

By ANTHONY RIPLEY Special to The New York Times

Two days after the break-in round of investigations, the at the Democratic headquarters kinds of areas the grand jury in the Watergate complex, Ron- may be exploring are known. ald L. Ziegler, President Nixon's Were John N. Mitchell, the press secretary, called it "a former Attorney General, and third-rate burglary attempt." H. R. Haldeman, assistant to

"that should not fall into the political process." way in covering up the Water-gate affair or covering up other

all such past statements "in-operative," and the Watergate and the Watergate case, seeming to grow bigger ings with the Watergate bur-every day under the pressure glars come from campaign conof the courts, the press and Co gress, has indeed touched the politcal process of the United States.

What started out as a simple burglary - many Republicans called it a "caper" and laughed about it - now appears to be with the case of other Presidenshaking the ladder that leads tial aides and campaign leaders to the Presidency and to power in this country.

discovered last June 17. By Au-John D. Erlichman, Herbert W. gust, Attorney General Richard Kalmbach G. Kleindienst was saying the Strachan? case was simple burglary and Did those who testified in the wiretapping, not involving the first grand jury investigation conduct of Government officials. lie?

The indictments returned Lying under oath is purjury, Sept. 15 reflected that view. punishable by a \$2,000 fine or former Federal Bureau of In- same penalty. vestigation agent.

officials, no major political as-sociates of the President.

Original Charges

dealt with burglary, possession could come under obstruction

with the broadening investiga- in prison, tion are not unknown advenand friends.

The investigation has moved of burglary and wiretapping.

Now the grand jury is considering charges such as obstruction of justice, perjury, office and punishable by laws, and violation of laws against interfering with a political campaign.

WASHINGTON, April 26 - been brought in the second

"This is something," he said, the President, involved in any gate affair or covering up other

Mr. Ziegler has now declared events of political sabotage? Did the \$100 bills that were used so extensively in the deals tributions?

Did men like L. Patrick Gray 3d, acting director of the F.B.E. destroy documents related to the case?

Connections to Case ×18

What was the connection the Presidency and to power this country. The Watergate break-in it was Augusta State State Stratt Magruder, Hugh W. Sloan Jr., Maurice H. Stans, John W. Dean 3d,

The seven men charged included five years in prison. Encourage adventurers, former Central In- ing someone else to lie is "subtelligence Agency men and a ornation" or jury, with the

Producing a spurious docu-There were no White House ment before a grand jury is ficials no major political as-called "false declaration" and calls for a \$10,000 fine and five years in prison.

An active cover-up to pre-The charges against them vent investeigation of the case of wiretapping equipment, con-spiracy to wiretapped and dis-closure of wiretapped conver-sations. Now the names associated of \$5,000 in fines and five years

Under the Federal Election turers but high Government of- Campaign Act, it is a separate ficials-men who stand among offense to fail to record an the President's closest advisers item of campaign expense or an item of campaign income The law provides a fine of several levels above simple acts \$1,000 and a year in prison foreach offense.

Under the Voting Rights Act, it is illegal to interfere with \$1,000 fine and a year in prison. Any of these crimes, done in. Although no charges have yet might include a conspiracy. indictment.

Such conspiracy laws turn on whetther there are "overt acts" that lead to the commission of a chime or the potential commission of a crime. Dr

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"If two or more persons conspire either to commit any offense against the United States' or to defraud the United States or any agency thereof in any manner or for any purpose and one or more of such persons do any act to effect the object of the conspiracy, each shall be fined no more than \$10,000 or imprisoned more than five years or both," says the conspiracy section under Title 18 of the United States Code.