under at least physical surveillance. A reporter was fired for not being "objective" when this surveillance reported he had been drinking with me on his own time. Not in Hitler's Germany-in footnote on 8 Memphis and under the eyes and nose of the federal courts for hull and on

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I was Ray's investigator and served other functions in the volunteer, unpaid defense which Sught to force the working of the system of justice by granting Ray a trial. He was <u>mayor</u> tried. As though to argue the dostrine of this book, in its efforts to prevent the federal court from ordering a trial, it and most particularly W. Henry of Tennessee Haile, State/Assistant Attorney General, pulled a series of Watergate dirty trick from the time the case reached that office all the way to the Supreme Court. There was no lie too base or outlandish, no place to sacred for its telling. The press repeated them without question, the courts accepted them with placidity even when they were proven to be both lies and cellborate - after they were clearly established as no better than <u>manufactorized</u> contrived falsities. Open and repeated contempt of court went entirely unpunished because that contempt of court orders requiring the delivery of suppressed evidence to us was by current or former public officials. All were friends of the judge, from his stratum of "emphis and Tennessee society, all fellow lawyers.

So completely did the State press prostitute itself that Ms. Pat Welch, who had sat long through all the evidence and testimony, reported in a/Mashville Tennesseen roundup story public published XXX110x 11/10/74 that, When smong the new testimony and the first/testimony i by James Earl Ray were his unequivocal denial of being the surdered and his proffer of proof that he was elsewhere when the crime was conmitted she wrote he testified to nothing new. When Jim Lesar and I dreged the swamps of official secrecy and come up with she portraycal documentary proof that Ray's Constitutional rights had been violated beyon remedy No were we presented in white GUTT and W portrayed as playing trick. The documents that officially ordered the interception of all ton Ray's milt communications, including with his lawyers; copies of this correspondence and his letters to a judge - even copies of his note for his own defense stolen from his cell while he slept by the guard supposed to keep his from being killed - all of which we and new y Altres forced the minechthon to surrender were to her without meaning or legal significance. And that the defense not the system of justice of those who conspired to defraud it she WAS told her readers were "on trial." John Siegenthal, her publisher, had been a high U.S.Bepartment of Justice functionary and had written a book, misnamed The Search for Truth, saying justice doesn't work except in the papers. So also did "at Welch write. Nobody learned from The Watergat From the fable of the Emperor's Clothes to the wisdom of Ecclesiastes, Through the Lookinglass though the Bradens and those whose interests they serve want us to see, it is all there and there is nothing new under the sum.

The same abdications and transgressions by the same people protected the same way, the same institutions all failing.

The same lessons not learned.

Within the memory of those old enough to read this there is another on history's endless precedents from which sociaty's institutions did not learn when they then and since molecules committed and perpetuated the same failures.

When John Fitzgerald Kennedy was shot down in broad daylight on the start streets af a major American city and questions about his assassination could read unasked and unanswered, could it be expected that anyone would ever be safe, more any political leader and as more than that, any one who, like JFK, had determined to reorder national priorities around the needs of the people ra her than of a policy of war?

Is there really any mature person with any knowledge at all who believes the official account of that assassination? Does the major media really believe this official account? Even the members of the Warren Consission didn't. And as reported in the fourth of the <u>Whitewash</u> series, its most conservative member. the late Senator Richard B. Russell, encouraged my quest for further proof that the <sup>R</sup>eport he was deceived into signing was not acceptable and did not tell the truth.

The newest disclosure of official corruption and deception of the courts and of the intent of the Warren Commission <u>not</u> to investigate fully or report fully is one of a series of interruptions of the researching and writing of this book. Another not irrelevant because it typifies the same failures and dishonesties was my work in the defense of James Earl Ray. who had been accused of assassinating Dr. Martin Luther King and then had been intimidated into pleading guilty by his own lawyer, the country's most famous oriminal lawyer, Percy Foregan.

I had sued for an improperly and illegally transcript of the Warren Commission's executive session at which, among other "seamy" disclosures, there was that of the former Where this transcript they had just studied proved the official intent was not to investiwhen it gate and to cover up and/disproves the Sommission's factual conclusions, that net commemorated the # 11th anniversary of that assassination by rerunning the endorsement of the official mythology it had aired the year before.

footnote where ind on 9

The Mashington Post published and syndicated an honest story. AP and UPI also had honest stroles in their major or "A" wires. The attention of individual papers ranged up to the more than 40 column inches on the first page of the <u>Sacramento Bee</u>.(11/22/74) But not a single book wholesaler in the entire country phoned or wrote to ask for a copy. And all the indication are that the couple who had the book in stock had not out it out in a single store. chief spook of them all, Allen Dulles, that from him down all in CIA would consit perjury or keep secrets from anyone and so would the Director of the FBI and overgone under him. Jim Lesar and I took time from our work on the Ray case to bring this book out.

Now hard it was in the era of The Watergate and there was this until-then "Top Secret" deliberation - an actual stenographic transcript of the members themselves and there was no major-media interest. fum fut = gV

I offered it exclusively to one TV network. It pendered for two months and declined. (I wrote a letter and made three phone calls to a secondminetwork. All went unanswered. When the book was out copies were left for the third net when Jim and I had to go to memphis for the hearing. They never pecked them up. So, we made the same arrangements all over again and the books were accepted. As I write this six weeks later there hasn't been even the formality of a rejection.

Yet in some ways that transcript is "scamier" and more surversive than any of the disclosures of Mixonian corruption. It is not the words of a sick man. It is not the conspiracies of the authoritarian-minded power-hungy. It is not a gathering of politicians seeking political advantage.

It is the deliberations of the most respected, the most eminent, that went to the integrity of scolety as nothing else could and about what is more cubversive of any kind of representative system of government than any act can be, about a political assassination, which makes a nullity of elections and the entire system itself.

And here these eminences were, with so sacred an obligation, pondering in such secrecy they expected that not even their trusted staff would ever know their words, how they would get around their duties and obligations at the very outset - the south before they called their first witness. (Sppripriately, that also in secrecy, i as they heards all their witnesses.)

Experience had taught me that it would be as Ecclesiastes says, so for more than another month I was away and preoccupied with the Ray hearing so intensively it was not major possible to read the papers. The/conspiracy trial was then being held in Washington.

94

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## also

evaluating

This/was the conclusion of NBC's legal reporter, Carl Stern, in reporting the after that of testimony/mit the last witnesss, Kenneth Farkinson, on the network's evening news of

that day, 12/18/74.

Ordinarily a writer would be worried about not keeping up with developments in so complicated a case to which there was so much public attention and in which the major witnesses would be t stifying in public, under oath, with penalties for false swearing. It gave me no trouble because it was as ceratin as anything under the sum that nothing new and of any major consequence would evolve at that trial.

It didn't, either.

My wife clipped The Washington Post for me for the months these interruptions required. Friends who read both the <u>Post</u> and <u>The New York Times</u> and the reports of both major wire services covered me with them.

It was, indeed, as Ecclesiastes says, nothing new under the sun.

Nor did it require great insight or exceptional wisdow to anticipate this. It is more than merely predictable because it is the repetition of long histroy. I was so certain of it that I planned no rewriting of shat I had written and was confident that there would be no disclosures that would require it.

The fact is that save for these conclusions the earlier part of this book was in completed draft. That draft will require editing, as all do, more in this case because of all the many interruptions, But it will require no rewriting to include major new disclosures of the trial. This is written the day after the papers required to be filed in the Henghis court were mailed by "im becar, the day before they must be in the hands of that court. The prosecution's case has been presented. There were a few details in Nixon's own words from previously-undisclosed tapes byt they add drama, not new information. The Hunt memo is a other example. If one can hardly talk of itit lilies and gildings with such utterly wretched events as the subject, the essence of the figure applies.

Trial produced nothing new for the people to know. It provided no means for the purging and healing of the political system. It produced no encouragement for the depressed and disenchanted. It gave the young no basis for hope or faith in their society or its leaders.

So that this may be apparent no. and in the future, there are no incorporations

other than of a few notes of any of the trial's developments. In it there is the proof of the point with which I began, based on experience as an investigative reporter, Senate investigator and intelligence analyst and especially on 11 long, hard years of investigating the investigation of the JFK assassination and other, similar political crimes: the system fails in time of crisis, as it always does.

The Establishment never learns how to serve its own, most basic selfish interests.

If it did, Nixon would never have gotten to be President nor would be have been able to appoint a Ford to acceed and protect his and his.

if it did, there would have been full exposure of all the Watergate crimes long before any book could be written.

The jails would be overflowing, The political blood-stream would be cleansed, the political body again halthy.

Instead incompetence and corruption are sk enshrined on the rot of all the earlier corruption by all the earlier incompetents so many of whom remain in the same high stations while the world rushes wildly to hall, destroying wealth and the value of money in the predictable oconomic disaster.

The new emperor wears the same clothes to the ocohing and asahing of those who influence and matter is control what the people may know. As this is written he has just returned from a major promotion that could have served no other purpose and had existed he the capability of dealing with the crisis he had finally had to acknowledge/was at best delayed in iterit dealing with it and in actually was must pretending it didn't exist and if ignored long enough would finally go away. So he was off to Japan, where everyone knew his meeting with the prime minister was all that delayed the ousting of that prime minister and this made the trip impossible of purpose and meaning. He went to the military dictatorship of South Korea, a mendicant requiring no dingifying with the visit of an American President, it being enough that we subsidized and kept that repression in power. And the touted meeting with the leaders of the USSR, which was no more than a sanctification of what underlings had already agreed upon and in any event It was not an agreement to reduce the ruinously oppressive cost of increased militarialready sation or to decrease nuclear rocketry or stockpiles. Both countries/possessed the capability times of ending all life many theme over. They agreed to increasing this excess. With all the unnet mannet and unneetable needs of the peoples of both countries: This extravagence, this indulgence of the military, military-producing industry and the political paramoids of both countries was in fact the guarantee than in both countries urgent needs would not and could not be met.

124

Was exactly the opposite of what it was supposed to have been and meante

Through the booking Glass and Orwell again. Limiting military power and extravagance in actuality was an agreed <u>increase</u> in nuclear capability when each side was so overpowered it could destroy the world many times over in a satter of minutes. War is peace. Demilitarization is further militarization.

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And the peoples of both nations black and need while the leaders, incapable of solving the world's problems, publicize themselves in the hope of helping preserve themselves in power thereby.

Crisis spawned new crises, all coexisting and we producing still more crises but nothing else changed.

This is the history of The Matergate and the heritage it gives us, as it is the heritage of earlier crises unset, like that of the JFK assessmation.

Eablos need pick up a hot iron only once to learn but grown men running a world play with hot irons and the innocent alone are burned.

Anyone following the secret developments of Where of the non-investigation of the JFM assassination that was (Through the booking Glas and Orwell still again!) called its investigation knew that its course was being controlled by careful leaks and that the press was being subverted by these leaks, distributed with generosity and care. This, in fact, is also how the late sainted J. Edgar Hoover dominated before it had a chance to dare be free what the Marren Consission could dare do. This, too, is in their secret executive sessions. They knew.

injone following The Watergate developments with care and understanding had to know that the leaks in it had the same purpose, to defend these muskingsisfy seeking the defense and direct and control what would and would not be done.

And anyone with my experiances, generally and in The Watergate, knew as certainly as though he were looking backward shat would be.

This is written two and a half years after the story broke.

In all this time there has been no authentic investigative reporting by the sajor media.

Honor itself as it will, does and did, the press did not really investigate The Watergate and within my personal experience the entire major media refused to.

The Congress shone on the tube but did little else. Nothing compared with what it could and should have done, only the least it dared. It began too late with too little and in the end did little more and that also too late to prevent the waste of the land and what may is a decent society even more, the destruction of popular faith in government or society and the destruction of any reason to impose faith in either. The destruction of the economy and the competitive uses adversary and comepetitive systems and countries would make of it were certainly predictable to the informed leaders of the nation but all cowed in fear. There was this fiction that the people could not take the strain of full exposure combined with the reality that even a mortally-wounded president retains enormous power. Nixon and those around him who wielded his great power had records of a willingness to use and misuse it when their needs were less desparate. That in desparation they would use it could not reasonably be questioned.

What is in some ways sicker than a sick President is that no matter how sick or dishonest of evil there are so many who will and in this case to the bitterest of ends did support him and what he did, not matter what he did or its consequences. This flawed ranges from the Rabbi Korffs who sought to equate a single/man with the institution and in a nationwide campaign sought to excuse all his wrong as necessary to the preservation of the institution. This is like refusing to excise a cancer because it is part of the body. And in political life there would those who simply refused to see or believe, who pretended not to understand and to see no real evil no matter what was proven as Nixonian evil - authentic hirt to the nation and all its institutions. To them it was enough that they shared views they believed to be his. They preceived a need to defend him to defend their views and thus thmeselves.

These are some of the automatic self-destructs built into the machine that runs the lives of us all. They are guaranteed to fail in time of real crisis.

With Nixon, with The Watergate, they all did.

They failed in raising so nugatory a man to the pinnacle of power then remaining constructive mute and important while he, conceiving no constructive use of that vast authority, assiled une the basic struct/or both government and society. The foundations were seriously undermined before his own crimes, corruption and always-falke account forced him out in a shabby series of deals that preserved all him the extremely valuable perquisites of honorable service for him and simultaneously immunizing him for all crimes committed as tell as those both unexposed and unknown.

While all imm systems malfunctioned he was busily engaged in rworking the country into his own paramoidal authoritarian image and digging the foundations of authoritarianism yet to come, the only answer those unfit mans to lead have for problems they do not begin to understand and then cannot beging to address, leave alone solve.

It is not enough to say that in the end he was forced out. He did it to himself. It was not done by the so-called protections of free society. It tooktwo years for the political cowards of the cumbersome machinery to set it into slow motion, more before he saw and alezed the alternatives that these same cowards were too cowardly to functions frustrate and instead also sieged upon to hide them from their own terror of doing their sword duty. It is not enough to say that inflividuals were brave and persevered to do well. They were the minority whose good intent was as puissant as the body vapors of a colicky infant broken into the howl of the unxiling swirling political tornado. The havoc wreaked by those more than two years of storm may never been repaired. Patches are not yet visible and patchers not at hand. It is not enough to say that the expressures of <u>The Wast Washington Post</u> were a great public service, <u>skeinkrikeposiikantzdenbizmereposizikattantheirzbeiterzbeiterzbeitez</u> without doubt or that they were in the best tradition of American journalism, which/they were. Nor is it nearly enough to say what is also true, that in their better moments on the tube the Senate Watergate Conmittee and the House Judiciary Committee had individual members who did their jobs remarkably well. Nor does it in any way satisfy that there

Winkxin were indictments and convictions, that some crimes were, if only slightly, punished.

What is much more important is that these fine services to society were much less than each institutions owed and each could have rendered.

Yet it is also essential to understand that at the outset, because of the authoritarianism of the modern presidency and because of the established willingness of a Nixon to abuse his power, it did require a stout heart to stand against him. a real dedication to oppose and expose him. To the <u>Post</u>'s credit and to that of a small fraction in the Congress, they had this courage. If they did less than what the mation required, they also did much more than others, who had the same responsibilities and less courage.

What remains not understood is that so much is still unexposed and that when the organs of society started to function they all, deliberately, functioned less well than they could and should have. In the end, little more was known than appeared in the papers. There is the appearance but not the reality that the Congressional committees carried this significantly further. Actually, with the press, they saw to it that other and needed exposures were not made. We have seen this with the <u>Post</u> as an example.

The leaks were of piecemeal, uncourdinated information. As each persoan and institution, like the FBI and CIA and Department of Justice in particular, felt the human need to leak what served its interest or directed attention away from him or it and toward another, reporters were leaked to. As a result the institutional failures remain meither exposed nor understood and in time of another crisis they can again fail and again expect to get away with it. The theoretical system of checks and balances is not real in time of orisis. The failure of the FBI is set forth in considerable if less than full detail in the Senate Judiciary Constitute's published hearings on the confirmation of L. fatrick Gray. The press was present but ti neither told the entire story nor attempted to put it together nor took the time when the hearings were published to do what the Congress also heaver did, go over them, makes sense out of them and make use of that sense. The heastiest examination of those hearings makes clear that the FBI was controlled from the moment of the arrests and was never really able to do its job. And time after time after time Gray confessed that certain investigations were not made and the reason is they were ordered not to be made and the reasons for that is they were outside the charges being investigated. The simple mechanism was to limit the FBI to an investigation of the interception of communications. Thus time after time when asked of that small part of the entire Hunt operation for Nixon Gray said it was not investigated because it did mot involve incerception of communications.

This led to the prosecutors. Their excuse for overly-limiting their charges is that once they had convictions they would immunise those convicted and with this pressure extort more information from them. With real investigation the information would have been developed promptly and there was no need for this long delay while the country was rushed toward disaster. But even without investigation, these defendes, made by the local prosecutors in public statements and by their boss, Petersen, in public and before the Watergate committee ( H ), are fraudulent.

In the original form of this book, "<u>Watergate: Fascism's Floodgate</u>, there are almost book-length chapters on each of these aspects that are more than more institutional failures. They are individual failures and individual corruptions as individuals sought self-benefit. The cases are that documentable from what is publicly available.

Hobody ever tried to take the defense of the prosecutors apart. They claim to have wanted to be able to really lean on those arrested, for all the world as though they were all who should have been, and by leaning get cooperation. With the most superficial analysis this falls apart. It never was true and it was obviously from the very beginning untrue.

If this rather than protecting Nixon and self-advancement and protection were true, then the indictments would not have been delayed until so close to the election there could be no trial until after the election and Nixon would not have been re-elected. This were true there would have been immediate indictments and immediate trials. And if this were true, then the prosectors would have used what has become the traditional prosecutorial device of overloading the accused with all the charges possible, which is what happens with the poor, the immediate, the politically-unpopular. Overloaded with so many charges to defend against, the accused and their lawyers go for deals.

Why then were Hunt's Bay of Pigs gang not then or even later charged with those other bag jobs easily charged against them? Examination of Hunt's expense accounts, which gave his tamk travels and the dates and clearly coordinated with a whole series of orimes were enough for indictment. The Ellsberg job would have been pinpointed immediately by the simplest of police work, coordinating his and their and Lidd's travels with these known crimes. That of the Chilean break-ins and that of the NAACP Educational and Legal Defense Funds are also apparent. Charges could have been filed <u>immediately</u> against these same defendants in New York and Los Angeles as a minimum, from what is and was known. They were not and this rebuts the phoney official defense against prosecutorial participitation in the covering up or the obstructing of justice of what it really means, protecting Nixon.

The same is true in the Washington jurisdiction. Canress could have been made immediately and there could have been close to <u>immediate</u> trial on what was <u>never</u> charged, violation of the communicationsmlaw in using licensed equipment improperly, in using in these crimes those expensive transcievers licensed to the "epublican National Committee only and for limited, convention use only. When it is recalled that these were licensed to and through McCord and that he is the one who first broke ranks the potential is also apparent. One could go on a d on like this. The delense of the system of justice, particularly of the prosecutors, is fraudulent.

They failed. They failed deliberately. <sup>1</sup>n fact, Nixon appointed Silbert Acting United States Attorney and then sent his name to the Senate for confirmation. It was not acted on and it was clear that the Senate did not look with favor on either his Watergate record of his nomination. <sup>20</sup>onetheless, Ford re-submitted his nomination. And the truth is that Silbert kept Nixon as President and made Ford President by simply not doing what he could and should have done.

It is the same with the CIA. "t was not about to tell all because in the most simplistic of explanations it had violated the law with wrongful help to Hunt andmothers for the White House for illicit as well as domestic purposes, all proscribed by law. In a less simple formulation, full investigation and full exposure would have exposed a whole ranks of at Best dubious CIA activities, some of which we have seen, and at the least, tje operations of its "old boy" network in the initial stages of Watergate investigations.

Like those with more involvement, like Bennett and his company, also CIA, and those in and working for the White House and Nixon, all had selfish but limited purpose to be served by leaking. So, each leaked only what it served personal interests to leak. While the results were stratling and authentic sensations, they were not correlated. The result was a sories of piecemeal disclosures each of which was immediately disputed by the Nixpaians and none of which were put together to have meaning discornable. The press did not interrelate individual stories as it could and should have. It was content to take eacj sensation as it came and minultaneously and traditionally protected its sources. Had it not the sources would have dried up.

And, of course, really been exposed promphly.

So, as it came out, The Watergate story remained gragmented. It was never worked into a coherent whole. The avernage person could not do this for himself and here there was an additional failing, no book publisher ever had it done by those many investigative reporters who were capable of it. The people were shocked and horrified. They waited for more semmation. As it poured out the result was more confusion because the sensations were not interrelated. Tjis worked to Nixon's benefit because it made delays possible and because there was and because when there was it was no focus to the exposures, not enough to overcome the Nixon lies when he had no choice but to lie.

The people merely reeled, unbalanced by the revelations. further confused by the minority that were unwilling to face reality or feared what it would do to them and hotly disputed the obvious meanings of all the disclosures.

After Hixon was able to frustrate the earlier Congressional efforts, after the stench could no longer be borne and the Congress appointed its Watergate consittee, the Watergate consistee did not conduct its public investigation as a real investigation to develop all the facts possible. Rather in what was despite its failures an authentic public service it organized its hearings to organize the fact. But it limited itself almost entirely to what was publicly known. "t serves the function of writer rather than investigator. It took what had i already been exposed in the leaks and m de a fairly coherent story of it and put that on nationwide TV.

However, rather than patting new information out for the people on TV the committee in fact watered down what had already been leaked. One of the better examples of this is the subject of another book-length chapter of the earlier book. Nixon had a real plan for a police state, popularly called the Huston plan after the young former mational YAF leader who aponeored and coordinated it for Nixon. There had been massive leaks of extensive documentation to both <u>The New York Times</u> and <u>The Washington Post</u>. These seen to trace to John Dean because they are among the papers he took from the "hit. House and delivered to the Watergate committee. However, in publishing these papers ( H ), pretending there was a "mational defense" issue, the committee suppressed from the documents it published in its hearings some of the more subversive and authoritarian details of this plan <u>already mublished in the supers and reported const@to-const!</u>

In fact, this conmittee did most of its work in secret and more than half its two dozen vo,umes are of documents few have seen and understood. Not unexpectedly this serves to hide the corruption of the wealthier and more influential indiciduals and copporations who, at the same time, were also protected by the prosecutors and courts by being allowed to pay insignificant fines and not going to jail.

Where the consistee did not work is secret it failed to do what it could have. Conspicuous examples of this are making it possible for Colson to avoid public testimony at all and for Hunt to get away with the most minor testimony that added just about mothing to what was already public. It suppressed it its files what it learned from the "oversight" consistee about other illegal acts and about those of the CIA, not questioning the CIA leadership past or current about it.

It in fact got away with never putting even Bennett on the stand for public testimony. The press, already amply indepbted to Bennett and through him to the CIA, was silent inits contentment.

Then came the time of the House Judiciary Constitute, divided in party and belief and unwieldy in size. Getting 39 members to agree to anything is difficult. What this committee's majority was able to make public - and to their credit some "epublicans joined the Democratic majority - added exciting and sensational detail. It produced some of Mixon's actual words instead of his edited versions of them in his transcripts. And as individual members argued their beliefs on TV each put another part public of the story together and increased/comprehension. But it, too, failed to make significant addition to known fact and crime.

Here again I can dite from personal experience. One of the more agrressive members, one of those who was among the first to demand impeachment, responded to my offer of the new information int this book and the new and correlated information for which there is no space, inviting with what amounts to a polite refusal. He am instead "commended" me for my "filigence in this matter," "his one entire aspect of the covering up remains and perhaps will remain unexposed.

Another phoned me, having learend of my work from one he called "a mutual friend." He arranged to come up and go over my files and take what he wanted. But he never found it possible. e, of course, was inordinately busy. So, however, was I and I could not transport these large files. However, when I wrote and offered to anaximoratakis go see his, any hour of the day or night, and learn what interested his and then take it to his, he never responded.

And these were two to whom the contry is indebted for the fine work they did do. But there was just so much that any political figure dared do. Political retaliation is the politician's Bamoclean sword.

The House hearings were an update on those of the Somate. They added detail. By then public and power interests had grown. By then the Establishment had decided that Nixon had to go. But as minimum danger to others not already embroiled. Like the corporate fateats who financed his crime and escaped retribution, living to contribute to future political campaigns, if thereafter within the flexible laws.

There was the Pffice of the Special Watergate Prosecutor. It, too, sat onix the volcano. it even suppressed public information. I was not able to get copies of two exhibits entered into court evidence and widely published, in part is facsimile, without going to court, which I was reluctant to do. It did not want more disclosed than it chose to disclose. For the first 39 pages of Hunt's grand jury testimony that were made public in the Ellsberg trial an experienced analyst with detailed information and files might have seen what had not come out. And from the address books of the Cubans, entered into evidence in the first trial, it would have been apparent by merely asking those in it that the FBI had avoided any real investigation. So, the prosecutor was wise supposed to be the exposed became the supressir, law or no law. Under the law (5 U.S.C.552) he had the obligation of making this public evidence available to any and all citizens.

When the first special, prosecuor, stuffed shirt former bureauerat Archibald Cox, a <sup>H</sup>arvard Establishmentarian type of the mkight "emocratic center, has no choice but to subpoen Nixon's tapes, Nimon fired him. This "saturday Night Massacre" kicked back harded than anything to that point had. Hixon had no choice because if he had not delayed delivering the tapeshe would not have delayed further exposure and ultimate ouster. Cox's successor, another Establishmentarian leader. Leon Jaworski, had an existing record of whitewashing as gammen cousel to the Texas Court of Inquiry in its non-investigation of the JFK assassination. That was a crime under Texas law only. When Jaworski was in actual charge of that non-investigation, he saw to it that those in Washington who wanted to control what did and did not becomeknown never had any danger from Texas exposure. <sup>2</sup>articularly was this true of the report that the only accused assassin, Lee Harvey Oswald, had been a federal informant, for either the CIR or the FBI, the subject of the TOP SECHET transcript I published in <u>Whitewash IV</u>. It also includes an offer by Jaworski to Washington to help suppress. (p. 155) He even offered to have a retriaction printed in the first Texas paper inclusibilities that published the report. Not surprisingly, that if paper had a foundation that served as a CIA front, mutualize the Hobby foundation, and Jaworski was on the board and made large personal contr. butions through another, the N.W.Anderson Fund, to those illicit and improper CIA activities over which Tom Braden presided. Aside from the newspaper stories of the time of those 1967 scandals, clippings on file in the morgue or every major newspaper, there were books, like <u>The Englonage Establishment</u>, available for 95¢ and in most libraries, that include details.

Naturally enough, under Jaworski there were no CIA indictments, no CIA investigations even. It was predictable that he would do what he regarded as serving The Establish, ent's needs and no more. Once Nixon quit, Jaworski also quit immediately, his hobs done. These were first to get Nixon out and next to sit on all that could be sat upon.

It was also predictable that the prosecutions would be marrow and restricted, no more than was required to obtain conictions of the few indicted on too few charges. <sup>T</sup>his is what happened, with trial producing no new significant disclosures. More details, but not essential ones. <sup>N</sup>one adding to either public knowledge or public exposure. <sup>N</sup>one bringing to light and pumishing new crimes against all of society, which is what The Watergate really was.

So "incurious" was the office of the special prosecutor that Hunt easily retained secrets and he was not dragged before the grand jury still again when his memo to Bittmaan finally, no thanks to any prosecutor, came to light when it served Hogan & Hartson

marion self-interest to end suffressions. It had a copy had high it

WAALL SPLAN IVA

secret. This firm, which had also done CIA work, as many las firms have, was not charged with obstructing justice for keeping this crucial evidence secret for imm more than two years. The charge could have been made. Itssimply wasn't. And if mone of its prestigeous members, more than 50, or its competent staff read the mp papers, they were lawyers and they did know the proof of blackmail and other crimes in this single document it had. And to the knowledge of partmers had.

This brand encapsulation, which does introduce maximize new evidence it was not possible to address in a single book, has a limited purpose: to illustrate with specific example the efformal truth that in this time of the greatest crisis all society's supposed protoctions failed and that in no case was the failure accidental. WWWW One of the committee's more noteworth services was compiling and printing in facsimile more than 30 volumes of evidence centered around Mixon and charges that could lead to impeachment. When it was on TV and in reporting much of this reached the people, but again only as it happened. The House would not vote a supply of these important volumes. The committee printed only enough for itself and the major media. Senators could not get copies. Mixon had enough inflhence and power remaining even when his impeachment was under consideration and the vote to impeach appeared certain to prevent more widespread use of this evidence, so much from his own files.