(Also filed Surv, POWs)

The Issue of Liberty

PREP

BY ANTHONY LEWIS

WASHINGTON, Oct. S-Mrs. Kay Worden is a Weston, Mass., housewife who feels dreply about the Vietnem war During the Republican convention she put a mildly-phrased advertisement in The Mami Herald asking people to write to President Nixon about the war She also took a room in the Horel Fontainebleau and said in the ad that she would be there to talk to anyone interested."

anvone interested. Funny thinks happened when people ined to traptione Mrs. Worden at the Fortiater way. Some were told that there was no such person in the hotel. Others were asked whether they were using in response to the ad and told they pailed not be connected unless they answind the person Somehow ant many callers por through. A hotel official, when asked about the bush-ness, spoke of "security."

Messi shoke of accurry. Messive worden has had legal advice sume then, and she plans shortly to bring a sum against the botel, the Republican party and the Federal Bureau of lovestigation. Her claim will be that they monitored her telephone. be that they monitored her telephone office and harassed the callers. When she talks about the affair, she sounds more purched than angry. She says she last waits to find out who was doing what: "If asking permit of write to the Président is a danger to secur-tion soundation around here chaese."

to the President is a danger to second then somebody around here doesn't want democracy." If official of the covernment or the Republication arity were in test involved in the Kay Worden episode, it would hardly be surprising. For one of the most significant qualities of the Nixon Administration as its insensitivity in matters of personal liberty.

matters of personal liberty. <u>Wiretapping</u> is one example. The Justice Department has made a point of the enail number of wiretapping authorizations it has sought and obtained from the courts—285 in the year 1971, But those are the taps under law. What is more interesting is the carbing fone without any legal author-fry—until re-early under a claim of interent nauphal security power that the Supreme Court unanimously rejected.

No ane knows now many telephones his been tapped of how many conver-sations overheard in the name of security. No statistics are published. But enough of this activity surfaces from time to time in court cases to suggest that it is substantial.

On a number of occasions recently the Astice Department has chosen not operated with a case rather than to close the facts of its wiretapping. When asked of provide a list of these, the construment over a week did not brease answer. But the press has reported at least half a dozen examples in the last three months. the last three months.

ABRUAD AT HOME

In July the Government dropped assault charges against a leader in 1971 antiwar demonstrations, Bradford In the prosecutors said Lyttle had

been overneard in se-

surveillances that has a wart to disclose. A case address and at Hoff-man was discussed to the state of ons, and so was one against truthe "write partners."

In August the dealer Inpartment m Aliguist the first providement abandoned a period of someon of Leslie Bacon, why and perioduces-tioned by a grand of some the 1971 bombing of the Capital A did so when asked to disclose an of the onic sur-veillance of Miss Ballor

The sequence of whise parts? In September the contrast charges against Booby Scale and a start of the Chicago conspiracy trial wate dropped; the U.S. atterney in Chicago conspirated that it would be "minimical to our national security" to let scale s taw-yers see transcripts of the contrast eaves-dropping on him. And a rederal Court of Apocalit dismissed contenues harges against four antiwer veterans who had refused to testify before a mand jury, the court acted, it said, when the Gov-ernment failed to deny the use of illegal telephone tops on the man. These published instances sound like the Up of an incherg of the trains an-veillance on alleged security grounds. And of course we know also that in Daniel Ellaberg's case tapping intruded into the essential privacy of the rela-tionship between a defendant and his advisers—and that Republicens right up into the White House did not heai-tate to tap and physically mude In September the contract charges

The provide the second provides the second provide of great gravity is the Administration's attitude toward the press and publish-ing. The Nixon Justice Department has called reporters before grand juries, and scholars, to an extent that disturbs many sober men. It has taken the

extraordinary step of harassing the Beacon Press, a respected publishing." house, for publishing a text of the Pentagon Papers after the Government Printing Office issued its version. Other examples of pressure and intimidation abound.

For all these reasons, the outlook for individual liberty in this country must be regarded as a fundamental issue in the election campaign. It is not one that is much articulated, or perhaps that can be, but many people are nevertheless aware of its implicit significance.

A President has enormous influence on the state of American liberty. He sets a tone of concern or contempt by his own discourse. Most important, he makes the appointments to the Supreme Court that will define the Constitution long after he has left office. The most disturbing prospect in a second term for Richard Nixon is his likely choice of the prosecutors to police us and the judges to expound nur freedoms