Inquiry on Nixon, 5 Others Is Confirmed by Coast Bar

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LOS ANGELES, Aug. 1 -The State Bar of California confirmed today that a preliminary investigation was initiated in May into the actions of President Nixon and five other lawyers in California who have testified or been the subject of comments before the Senate Watergate committee.

Leonard S. Janofsky, president of the state bar, denied that formal proceedings had been begun, but said at a Los Angeles news conference this morning that the inquiry could lead to disciplinary action, including disbarment State Supreme Court.

The six lawyers named as subjects of the investigation are Richard M. Nixon, John D. Ehrlichman, former assistant to the President for domestic matters; Herbert W. Kalmbach, Mr. Nixon's former personal at-torney; Gordon C. Strachan, former aide to the resigned White House chief of staff, H. R. Haldeman; Robert C. Mardian, a former political con-sultant to the Committee for the Re-election of the President, and Donald H. Segretti, who allegedly directed efforts to saland District Attorney Joseph botage the candidacies of Demo-Busch in Los Angeles. cratic contenders in the 1972 Presidential election.

Disciplinary Measure

instituted and a recommendation is made for action by the State Supreme Court, disciplinary measures could include measures could include will be turned over "at an appropriate time." The letter did not accuse any of the lawyers of violation of law or the legal disbarment or suspension. On profession's ethics. its own authority, the bar can issue a public or private reproval.

proval.

According to Mr. Janofsky, the state bar has a disciplinary duty to dispense when member lawyers commit "any act of moral turpitude; dishonesty, or corruption, whether a felony or corruption, whether a felony or make any evidence available until "further down the line."

According to Mr. Cox, who said he would be willing to cooperate, but that if any activities resulted in indictments and trials, it would not be possible to make any evidence available until "further down the line." misdemeanor has been committed or not."

the long procedure of a preliminary hearing, a formal trial
and a recommendation to the
resolutions on behalf of groups

court can take 15 to 24 months.
According to Mr. Janofsky,
Ordinarily, one attorney on the investiga-tive staff of the state bar is currently monitoring evidence being developed by the Senate Watergate committee. Requests recommendation for discipline for cooperation have been has been made to the State Snmade to prosecuting authorities, including Senator Sam J. However, t



Associated Press Leonard S. Janofsky, head of the State Bar of California, at news session in Los Angeles yesterday.

In a letter of June 22 addressed to Senator Ervin, Helen J. Small, the disciplinary coun-If formal proceedings are information about the lawyers

Mr. Janofsky said that the only response he had received was from Mr. Cox, who said he

According to Mr. Janofsky, the board started its investiga-The proceedings, if formally tion three months ago after reinitiated, could last for many But he added that since that time the state bar has received

Ordinarily, the state bar can-

ties, including Senator Sam J. However, the state bar de-Ervin Jr. of North Carolina, chairman of the Watergate committee; Archibald Cox, the special Government prosecutor in Washington; United States Attorney John Briggs in Florida duct by some lawyers."