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George Hardan <u>Lidis</u> Lalso laces as: Gorden Licky ond. Serge F. Loosand Preverte Henery Jame, Jr. 42 also known as: Boward Aleghy Edward L. Werran and Edward J. Womiliton James W. HeCord, dr., also tuown as: Edward J. Parr and Edward J. Hartin Brend L. Bair also Jun u dit Frenk of Fran Cartor Expanisk S. AELEINCZ. crio lan mas; Come or Jene Valdes Frank A. S. Cureje, kalso known as Prant Angolo Diorini, Edward J. Homilton, and Joseph Dialberto or D'Alberte

: Violation: [8 | S. C. 37], 27], 27], 22 D.C. 22 D.C. 23 D.C. 2562(c)

(Compare on: Total Vire contains: Second S

The Grand Jury charges:

also kaosu as: Paul or Kapul Godoy , or Goboy:

Virgilio R. Conzalen,

FIRST COUNT:

- 1. At all times material hereto the Democratic Rational Committee, an unincorporated essociation, we the organization responsible for conducting the affairs of the Democratic Parks of the United States.
- 2. At all times were ial before the Democratic National Consider End its offices and beauteurs or 2600 Virginia.
 Avenue, E.W. Unabingson, D.C.
- 3. At all times scheriol hometo George Cordon Liddy, class known as Gordon Liddy, class known as Gordon Liddy and cooled F. Loomed and have head in a literature land of the Eight Eight, was less to and as a second of the Tarabide Company of the Barry Lie at the Arrest dense less as 1701 to analyty and a lyon, the Warry Lie and the Company Live and the Eight Eight

4. A all times hereto, Everette Howard Hunt, ur., also known as Herard Hunt, Edward L. Warren, and Living J: Hamilton, and hereinafter referred to as the defendant Hunt, was a friend and associate of defendant Liddy and Bernard L. Barker.

- 5. At all times material hereto, James W. McCord, Jr. also known as Eduard J. Marren and Edward J. Martin, and hereinafter referred to as defend at HcCord, was the Picsident of McCord Associates, Inc. The defendant AcCord at all times material hereto also served as security coordinator for the Committee for the Re-Election of the President located at 1701 Pennsylvania Avenue, N.W., Washington, D.C.
- 6. At all times material hereto, Bernard L. Barker, also known as Frank and Fran Carter, and hereinafter referred to as defendant Barker, was President of Barker Associates.

 Inc., a real estate corporation with offices at 2301

 Northwest Seventh Street, Miami, Florida.
- 7. At all times material hereto, Eugenio R. Martinez, also known as Gene or Jene Valdes and hereinafter referred to as defendant Martinez, was employed by Barker Associates, Inc.
- 8. At all times material hereto, Frank A. Sturgis, also known as Frank Angelo Fiorini, Edward J. Hamilton, and Joseph D'Alberto and DiAlberto and hereinafter referred to as defendent Sturgis, was an associate of defendant Barker.
- 9. At all times material beneto, Virgilio R. Gonzalez, also known as Raul and Raoul Godoy or Goboy and hereinafter referred to as defendent Conzalez, was an associate of defendant Barker employed as a Leokamith in Minai. Florida

1, 1072, and continuing the gitor theory Jun 17, 1972, the exact dates being unknown, within the District of Columbia and olsewhere, the defendants Liddy, Hunt, McCord, Barker, Martine, Sturgis, and Gonzalez, hereinafter collectively referred to as the DEFENDANTS, unlawfully, willfully, and knowingly did agree, combine, and conspire with each other and among themselves to commit offenses against the United States, that is, by various illegal and unlawful methods and means, to obtain and use illegally information from the offices and headquarters of the Democratic National Committee and related political entities. The illegal and unlawful methods and means which are known to the Grand Jury that were used or attempted to be used by the defendants to obtain and use information illegally from the offices and headquarters of the Democratic National Committee vere as follows:

To enter unlawfully the offices and headquarters of the Democratic National Committee:

and employees of the Democratic National Committee by placing in the offices and headquarters of the Democratic National Committee an electronic device or devices designed for the surreptitious interception and transmission of telephone conversations to a receiver located in a room at the Howard Johnson's Motor Lodge at 2601 Virginia Avenue, N.W., Washington, D.C. The terms "intercept", "wire communication" and "electronic devices" are used by the Grand Jury as they are defined in Title 18 U.S. Code § 2510;

off and head reactors of the Democratic National Committee by placing within these promises an electronic device descipated for the surreptitious interception and transmission of

conversations of persons within these premises to a receiver located in a room at the Howard Johnson's Motor Lodge at 2601 Virginia Avenue, N.W., Washington, D.C. The terms "intercept", "o-al communication" and "electronic device"

are used by the Grand Jury as they are defined in Title 18,

United States Code § 2510;

(3) To obtain documents, papers, and records of the Democratic National Committee by steeling them from the offices and headquarters of the Democratic National Committee;

(4) To obtain copies of documents, papers, and records of the Democratic National Committee by removing them from their location within the offices and headquarters of the Democratic National Committee, taking photographs of them and then returning them to the location from which they were illegally removed;

In furtherance of the aforesaid conspiracy and to effect the objects thereof, the DEFENDANTS did commit, among others, the following overt acts in the District of Columbia and elsewhere:

1. The DEFENDANTS did and caused to be done the acts set forth in the succeeding counts of this indictment on the dates, at the places, and in the manner set forth therein, all of which are incorporated by reference as though fully set forth and made a part hereof.

- 3. On or about May 8, 1972, the defendant Liddy made a tolephone call from the District of Columbia to the defendant Barker Associates. Inc.
- 4. On or about May 10, 1972, in Rockville, Maryland, the defendant McCord purchased a Receiving System for McCord Associates, Inc., for which he paid \$3,500 in cash, a device capable of receiving intercepted wire and oral communications.
- 5. On or about May 17, 1972, the defendant Barker made two telephone calls from Barker Associates, Inc. to the defendant Liddy at the Finance Committee to Re-Elect the President and two calls to the defendant Hunt within the District of Columbia.
- 6. On or about May 19, 1972, the defendant Hunt made one telephone call from the District of Columbia to the defendant Barker at Barker Associates, Inc. and one telephone call from the District of Columbia to the defendant Barker at his residence.
 - 7. On or about May 22, 1972, the defendant Barker -using the alias of Fran Carter, the defendant Martinez -- using
 the alias of G. Valdes, the defendant Sturgis -- using the
 alias of Joseph DiAlberti, and the defendant Conzalez --

to Washington, D.C.

8. On the 26, 1972, the defendant Liddy -- using the Alias of George F. Leonard, the defendant limit -- using the alias of Edward L. Worren, the defendant Barker -- using the

alias of Franti center, De defendant menting - using the

of as were a Commonly religious of the state of the Waterpate Notel at

Cost of McCord met.

- 10. Co or about May 27, 1972, within the District of Columbia, the descudents Liddy, Hunt, and McCord inspected, surveyed, and reconnoctered the hendquarters of Senator George McGovern at 410 First Street, S.E.
- 11. On or about May 29, 1972, and continuing through June 17, 1972, Room 723 at the Howard Johnson's Motor Lodge, located at 2601 Virginia Avenue, N.W., Washington, D.C. was rented a d leased by the defendant McCord in the name of McCord Associates.
- 12. On or about June 5, 1972, the defendant Hunt made a telephone call from within the District of Columbia to the defendant Barker at Barker Associates, Inc.
- 13. On or about June 11-15; 1972, within the District of Columbia, the defendants Liddy, Hunt and McCord met and the defendant Liddy gave the defendant McCord about \$1,600 in cash.
- 14. On or about June 12, 1972, in Miami, Florida, the defendants Nartinez and Sturgis purchased surgical gloves.
- 15. On or about June 13, 1972, and June 15, 1972, in Migni, Planis, the desendant Martinez purchased film and follow plants and film and

- 16. On or about June 15, 1972, the defendant Hunt made three telephone calls from the District of Columbia to the defendant Barker at Barker Associates, Inc.
- 17. On or about June 16, 1972, the defendant Hunt made a telephone call from within the District of Columbia to the defendant Barker at his residence.
- made collephone call to the defendant Hunt within the District of Columbia and to the defendant Liddy at the Finance Committee to Re-Elect the President.
- 19. On or about June 16, 1972, the defendant Barker -using the alias F. Carter, the defendant Martinez -- using
 the alias G. Valdez, the defendant Sturgis -- using the alias
 J. D. Alberto, and the defendant Gonzalez -- using the alias
 R. Godoy, traveled from Miami, Florida, to the District of
 Columbia.
- 20. On or about June 17, 1972, within the District of Columbia the defendant McCord stole documents and papers belonging to the Democratic National Committee.

(In violation of 18 U.S.Code § 371)
SECOND COUNT:

On or about June 17, 1972, within the District of Columbia, the DEFENDANTS Liddy, Hunt, McCord, Barker, Martinez, Sturgis, and Gonzalez entered the rooms, that is, the offices and head-quarters, of the Democratic National Committee, with the intent to steal property of another.

(In violation of 22 D.C. Code § 1801(b))

THIRD COUNT:

On or about June 17, 1972, within the District of Columbia, the DEFENDARTS Lider Bunt, McCord, Barker, Martinez, Sturgis, and Gonzalez entered the rooms, that is, the offices and head-quarters of the Democratic National Committee, with the intent to interest willfully, knowingly, and unlawfully oral communications within these rooms and wire communications received and set from telephones located in these rooms. The terms "or to communication" and "wire communication" are used by the Grand Juny as they are defined in Title 18 U.S. Code § 2510.

(la violation of 22 D.C. Code § 1801(b))

On or about June 17, 1972, within the District of the DEFENDANTS Liddy, Hunt, McCord, Barker, Martinez.

State and Gonzalez willfully, knowingly, and unlawfully did endeavor to intercept oral communications made within the offices and headquarters of the Democratic National Committee.

(In violation of 18 U.S.Code § 2511)

On or about June 17, 1972, within the District of Columbia, the DEFENDANTS Liddy, Hunt, McCord, Barker, Martin z. Sturgis, and Gonzalez willfully, knowingly, and unlawfully disendeavor to intercept wire communications received by and sentent telephones located in the office, and headquarters of the District National Committee.

(In violation of 18 U.S. Code 2511)

SIXTH COUNT:

On or about trace 17, 1977, within the lict of Columbia, the last cars, McCord liner, Miles 2, Sturgis, and Gonzalez did willfully possess an interception forice, to wit, a white plastic box, 8-1/4 inches 5 2 3/1 inches, by 2-3/4 in her five labels the iron which read "AR) for the move which consists the aminiature ran attracementation of which said less transmitted that the standard in the communication.

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Columb as the District of Mantinez, Studies, and Gonzalez district transmitt approximately 1-1/2 inches long, I inches and I/2 inches high, with two wires protroding from one and of the transmitter and which served to anneal the transmitter in series with one wire of a telephone line and one wire protruding from the opposite and who served as a radiating antenna, the design of which served as a radiating antenna, the design of which served as a radiating antenna, the design of which served as a radiating antenna, the design of which served as a radiating antenna, the design of which served as a radiating antenna, the design of which served as a radiating antenna, the design of which

iolation of 23 D.C. Code § 543(a))

and sent and sent from telephones located in the offices and headquarters of the Democratic National Committee and used primarily during this period by Robert Spencer Oliver and Ida M. Wells.

(In violation of 18 U.S. Code § 2511)

United States Altorney for the District of Columbia

A TRUE BILL:

Foreman of the Grand Jury.