there were at least 31 cases involving possible federal crimes committed by CIA personnel. None of these incidents Crimes that may have been committed while executing officially sanctioned involved acts authorized by the CIA and none were related to official duties. CIA files obtained by the subcommittee, "Given the CIA's self interest," states the congressional report, "it is not surprising that the CIA chose to permit activities such as wiretaps and break-ins sensitive to reveal." the prosecution of but very few cases and found much of its (illegalities) too however, has rarely complied. employees to the Justice Dept. The CIA, requiring government agency heads to report the illegal activities of their "national security or keep a crime secret in the name of the two agencies which, in effect, gave the CIA the right to block a prosecution dates from a 1954 agreement between A year later, Congress passed a law information it sees fit . . the CIA to withhold whatever sensitive to prosecute, and by allowing decide which cases would be too Between 1954 and 1974, according to report continues, "by allowing the CIA to in setting the CIA above the law," the personnel (were) unrelated to their job activities." admissions" of criminal activity and "the illegalities by the intelligence instances where there were "widespread Justice Dept. has failed to move even in the report bluntly states, because the of intelligence agency personnel." Justice Dept.'s leniency that they recommended a "Special Prosecutor be appointed to prosecute illegal activities Rights subcommittee. The congressional investigators were so shocked Government Information and Individual official duties have been ignored. The Justice Dept.'s softness on the CIA report compiled by serious crimes and felonies unrelated to Central Intelligence Agency. Even the Justice Dept. has been winking at crimes committed by employees of the "The Justice Department has assisted An independent prosecutor is needed, This is the conclusion of a still secret WASHINGTON - For over 20 years, Jack Anderson's Washington Merry-go-round BY JACK ANDERSON Fred 11-15-76 ä the House by the

military officer, espionage and government funds, impersonation of a smuggling, embezzlement, theft of were excluded from the statistics. The crimes included narcotics

discovery or trial. would have to be revealed during ostensibly because sensitive information to the attention of the Justice Dept. were later dropped at the CIA's urging, two agency employees were actually brought to trial. Some of the cases called referred to Justice by the CIA and only black-marketing. Of the 31 possible crimes, only 14 were

operative from Thailand, was indicted in the CIA's steadfast refusal to cooperate. an alleged opium smuggler because of Dept. was forced to drop a case against Puttaporn Khramkhruan, a CIA in one glaring example, the Justice

1973 for illegally importing 25 kilos of raw opium into the United States. At first, the CIA's associate general counsel, John K. Greaney, promised he would cooperate fully with the U.S.

examination of the papers in question attorney who was prosecuting the case. When it came time to release CIA documents, however, Greaney executed force the CIA to cough up the documents. Without even asking for a cursory allow a federal judge to examine them. The U.S. attorney appealed to the Justice Dept. for an order that would an abrupt about-face and even refused to

Asia. would reveal some of the CIA's sources and methods of operation in Southeast smuggling opium. Furthermore, he claimed, exposure of the documents one of its operatives were found guilty of explained that he had changed his mind because it would embarrass the CIA if about cooperating in the prosecution congressional subcommittee, Greaney Justice backed the CIA. In later testimony before the Southeast

case," concluded the congressional investigators, "indicates that they still believe that "The behavior of CIA officials in this the agency and its

-

employees are above the criminal law Additionally, this case illustrates that the CIA interprets 'national security' risking States." should not be deemed synonymous with embarrassment of the CIA is not and with undue breadth . . . Risking political the security of the United

"puzzlingly neglectful and inept" and may "have assisted in a cover-up of CIA traffic participation in Southeastern Asian drug For its part, the Justice Dept. had been

therefore, could not comment solely for the purpose of prosecuting the illegal activities of CIA operatives. A had not yet seen the report spokesman for the CIA said the agency appointment of a special prosecutor comment on the grounds that the report is still confidential. A Justice Dept. spokesman said only that Footnote: Congressional investigators for the subcommittee refused to his