WATERGATE JURY RECEIVES CHARGE; WEIGHS FATE OF 5

Panel Deliberates 4 Hours in Cover-Up Case Before Recessing Until Today

NO QUICK VERDICT SEEN

Sirica Rejects Request of the Jurors to See Large Sections of Testimony 12-31-74

By LESLEY OELSNER Special to The New York Times

WASHINGTON, Dec. 30-A jury of nine women and three men began to deliberate today the case against the five former White House and Nixon campaign aides charged in the Watergate cover-up.

The jurors deliberated for nearly four hours this afternoon before recessing until tomorrow, without a verdict and amid signs that the deliberations would be long.

The jurors began their discussions at 1:55 P.M. after receiv-

Excerpts from judge's charge to jury are on Page 6.

ing instructions on the law this morning from Judge John J.

About 5:30 this afternoon, the jurors sent a note to Judge Sirica, asking for three sets of testimony: the trial testimony of former Attorney General John N. Mitchell, one of the defendants; Mr. Mitchell's testimony before the grand jury in April, 1973, and the trial testimony of the Government's three main witnesses, John W. Dean 3d, Frederick C. LaRue and Jeb Stuart Magruder.

Judge Calls Conference

Judge Sirica held a conference in his chambers with the lawyers in the case.

Then, a few minutes before 6 o'clock, he summoned everyone in the case to the courtroom. He called in the jurors, and read aloud their note sent by the jury's foreman, James A. Hoffar, a 57-year-old retired park policeman who was elected by the jurors at the start of their deliberations.

He told them that he could not grant their request.

First of all, he said, the transcript of the trial contained much that they were not to see - legal arguments and bench conferences, for instances. Thus, a court reporter would have to read the testimony aloud.

"It would take three weeks," he said. "It would be impossible. We'd be trying this case

all over again."

Judge Sirica told the jurors that if they had a more limited request-if they wanted only a few pages of testimony-it could be granted. He told them, too, that they could have any exhibit they wanted. Then, he recessed court until tomorrow, sending the jurors to the hotel where they are sequestered.

The other defendants in the

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case are John D. Ehrlichman, once chief domestic adviser to Richard M. Nixon; H. R. Haldeman, Mr. Nixon's chief of staff at the White House; former Assistant Attorney General Robert C. Mardian, who was a Nixon campaign committee official, and Kenneth Wells Parkinson, a Washington lawyer, who was hired by the committee immediately after the Watergate break-in on June 17, 1972, to handle the committee's resulting legal problems.

All are charged with the basic conspiracy count in the case, conspiracy to obstruct justice, and all but Mr. Mardian are charged with obstruction of jústice as fell. Mr. Mitchell and Mr. Haldeman each face three additional counts of perjury and Mr. Ehrlichman two counts

of perjury.

They face possible prison terms, if convicted—25 years for Mr. Mitchell and Mr. Haldeman, 20 for Mr. Ehrlichman, 10 for Mr. Parkinson and five for

Mr. Mardian.

The five defendants sat impassively in court earlier today when from 9:45 until shortly after noon, Judge Sirica instructed the jurors on the law of the case. He told them to

use their "good common sense" and to return a verdict that did justice to their "consciences and oaths."

Judge Sirica also told the jurors not to be swayed by the fact that Mr. Nixon had been pardoned by Proesident Ford,

saying:
"While I am sure you understand the importance of this case, both for the defendants and for the Government, I want to emphasize one thing: neither the pardon of former President Nixon norany other cases or extraneous matters should have any effect on your deliberations

of your verdict."

He closed his instructions wih a statement that most of the defense lawyers objected to later at a bench conference.

He said, "The object of this trial is to ascertain the truth about the issues that have been submitted for your determination. Your duty is to ascertain what the truth is."

Several defense lawyers argued that he should have told the jurors that their duty was only to decide he guilt or inno-cence of the defendant—not to try to figure ou the truth of

Watergate.

The defendants continued to look impassive and self-controlled this afternoon, when they and the jury were summoned back to court, with the exception of Mr. Mitchell, who looked somewhat bemused by the jurors' request.

Various persons at the trial suggested that the jurors' request for the testimony indicated that they felt they had a great deal to discuss and con-

sider before they would be able to reach a verdict.

The jurors were impaneled on Oct. 11, on the ninth day of jury selection. Since then, they have been sequestered, first in motel in a dingy area of downtown Washington and, lately, at the Sheraton-Park Hotel in a more pleasant residential area.

The jurors are, for the most part, middle-aged, black and middle-income. Many are present or former Government

workers.

Aura of Excitement

There was an air of great excitement at the courthouse this morning. Photographers and camera crews waited outside the building at each of the four entrances. Inside, on the second floor, scores of people, some with small children, stood in a long line in the hallway outside Judge Sirica's courtroom.

Visiting lawyers waited in a separate line.

In each line there was whispering, arguing, laughing, wondering aloud and, whenever one of the participants in the case walked by, some finger-point-

*Inside Judge Sirica's courtroom, the wives of some of the defendants sat in the front rows of the spectator section, their faces sad and concerned.

The five defendants, each at a separate table with his attorney or attorneys, sat quitly. Their faces were expressionless. At 9:30 A.M., court began. There were brief objections for the record by several attorneys. William G. Hundley, one of Mr. Mitchell's lawyers, and Frank Strickler, one of Mr. Haldeman's lawyers, each objected to statements made by Richard Ben-Veniste, an assistant prosecutor, in his closing argument last Friday. Jacob A. Stein, representing Mr. Parkinson, and Thomas Green, representing Mr. Mardian, each objected to certain items in the instructions that the judge planned to read. At 9:45, Judge Sirica summoned the jury. He began by praising the jury system in general and the work

of this jury in particular. Jury Termed a Model

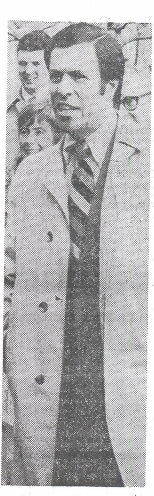
Your unfailing attention, your patience and your interest in this long and complex case,' he said, "should be a model for other juries."

Then he turned to the law on conspiracy. He listed these essential elements that had to be proved, beyond a reasonable doubt, before a conspiracy could be found:

"That two or more persons conspired to commit an offense against the United States or to defraud the United States.'

"That each defendant knowingly participated in this conspiracy with the intent to commit the offense on the fraud







The New York Times

Watergate cover-up defendants arriving for trial yesterday, From left; John D. Ehrlichman, H. R. Haldeman and Kenneth W. Parkinson. With Mr. Ehrlichman is his wife.

which was the object of the that seemed directed at those cluded the following: There conspiracy."

overt act was committed by one guilt or innocence." or more of its members in furconspiracy."

and entered into a formal agreement. It was sufficient, mutual understanding" to ac- were undertaken pursuant to

There had been much evidence against tse three better spiracy charged." known defendants in the case, Mr. Mitchell, Mr. Haldeman and Mr. Mitchell, Mr. Haldeman and He told the jurors that the their financial assistance would

Judge Makes 2 Points

their client, and that their ac-fendants in return for their ing false statements to a grand tions had been those expected silence. of lawyers.

contentions. He said, "The ex-must have been an "endeavor" ¶"That during the existence tent of a defendant's participa- by the defendant; the purpose of this conspiracy at least one tion is not determinative of his of the endeavor must have been

therance of the objects of the that Mr. Parkinson and Mr. must have been made "cor-Mardian had functioned as at-ruptly." He told the jurors that it was torneys might have some bearnot necessary that "the perion on their cases. But, he the case—the "gut issue," acsons charged" met together added, the jury should "concording to the chief prosecutor, sider whether the actions taken James F. Neal-is why the monhe said, if "they came to a by each of these defendants ey was paid. complish either an unlawful good-faith legal representation purpose or a lawful purpose or a lawful purpose through unlawful means.

Charges Described

Good-faith legal representation
or whether they were undertaken with a criminal intent

Didge Sirica addressed that point today, asking the jurors,

struction of justice count next. pathy, or did they intend that far less against Mr. Parkinson charge was, essentially, that and Mr. Mardian. Mr. Ehrlichmann and Mr. Park- lence?" inson had sought to interfere Mr. Mardian and Mr. Parkin-with the "due administration of jurors the two different types on had defended themselves justice" in the Watergate affair of charges involving false statein part by contending that they by making cash payments "and ments that they must decidehad acted as lawyers, with the offers of other benefits" to the the charges against Mr. Mitch-Nixon campaign committee as seven original Watergate de ell and Mr. Ehrlichman of mak-

to obstruct the due administra-Then he said that the fact tion of justice, and the endeavor

One of the central issues in

Charges Described

Judge Sirica addressed that "Did they intend to help the original Watergate defendants Judge Sirica took up the ob- out of compassion, or symbe repaid in the form of si-

He also described for the jury, and the charges against As for the essential elements Mr. Mitchell and Mr. Haldeman Judge Sirica made two points of the crime, he said, they in- of perjury before the Senate.