in that sentencing was due March 23, 1973, two days after Nuch's conversation with John Dean. a felony cognizable of the actual commission The President suppressed and concealed this evidence from the court. The Federal "Whoever having knowledge ute, Title 18 section 4, states misprision of a felon stat-The trial was still techni-Elisberg Case Noted

Persons Cited by McCord

John J. Caufield Former emdent, responsible ploye for the Committee for the Re-Election of the Presi-

rity.

Shn W. Dean 3d — Former nleaded guilty to charges of obstruct-White House counsel, pleaded

indicted for the break-in at mittee, pleaded guilty to ly-the office of Dr. Daniel Ells-ing to an F.B.I. agent, berg's former psychiatrist John J. Sirica—Chief Judge of and in the Watergate cover- the United States District the President's chief as-sistant for domestic affairs,

L. Patrick Gray 3d.—Former director of the Federal Bu-Hn reau of investigation.
H. R. Haldeman.—Former White House chief of staff, indicted A in the Watergate cover-up. White House consultant, con-Howard Hunt Jr,-Former

WASHINGTON, March 8 — vieted in the Watergate burFollowing is a list of persons glary, released from prison
mentioned in James W. McCord Gordon Liddy — Former
Jr.'s statement: Treasury Department and Special to The New York Times

ly the chief of staff for the White House aide, now serv-Watergate burglary.

ing justice.

John D. Ehrlichman—Formerly Herbert L. Porter — Former President's re-election com-mittee, pleaded guilty to charges of conspiracy to ob-

Court for the District of Coscheduling director for the re-election

Re-Elect the President.
Anthony T. Ulasewicz—Former
aide to Mr. Caulfield and Hugh Sloan—Former treasurer detective. former New York-City police for the Finance Committee to

other person in civil or milithe same to some judge or United States shall be fined conceals and does not as authority under the

guilty and remain silent

Bot more than \$500 or imprisoned not a standard had been setting to both."

President Noon setting impossible that the standard more to his action of the F.B.I., nor to given March 21. the prosecutors, the obstruc-tion of justice information

United

the concealment of evidence by the Government, stating concealment concealment curably infected by this Govout the Elisberg case in Los that the case had same substantive Angeles for identically the Judge William Byrne threw Yet only seven weeks later reasons been in-

do so, my claim to Judge Shines in my letter of political pressure on the defend ordered Dean to immediately immediately furnished the inwrongdoing.
Had President Nixon either formation to Judge Sirica or

> ants to remain silent would have been immediately cor-Byrne dismissed his case. the same grounds that Judge had to been thrown out on victions or pleas would have roborated and all seven con-

Watergate defendants. victions against the court and requested the disdeliberately concealed and suppressed for one year from me and the court the facts missal of the cases and consame information and have Federal prosecutors have had access to the tapes and the made known last night. seven .

Concern of Prosecutors

P.B.I. Director Grey has admitted burning White House files of himta, yet

this was concealed from the

of his top aides, John Dean, constitutes, in the eyes of the President, faithfully exe-I can only conclude that maintaining a record of convictions is of more imporcuting the law. the United States and by one ment of evidence of Federal crimes by the President of tance to the prosecutors than fairness and justice in our

process and the equal protection has fallen in this nation, by those who are charged by their oath of office with upcitizens. tion of the law to all of our Amendments, involving due holding the Fifth and 14th How low the Administra.

today requesting that CONVICTION the Circuit Court of Appeals Liddy's be immediatley cutors and the judge before should have both the prose-President, during my trial the admitted acts of a I cannot stand by and wrongdoing?

Yet President Nixon ted under oat knowledge prior to the 19 trial of the two planning noting held in the Atton General's office on Jan. 2 and Feb. 4, 1972, planning of the Democratic they concealed this knowledge from the 1973 Watergate trial jury.

Magruder,

of

Nixon's ton aides Haldeman and Ehrlichman have admit-Hugh Sloan subornation of perjury Hugh Sloan by Magruo and justice? There has been admitted a trial be before it is done in the interests of fairness There has been admitted trial Magruder and Porter. Government witnesses in the perjury by the two missed. How orrupted car

executive clemency. have admitted tampering with a party to a court proceeding. McCord, during trial, and Ulasewicz admitted and attempted bribary and abetted this tampering obstruction of justice, My attorney, Gerald Alch, aided under oath knowing this was Caulfield and Dasewicz

Government and Presidentia Watergate trial proceeds were "fatally infected" ants to conclude that of the Watergate sentenced and I was semed And now the President of the United States last night admitted concealment of the uled for sentencing. Does 11 and obstruction of knowledge of the cover-up two days before Liddy was have to take actual proceedings infacted" by defend murder matice