Civil Service Examiner Lets Mollenhoff Testify 3 124/13 By Lawrence Feinberg

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Rejecting an Air Force journalist was out of town and claim of "executive privilege," could not be reached for coma Civil Service Commission ment. hearing examiner ruled yes-terday that former White House aide Clark R. Mollenhoff can tell what he knows about the ouster of Pentagon 000-a-year Air Force job which management analyst A. Ernest he lost after telling Congress Fitzgerald.

Mollenhoff - now Washing on the C-5A cargo airplane. ton bureau chief of the Des Moines Register-had offered winner who has worked as a to testify on what he learned Washington reporter since about the case while at the 1950, served as a special coun-White House. But Air Force sel to President Nixon in 1969 lawyers had argued he should and 1970.

The Air Force had also com- his job. plained that Mollenhoff had In letters written recently

. In an interview, Staiman said the hearings, which already have lasted 19 days, would resume as soon as Mollenhoff is able to appear. The

Fitzgerald has appealed to the Civil Service Commission about a \$2 billion cost overrun

Mollenhoff, a Pulitzer Prize

not be allowed to do so be-cause executive privilege keeps ficials to his White House ofconfidential such "advisory fice in November, 1969, after communications."

heard other witnesses at the and made public last week by Civil Service hearings con-lawyers for Fitzgerald, the ducted by examiner Herman visitors were identified as As-D. Staiman as to why Fitz-sistant Air Force Secretary gerald lost his job.

Spencer J. Schedler and his Late yesterday afternoon
Staiman telephoned lawyers
for both sides and said he
would allow Mollenhoff to testify. He gave no explanation
for his ruling.

Spencer J. Schedier and his
aide, Col. James D. Pewitt.
The letters—from Mollenhoff
to Mr. Nixon and White House
counsel John W. Dean III—
said both men made "vague
and unsubstantiated charges" that Fitzgerald was involved in "conflicts of interest" and "security violations," even though, Mollenhoff added, he dld not mention the charges in a memo he wrote at the time of the visit.

At earlier sessions of the

hearings, both Schedler and Pewitt have invoked executive privilege in refusing to whether they discussed the Fitzgerald case with Mollenhoff or anyone else at the White House.

But both men flatly denied ever making critical remarks about Fitzgerald's integrity or loyalty.

The Air Force legal brief argued that Mollenhoff should not be allowed to disclose what he was told as a White House aide, even though he wants to, because disclosure would impede "full and frank discussion . . . within the ex-ecutive branch."

Mollenhoff contended that the Air Force "has no legal authority to impose executive privilege on me." On Wednesday, Mollenhoff interrupted a hearing on the Fitzgerald case to demand that he be heard, calling the proceeding a 'kangaroo court."