For the Record... Post 7:1.72 A Free Press and a Free Society. .

From the dissenting opinion of Mr. through reportage, investigation and criti-Justice Stewart in the newsmen's privi-

The reporter's constitutional right to a

confidential relationship with his source stems from the broad societal interest in a full and free flow of information to the public. It is this basic concern that underlies the Constitution's protection of a free press. because the guarantee is "not for the bene-fit of us all."

Enlightened highest and an and a second seco ារដោយ ពាមរ society is premised, and a free press is thus indispensable to a free society. Not only does the press enhance personal self-ful-fillment by providing the people with the widest possible range of fact and opinion, but it also is an incontestable precondition of self-governments. The press has been a mighty catalyst in awakening interest in gov. mighty catalyst in swatching interest in gov-eramental affairs, exposing corruption among public officers and employees and generally informing the citizenry of public events and while occurrences ... "As private and public aggregations of power burgeon in also and the pressure for conformity necessarily mount, there is obviously a continuing need for an independent press to disseminate a robust variety of incomption and and the second robust variety of information and opinion

clam, if we are to preserve our constitutional tradition of maximizing freedom of choices by encouraging diversity of expression . . . The error in the Court's absolute rejection of First Amendment interests in these cases

seems to me to be most profound. For in the name of advancing the administration of Justice, the Court's decision, I think, will only impair the schievement of that goal People entrusted with law enforcement re-sponsibility, no less than private citizens, need general information relating to con-troversial social architection of the company of the prose-reports have great value to government, even when the newsman cannot be compelled to testify before a grand jury. The sad parador of the Court's position is that when a grand jury may exercise an unbridled, subpoena: power, and sources involved in sensitive mat-ters become fearful of disclosing information, the newsman will not only cease to be a useful grand jury witness; he will cease to investigate and publish information about issuch an anomalous result, for, in my view, the interests protected by the First Amendment are not antagonistic to the administration of justice. Rather, they can, in the long run, only be complementary, and for that reason must be given great "breathing space."