

# REFLECTIONS

## THE NEW JUSTICE

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“The most common communication carriers, of course, are telephone companies. For many years, they were reluctant to assist agents who wanted to place wiretaps, because that would have betrayed customers and subjected the companies to highly unfavorable publicity; moreover, the procedure was costly and time-consuming,

other defendants in Harrisburg, grand juries have been employed to harass and intimidate associates, friends, and relatives of the accused. For instance, a federal grand jury in Los Angeles summoned Ellsberg's fifteen-year-old son at seven-thirty one morning to appear before it at nine-thirty the same morning, and then grilled him for over two hours on what his father had told him about the classified Pentagon Papers, which had been published in several newspapers.”

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telephone companies. For many years, they were reluctant to assist agents who wanted to place wiretaps, because that would have betrayed customers and subjected the companies to highly unfavorable publicity; moreover, the procedure was costly and time-consuming, and it was awkward to accept payment either openly or covertly. Now, however, all the repairmen and installation men working for telephone companies must, under federal law, place wiretaps on request—not in the District of Columbia alone but throughout the country.”

“The system has survived this long largely because no President before now has used, or allowed to be used in his name, the people’s deepest fears to divide them and to turn the majority’s tyrannical instincts against his political enemies. No one can say that the President has willfully set out to undermine the Constitution that he swore to uphold. But how would the results be different if he had?”

From an article by  
Richard Harris  
about the erosion of  
our Constitutional  
guarantees,  
appearing this week in  
The New Yorker.  
Yes, The New Yorker.