# ELLSBERG JUDGE ORDERS HUNT DATA

Court in Capital Will Send Testimony, Reportedly on Los Angeles Break-In **NYTimes** 

### By MARTIN ARNOLD

LOS ANGELES, May 3 -The judge in the Pentagon papers trial ordered today that the grand jury testimony E. Howard Hunt Jr. gave yesterday in the Watergate case be turned over to him immediately.

Hunt reportedly testified that he and G. Gordon Liddy, convicted in the burglary at national Democratic headquarters last June, personally took part in the break-in at the office of Daniel Ellsberg's psychiatrist the night of Sept. 3-4, 1971.

In Washington, Federal District Judge John J. Sirica ordered that 37 pages of testimony by Hunt be sent to Fed-District Judge William Matthew Byrne Jr., who is presiding at the trial here of Dr. Ellsberg and Anthony J. Russo

Judge Byrne reiterated today, with some anger, that "the burden is on the Government" to prove that neither the Justice Department nor the White House nor the Watergate conspirators had interfered with the constitutional rights of Dr. Ellsberg and Mr. Russo and

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## Ellsberg Judge Demands Data by Hunt

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After Leaving Office

He did say, however, that he did have knowledge acquired after he left public office to become the political coordinator of the Committee for the Reelection of the President. This knowledge, he told the F.B.I. pertained to an "attorney-client" relationship, which, he added, he would be willing to explain in the judge's chambers. At one time Mr. Mardian said that he gave Maurice H. Stans, some legal advice.

Judge Byrne said that "in general let me make it clear again—the burden is on the Government" to show that the defendants' constitutional rights have not been violated "and the Government is going to have to meet that burden."

In cold tones he continued: "There are holes in the investigation. I'm not going to, day after day, make mention of this to the Government, make it clear the burden is on the Government to find out what did occur."

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Further, the inventory list says that the during that period he made a telephone call from his room to Dr. Lewis J. Fielding, the broken into.

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This would the H. B.L. apparently declined to carry out. "Gaked about rumors that the gal papers were being drawn up to drop the prosecution of Dr. Ellsb

He also said that he had re-ceived in his chambers an in-psychiatrist's office. therefore "tainted" this case. ventory of Hunt's former White The two are charged with six House office, and that from the counts of theft and one of conspiracy stemming from the disclosure of the secret Pentagon study of the Vietnam war.

In another development, Judge Byrne disclosed that a number of former high rouling.

House office, and that from the looks of the inventory there would be more information to be turned over to the defendants when the Hunt material arrives.

Time and Pay Records

He said that he had already flown to Washington to discuss the inquiry with Henry E. Petersen, Assistant Attorney General, and that "we will audit the Federal Court to receive immediately all data" released by Judge Byrne.
There were these further de-

In another development, Judge Byrne disclosed that an number of former high-ranking Government officials had refused to be interviewed by the Federal Bureau of Investigation in the court-ordered inquiry into the link between the Watergate affair and the Pentagon papers trial. He declined to give their names to the defense at this time, saying he would if he decided to hold a court hearing on the matter.

But he did turn over to the defense a statement by Earl J. Silbert, the Watergate prosecutor, in which Mr. Silbert declined to make public the name of the person who told him on April 15 that Hunt and Liddy had broken into the psychiatrist's office.

He also turned over an F.B.I. Interview, conducted on April 30 in Phoenix, Ariz., with Robert C. Mardian, former Assistant Attorney General in which Mr. Mardian said that, in his own words, "At no time while I was Assistant Attorney General of the United States did I acquire any knowledge of the alleged burglary by Liddy or Hunt or anyone else."

After Leaving Office

He mentioned, for example, a "legal-size folder marked time and pay records" and said he would probably turn that over to the defense read in open would five the Wash-under would probably turn that over to the defense presumably be-clause ti will show where Hunt hat One the Prost article was turil and Liddy were each day and how much they were paid for their services.

Judge Byrne told the prosecutor, in which Mr. Silbert declined to know what "other in a trick and there would probably turn that over the defense read in open would file and pay records" and said he would probably turn that over the defense read in open the would probably turn that over the defense read in open the would probably turn that over the defense read in open the would probably turn that over the defense read in open the would probably turn that over the defense read in open the would probably turn that over the defense read in open the would probably turn that over the defense read in open the voll with the voll with the voll

did occur."

The defense attorneys believe that the judge is adopting a strategy of trying to put pressure on the Government to ask for a dismissal of the case or, if that fails, of being able to dismiss it himself with the onus falling on the Government —for failing to comply with his repeated orders for an investigation into the connection between Watergate and the trial here.

Judge Byrne said, for instance, that the Mardian interview could be developed, if the defense investigated its implication, into proof of possible "taint" of evidence in this case.

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This would tend to prove Dr. Ellsberg's contention that the papers had been given special access to to them.

Mr. Rowen also said that it was unusual to transport top secret documents from Rand's Washington office to its Santa payment to Hunt on Sept. 13, Monica office by the armed forces courier team, but that the Pentagon papers had been given special access to them.

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