O'Brien Says Hunt Threat On Funds Was Not Explicit

By Richard L. Lyons and George Lardner Jr. Washington Post Staff Writers

The House Judiciary Committee heard testimony yesterday that Watergate conspirator E. Howard Hunt Jr. did not make a blackmail threat against the White House in the explicit terms that John W. Dean III reported to President Nixon during their key March 31, 1973, conversation.

But committee members generally agreed that Hunt's reported remarks were an implied threat, which Dean, then White House counsel, may have embellished because he had other in-formation about what Hunt knew.

The witness at the closed impeachment inquiry hearing yesterday was Paul L. O'Brien, a lawyer for the Committee for the Re-election of the President, to whom Hunt made his request for about \$120,000 on March 16,

O'Brien relayed Hunt's message to Dean, who sent it on to Frederick C. LaRue at the re-election committee. LaRue has testified that \$75,000 was delivered to Hunt's lawyer, William O. Bittmann, the evening of March 21 as payment for Hunt's legal fees.

Members said O'Brien testified that he understood it was not hush money but money for legal fees, which under some conditions might be proper. However, Dean told the President on March 21, according to the White House taperecording transcripts, that hush money had been paid to the Watergate de-fendants and that more was needed. The President made several statements which, seemed to indicate that he

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agreed and at one point said, "For Christ's sake, get it."
Dean's report to the President of a threat by Hunt against John D. Ehrlichman, then the Presidential the Presidential State of the Presidenti then the President's chief domestic affairs adviser, was an important factor in the President's apparent agreement that hush money should be

The morning of March 21, 1973, Dean told the President in detail about the attempts to cover up White House in-volvement in the Watergate break-in. He said this about Hunt's threat:

"Hunt has now made this direct threat against Ehrlichman... He says, 'I will bring John Ehrlichman down to his knees and put him in jail. I have done enough seamy things for him. "

Members said O'Brien told

the committee that Hunt had told him he had done "some seamy things" for Ehrlichman and would have to "review his options" if he did not receive more money.

The President and Dean

agreed that one of the "things" was the break-in of the office of Daniel Ellsberg's psychiatrist which Hunt supervised. Ehrlichman is on trial here now on charges that he was involved.

Rep. Hamilton Fish Jr. (R-N.Y.) said it was plain from O'Brien's testimony that he was just an attorney from the re-election committee who was conveying a message he did not entirely understand.

Fish said Dean, in reporting to the President, "obviously embellished" on what O'Brien

had told him. However, Fish said that Dean, who admitted to being in on the Watergate cover-up from the beginning, had the advantage of knowing more of what was going on than O'Brien.

According to Fish and other committee members, O'Brien testified that Dean told him they were both "getting screwed" in serving as con-"getting duits for such threats.

From that point on, Fish said, O'Brien indicated that he was very concerned about getting embroiled. "He knew it would be an obstruction of justice crime if there were a quid pro quo behind Hunt's demands," said Fish.

Rep. Henry P. Smith III (R-N.Y.) said that if he had heard Hunt speak the words O'Brien reported, "I would have considered it an implied threat."

"What difference does it make whether he threatened to put Ehrlichman on his knees?" asked Ren knees?" asked Rep. Jack Brooks (D-Tex.). "It was a blackmail threat."

Members said O'Brien testi-

fied that he understood the money was requested for legal fees and living expenses. Hunt was to be sentenced a few days later for his involvement in the June 17, 1972, break-in at Democtratic National Committee headquarters in the Watergate complex.

But Dean in his March 21 conversation with the Presisaid, according to the White House transcripts, that money had been paid to the Watergate conspirators since just after the break-in to pay Watergate conspirators since seem to make any great impayment of hush money and just after the break-in to pay pact on committee members. Though O'Brien said he didn't conspiracy to obstruct justice.

explained to the President the beginning of the money payments just after the break-in in these words:

"Alright, then they started making demands. We have to have attorneys' fees. We don't have money ourselves and you are asking us to take this through the election. Alright, so arrangements were made ... And I was present in discussions where these guys had know hush money was being

to be taken care of. Their attorneys' fees had to be done."

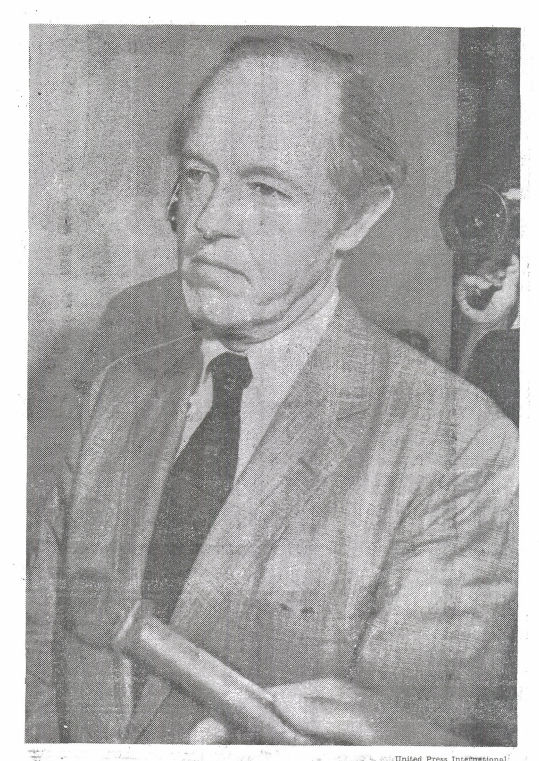
O'Brien was named an unin-Watergate grand jury which indicted seven persons for involvement in the cover-up.

O'Brien was the first Judici- terday's session. ary Committee witness to be called at the request of the President's lawyer, James D. St. Clair. St. Clair's thesis is peached would be involvment in the Watergate cover-up, and fore specificly for involvement in meet of hush money. He is focusing almost solely in meeting, St. Calir contends, it trying to convince the com- would tend to show the Presimittee that the President was dent was not involved. not involved, and that any money that was paid was for legitimate expenses.

paid, the transcripts show that Dean told the President hush money was being paid and dicted co-conspirator by the more was needed. "Whatever Mr. St. Clair is trying to prove is not clear," said Rep Chares Rangel (D-N.Y.) after yes-

The committee then began questioning LaRue and will continue on Monday afternoon. St. clair hopes to show that that the only offense for which Dean set in motion the pay-the President might be im- ment of the \$75,000 on March 21 by telephoning LaRue before rather than after his meeting, St. Clair contends, it the call were made before the

The committee didn't reach the point of asking LaRue that question yesterday. LaRue has O'Brien's testimony did not admitted involvement in the



Hunt leaves Chicago courtroom after pretrial conference on Hunt's suit against

United Airlines involving 1973 plane crash in which his wife Dorothy was killed