## **Probe Jury Is Silenced** By Judge

By John Hanrahan Washington Post Staff Writer BALTIMORE, June 17-A federal judge today silenced a grand jury in its attempt to make public its findings in an investigation involving two U.S. senators and other high public figures.

The grand jury has been blocked twice by Attorney General John N. Mitchell from returning an indictment in the case.

The thrust of today's action is to keep the panel's findings hidden from public view for the time being and perhaps for all time because the 18-month term of the grand jury expires July 5.

Late yesterday, a group of prominent Washington and Baltimore lawyers obtained an order from Judge Albert V. Bryan of the Fourth Circuit Court of Appeals temporarily barring open discussion of the matter and preventing a sealed presentment containing a draft indictment from being made public.

Petitions filed by the attorneys listed their clients as "John Doe, Richard Roe, Peter Poe, et al.'

The lawyers refused to name their clients or tell how many people they represented in the politically sensitive case involving a government contract. One of the attorneys, Norman P. Ramsey, is representing former Sen. Daniel B. Brewster (D-Md.) who already is under indictment on bribery charges in another case.

See JURY, A20, Col. 1

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## **Judge Silences**

## JURY, From A1

Brewster also is known to be linked to the investigation in which the special grand build underground parking jury wants to return an indictment, as are Sen. Russell B. Long (D-La.) and several other prominent Capitol Hill figures, including Congressmen.

The draft indictment, according to sources, names claim for the extra payments Bong and others prominent has not been paid and still is figures as being involved in the case, but does not call for their indictment. The number Long, also linked to the probe of persons to be indicted is not known.

dictment contained in the and a prominent Capitol Hill sealed presentment remains lobbyist. secret, it is known that the panel since last summer has New York today to perjury been investigating allegations and conspiracy charges growthat money was offered in ex- ing out of allegations involvchange for political pressure ing the use of the Speaker's on the Capitol Architect's office on a government contract. Sources said the alleged land.

pressure was to get approval for about \$5 million in extra payments more than the initial \$11.7-million contract to garages for the House of Representatives.

Prime contractor for the project was Baltimore Contractors, Inc., headed by Vic-tor J. Frenkil, a prominent Maryland Democrat. The under review.

Besides Brewster and was Nathan Voloshen, a longtime friend of House Speaker Although the proposed in- John W. McCormack (D-Mass.)

> Voloshen pleaded guilty in office for influence peddling. Other federal charges are pending against him in Mary-

tion with the parking garage bury and John Martin Jones, of recommendation before decid- Judge Bryan late yesterday case. The Justice Department Piper and Marbury, Baltimore; ing whether to unseal the doc- and obtained a writ of prohi-Stephen H. Sachs, who left The lawyers were Paul R. The panel then gave Thom- with the Justice Department, the U.S. Attorney's post in Connolly and Harold Ungar, sen the sealed presentment sources said. Maryland on June 1, had rec of the Washington firm of Thomsen then said he would After meeting with Thom-ommended last winter that (Edward Bennett) Williams await a Instice Domartment sen the lawyers went to suppressed and expunged from was blocking it from return-prosecution the monorate ling the indictment, Beall's fut asked that the presentment last month charged in open Mitchell's order this would, as into court. Judge Thomsen ward, handed Thomsen a piece and the draft indictment be court that Mitchell personally a practical matter, kill the asked if there were "any pre- of paper, which Thomsen exof lawyers went to Chief Judge grand jury from returning an that the indictment he signed. partment attorney who has leading up to today's action to unseal the presentment if concurred in the recommenda- meeting today wit Beall and began Monday when a group Mitchell continued to bar the tion of Sachs, a Democrat, Michael Abbell, a Justice De repercussions of an indict- with the grand jury scheduled today. ment that would name as for today, Connolly said. It w bout the indictment, also are 10 a.m., but would not agree sen, a deadline for a decision concerned over the political to halt the open court session on the case had been set for chell and his staff, in addition rejected the recommendation William G. Hundley, of Wash-U.S. District Court here, and nance Committee handles much ret, the panel's deputy fore- low the new U.S. attorney, show cause by June 23 wny important administration legis- man, Warren Taylor, had said George Beall, to sign the the order should not be made politically powerful a figure to raising legal questions their petition for Friday at delay, was granted by Thom- on the grand jury's deliberain March. Roszel C. Thomsen, of the indictment. as Long, ation. Long be prosecuted in connec- and Connolly; William L. Mar- await a Justice Department sen, the lawyers went to The Sources have said that Mit- more. sequence of events Judge Thomsen in open court whose Senate Fi- ceedings themselves are sec- ment again had refused to al-**1** Controversial Probe last week that he would ask draft indictment. ington, and Ramsey, of Balti-The grand jury and Sachs sible for Beall Although grand jury pro-week that the Justice Depart. can be discussed." eedings themselves are sec-ment again had refused to al. Thomsen was o Thomsen set a hearing on ument. The jury, however, did not Judge Thomsen "from con-ask at that time that the do-cument be opened. After one sion during which any facet on the case had been set for the Attorney General's recom-Beall, a Republican, Itad It was learned earlier this tion of the petitioners will or Although it would be pos-assisted in the 10-month-long future and endanger sentments or to disobey probe, the grand jury went relationship and Taylor said there was. permanent. mendation for (sic) prosecutions or attitudes concerning After a brief closed-door was ordered to indictments," cess.

amined, and then called a re-Taylor then stepped

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