Dear Bud,

We the state

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## 3/24/73

I write this without having finished reading today's paper on the chance I have to go into town and can mail it. There are two quotes from the Watergate stories that are relevant to our spectro suit and Sirica and are relevant to my previous FOI suits, all of them, for there was lying if not perjury in all, including by Kleindienst, and I think

"A spokesman for the Justice Department said yesterday that is McCord's statement to Sirica 'contains information supporting these allegations (of perjurys and other criminal activity) or indicating any other violation of federal law, the Department of

Justice will, of course, take appropriate action immediately.\*" In Peter Canos' story on Sirica this quote from hims "Some good can and should come

from a revelation of sinister conduct whenever and wherever such conduct exists." Sirica now knows that the cases that should have been presented to him were not. There can be no question but that those who paid for the tapping alone constitued a criminal may or may not know of or suspect other criminality. But he has had an education since he held our spectro hearing. "E may or may not have gut the interpretation I have on the court of appeals' footnote 5.

I charged perjurt in the clothing/pix suit. I charged it to Mitchell and Kleindienst and to the judge and I think there is no doubt that with "hoads' affidavit there is perjury and its subornation. I never got any response. The charges are made and are not answered and the statute canAt have run. Sirica is chief judge. I can visualize some problems in writing him about the Williams affidavit because that case is on remand back to him, but with your permission I am not unwilling to do this. You have a long memo from me on that affidavit, written as soon as I saw it.

The Rhoads afridavit, whitten as soon as I saw it. which he is chief judge, and all the papers are part of the record. "im has all of them can be more material. Rhoads swore falsely and I provided the proof in a number of ways, including Archives' responses to the request.

Another alternative is for you (or me) to write Kleindienst quoting his spokesman and telling him that if he is sincere in this you are asking him to examine the Williams there is a question of subornation.

Let us call some bluffs and at the same time be ready for a better reford. This gives us a great and legitimate opportunity I think we should siege upon immediately. There is also the Jevons affidavit that is perjurious.

Then there is the affidavit in the Ray extradition suit by the DJ lawyer saying he had given me what he had not. That surely is perjurious and the summary judgement is the most unequivocal proof of it. We havet letters of transmittal of later days proving discussed this, remember that he was with us and that this lawyer not only didn't give You may remember he was with us and gave up a wide book in Paul still recalle this.

You may remember he was with us and gave us a ride back to your office. This is off the top of my head. There may be more. We have, I think, a perfect context and a perfect aituation. This is a rare opportunity to nail these senctimonious have a unique record of never failing to lie in any of my suits. It should also will not attempt without consulting you.) If publicized now, it should make the task of to do something about this andless perjury and impositions upon the courts?

Sincerely,