The Washington Merry-Go-Round

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## Petersen Denies Nixon Said 'Go Eas

## By Jack Anderson

Henry Petersen, who has been that the prosecutors brought newspaper accounts . . . By of the government's role in in charge of the Watergate up his name in their cross-ex- pleading guilty the defendants the Ellsberg case. prosecution for the past 10 months, has been quoted as saying President Nixon personally instructed him to "go easy" on the investigation.

This statement was attributed to Petersen by his brother-in-law, Melvin Clark, in front of my reporter Barbara Browne. Two other witnesses have also sworn they heard Clark repeat the statement on at least two separate occasions.

Petersen vigorously denied that the President had asked him to restrain the Watergate investigation in any way. He told us that his relationship President with the was "straight up and down" and the President "has never asked me to do anything improper."

Petersen acknowledged, however, that he had dis-cussed Watergate confiden-tielle with his brother-in-law Watergate prosecutors also sources, we have also learned watergate of integ-thet President Nixon gave ex-Petersen acknowledged, brother-in-law had correctly rity and ability. reported other details of their Nevertheless, we learned the government burglary of conversations.

Before we delivered our House hoped to confine the and the use of wiretapping to copies of the secret Watergate Watergate case to the seven uncover news leaks. As justifitranscripts to Judge John Sir-original defendants. We wrote cation he cited the national seica, we searched them for on Dec. 26 that the "Justice curity. Both Petersen and out-signs that the prosecutors Department was discreetly going Attorney General Richmight be punches. We found they had fendants . . . about entering were prepared to resign over visit to the brother-in-law. She spared no one, with one exception guilty pleas and settling the this issue. But the President identified herself only as a tion. It seemed to us they affair without trial." were easy on the President.

They missed several oppor- House would like to avoid the unities to ask witnesses about embarrassment of a public about this incident, he would

amination. Of course, we were could avoid a public spectacle unable to examine all the and save the White House emtranscripts.

he advised his prosecutors not interest in preventing the case to probe into the personal con- from ever coming to trial." versations between the President and his lawyer. He also reminded them that the President was not on trial. His own neys over offering guilty the President both in person view, he said, is that the Justice Department cannot prosecute the President but that any evidence of wrongdoing should be submitted to the House of Representatives.

He didn't fee! his admonition inhibited the prosecutors. This was echoed by one of the prosecutors who told us that Petersen in no way had tried to leash them. For years, we have known Petersen as an that Dean had brought no honest and honorable law en- pressure upon the prosecution understood him if he got the his impressed us as men of integ- that President Nixon gave ex-

last December that the White Daniel Ellsberg's psychiatrist pulling their sounding out some of the de-ard Kleindienst, nevertheless,

We suggested "the White any ultimatums.

the Watergate scandal. We the court record details that made the right decision to go Assistant Attorney General could find only one instance have been limited so far to ahead with the investigation barrassment. The Petersen admitted to us that House, therefore, has a keen Watergate horror. He

> the prosecutors, indeed, dick- same time, damaging it. He ered with the defense attorpleas. This is routine procedure, he said, before a prosecution. He would have been at the White House was redisappointed, he said, if the sponsible for Watergate. At seven defendants had pleaded their last meeting, the Presiguilty to avoid a trial.

> He also confirmed our re- links. port that White House counsel John Dean had been in close details, plus additional percontact with the prosecution during the early investigation. from the brother-in-law. He in-Petersen insisted, however,

plicit orders not to investigate later reversed himself without "helper," and in front of her,

When we asked Petersen statement.

the President's involvement in trial, which would spread on say only that the President

As the brother-in-law related it, the conscientious Peter-White sen has agonized over the is deeply troubled over his responsibility to investigate the Petersen acknowledged that presidency without, at the has been in direct touch with and by telephone since the April 15 order to find out who dent gave him a set of cuff-

> Petersen confirmed all these sonal information that came sisted, however, that his brother-in-law must have misidea the President had directed him to "go easy" on the Watergate investigation.

Footnote: The "go easy" statement was given to us by two witnesses, one of whom offered a detailed affidavit. Yet, because one of the witnesses is a defendant in a case indirectly funded in part by the Justice Department, we sent reporter Browne to accompany them on their next the brother-in-law repeated his

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