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[excerpt from tape telephoned from Washington]:

Kleindienst: In my opinion, Senator Muskie, If the President of the United States should direct me, or any other person on his staff, not to appear before a a Congressional committee to testify or to bring documents, that he has the constitutional power to do so, and that that person should not do it.

Muskie: Whatever the subject ?

Kleindienst: Yes sir.

Muskie: A crime ?

Eleindienst: Yes sir. More particularly a crime, because with respect to that, in order to safeguard the constitutional rights of putative defendants, we have a judicial system, a grand jury system, by which crimes are investigated to determine guilt or innocence and at the same time afford full constitutional protections.

Muskie: You would say that if a member of the President's staff invalled is alleged to have been guiltly of committing a crime, whether or not in connection with his performance of duties to the President, that executive privilege can be invoked?

Kleindienst: If the President of the United States

Muskie: May I finish?to protect him from testifying before a Congressional committee?

Kleindienst: If the President of the United States directed a person wn his staff who was accused of a crime to appear before a Senate committee with respect to an examination of that criminal conduct, that person, in my opinion, should not appear, and could not appear -- that the proper forms with respect to the inquiry with respect to criminal conduct is the judicial system and the grand jury system.

Muskie: The answer to my question is no? Kleindienst: The answer to your question is no.