HOUSE PANEL BARS PRE-NOV.7 INQUIRY **INTO BUGGING CASE**

Decision Virtually Rules Out Congressional Hearings Until After the Election

WHITE HOUSE ACCUSED 0CT 4 1972 Patman Charges Pressure

-Six Democrats Among Majority in 20-15 Vote NYTimes

Special to The New York Times

WASHINGTON, Oct. 3-The House Banking and Currency Committee rejected today, 20 to 15, a proposal to hold public hearings on certain aspects of the alleged bugging of the Democratic party's Watergate headquarters.

The vote, in which six of the committee's 22 Democratic members joined the majority, virtually eliminated any chance for a public disclosure of details in the bugging case before the Nov. 7 Presidential election.

The defeat of the proposal had been expected. After the vote, the committee chairman, Representative Wright Patman, Democrat of Texas, read a prepared statement accusing the White House of "engineering" the outcome.

'Facts Will Come Out'

"I predict that the facts will come out," Mr. Patman said, "and when they do, I am convinced they will reveal why the White House was so anxious to kill the committee's investigation. The public will fully understand why this pressure was mounted."

But Representative William B. Widnall of New Jersey, the committee's ranking Republi-can member, denied Mr. Patman's allegations of pressure from the Nixon Administration. Mr. Widnall said he had had "no contact with the White House at all in connection with this investigation."

Representative Garry Brown, the Michigan Republican who has been the most vocal opponent of holding hearings on the matter, called the vote "a victory for the exercise of selfdiscipline."

5 Arrested in Office

Citing criminal and civil cases arising from the bugging, which are now before the Federal District Court here, Mr. Brown said that he felt that most members of the majority might support an investigation once those proceedings were over.

But he summed up the majority attitude on the committee as one of not being "for civil liberties and even-handed justice one moment and then forgetting that when the situation suits you."

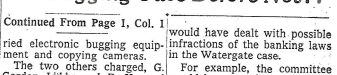
Last month, a Federal grand jury here indicted seven men on charges of having conspired "to obtain and use" information from the Democrats' offices by tapping telephones, planting eavesdropping devices and photographing private party documents.

Five of the men named in the indictment were arrested inside the party's office at 2:30 A.M. last June 17. They car-

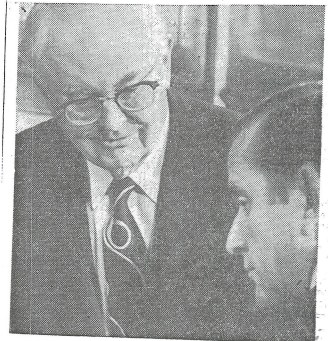
Continued on Page 32, Column 7

House Committee Bars Hearing In Bugging Case Before Nov. 7

Last week, the Justice Department, in a letter to Mr. Patman, expressed concern that the hearings might imperil the seven defendants by producing publicity that could jeopardize their right "to a speedy, fair and impartial trial." The resolution defeated to day named some 40 individuals and organizations that would have been subpoenaed, include-the en subpoenaed, include-ting a number of top Nixon campaign aides. None of the seven defendants was included, that been subpoenaed, include-ting a number of top Nixon campaign aides. None of the seven defendants was included, ton, Representative Henry S. Reuss, Democrat of Wisconsin, said he had been careful to omit all aspects of the bugging case touched upon by the grand (N. Stans, the Republics Maurice H. Stans and Hugh W. Sloan Jr., are defendants in a \$3.2-million civil suit by Law rence F. O'Brien, the former Democratic party chairman, in connection with the bugging. Mr. Stans, the Republic. Mr. Stans, the Republic. Mr. Stans, the Republic. The solution and a sec-on charging abuse of the judi-cial process for political process for poses. All proceedings in the civil cases have been stayed poses. All proceedings in the civil cases have been stayed pending the outcome of the vember election. The committee's investigation the cambanet of the former pending the outcome of the proceedings in the civil cases have been stayed poses all proceedings in the civil cases have been stayed pending the outcome of the romer the proceedings in the civil cases have been stayed pending the outcome of the romer the romer the fucuse will take up the matter now appears ex-tremely remote.



The two others charged, G. Gordon Liddy and E. Howard Hunt Jr., are former White lawyer, was counsel to Presi-committee at the time of the break-in. In the Watergate case. For example, the committee would have sought an explana-tion for the appearance in a Miami bank account controlled by Bernard L. Barker, one of the men arrested inside the Democratic headquarters, of \$114.000 in checks representing break-in. Last week, the Justice De-partment, in a letter to Mr. Patman, expressed concern that



Before House Banking and Currency Committee voted on Watergate inquiry, Wright Patman, left, chairman, conferred with John H. Rousselot, California Republican.