DEAN SAYS HE TOOK WATERGATE DAT

5 1973 MAY Reports Putting Documents in a Bank to Prevent Their 'Illegitimate Destruction'

NYTimes-

By WALTER RUGABER Special to The New York Times

WASHINGTON, May 4—John W. Dean 3d said today that before his dismissal as counsel to President Nixon he removed documents dealing with the Watergate scandal from his White House office to prevent their "illegitimate destruction."

Mr. Dean, in papers filed this Mr. Dean, in papers filed this afternoon with the United States District Court here, reported that he had placed the documents in a safe deposit box at a bank in nearby Alexandria, Va.

Chief Judge John J. Sirica

Sent Siminar Letters

Mr. Mansfield's office said it had sent similar letters to a number of other officials then in the Administration, including Attorney General Richard G. Kleindients and L. Patrick Gray 3d, acting director of the Federal Bureau of Investigation.

Mr. Dean said he had taken

Chief Judge John J. Sirica Chief Judge John J. Sirica Mr. Dean said he had taken was asked to take custody of the documents from his office two keys to the box pending a judgment whether the papers could be examined by others. Mr. Dean said they bore "a security classification."

The dismissed White House lawyer said the safe deposit box held a 43-page document and eight related documents bound in a blue plastic cover.

The contents were not detailed the reasonable likelihood of either a covert break-in to his sealing of his files after his termination. The dismissed White House

Continued on Page 15, Column 3

ronduct an initial White House investigation into the break-ir and bugging of the offices of the Democratic National Committee last June 17 at the Watergate complex.

Mr. Nixon said in August that the report had viridicated him.

the report had vindicated his staff. But Mr. Dean, now implicated in an alleged White on his return.

House cover-up of the affair,

Sirica has asserted that his report had been tampered with or kept from the President altogether.

Senators Hear Two

Other Watergate developments today included the following:

(IH. R. Haldeman and John D. Ehrlichman, two ranking White House aides who resigned on Monday, spent the said that he, "as a terminated day in preliminary testimony before the staff of the Senate Should no longer exercise conselect Watergate committee. The panel is scheduled to begin public hearings in about two weeks.

(III. Dean's suggestion that neither the Senate committee nor the Government prosecutors "may carry the requisite security clearance" to see the papers.

On the other hand, Mr. Dean said that he, "as a terminated white House staff member," should no longer exercise conselect Watergate committee nor the Government prosecutors "may carry the requisite security clearance" to see the papers.

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The former white house committee nor the government prosecutors "may carry the requisite security clearance" to see the papers.

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Weeks.

¶It was disclosed that officials of President Nixon's political fund-raising unit secretly
collected between \$1-million the burgeoning scandal, is

destroyed records in which the

donors were identified.

Egil Krogh Jr., a former White House aide involved in a Presidential investigation of the Pentagon papers case, con-

ferred with Federal prosecutors handling the Wätergate investigation.

In his court papers, Mr. Dean said he "has reason to believe that some, if not all," of the documents he removed from documents he removed from his office "may have a bearing on the subject under investigation" by the Senate Watergate panel.

He noted a letter sent to him on Jan. 16 by Senator Mike Mansfield of Montana, the Senate majority leader, requesting the retention of "any records or documens" that might deal with the Congressional study of the episode.

Sent Similiar Letters

before his discharge as the White Counsel and held them in "a safe and secure place under his custody and control" until putting them in the bank yesterday.

The contents were not detailed. termination by Government Mr. Dean was the official agents," thereby running "the assigned by President Nixon to of the documents involved."

The files of Messrs. Dean, Haldeman and Ehrlichman have been placed under an aroundthe-clock guard by F.B.I. agents since the three men resigned.

Mr. Dean indicated he had been out of town this week and said he had rented safe deposit box No. 592 at the Alexandria National Bank upon his return

Sirica Problem

The legal The legal problem with which Judge Sirica was evidently confronted involves Mr. Dean's suggestion that neither the Series state of the confronted involves the series with the confronted in the

and \$2-million in cash and then known to have supplied Justice Department officials with potentially incriminating information.

The apperances by Mr. Haldeman and Mr. Ehrlicman before the Senate committee follows

fore the Senate committee followed the pattern set yesterday when they testified before a Federal grand jury here.

Both men arrived at the new Senate Office Building shortly before 10 A.M. Two Capitol policemen guarded the corridor on which the offices open.

Mr Ehrlichman met with the

Which the offices open.

Mr. Ehrlichman met with the committee staff first and answered questions for about five hours. Mr. Haldeman was then interrogated for more than three hours. Both men said afterward they had cooperated with the investigators with the investigators.

'Gratified' by Session

Neither man, however, would give details of the questioning.
Mr. Ehrlichman paused a moment to tell a crowd or cameramen and reporters outside the building that he had been "gratified" by the way the ses-sion was conducted.

The White House issued new guidelines on the use of execuguidelines on the use or executive privilege, but neither Mr. Haldeman, the former chief of staff, or Mr. Ehrlichman, who had served as the President's domestic adviser, would say whether it had been used to expend a negrotions avoid answering questions.

Asked whether the guidelines would prevent investigators from finding out whether the President had knowledge of the bugging before it took place, an informed White House source

said that executive privilege covered only "official acts" and not "the commission of crimes or conversations about there

In the event of a conflict between a witness and either the tween a witness and either the Senate committee or a grand jury, the source said, the issue would finally have to be decided by the courts.

The questioning of Mr. Ehrlichman and Mr. Haldeman was led by the committee's chief

led by the committee's chief counsel, Samuel Dash. During part of the interrogation, Senator Lowell P. Weicker Jr., a Connecticut Republican, who is a member of the panel, sat in

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Mr. Krogh, who has taken a leave of absence as Under Secretary of Transporation, served on Mr. Ehrlichman's staff at the time the White House ordered an investigation of the Pentagon Papers disclosure.

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Mr. Krogh refused to comment on his meeting with the prosecutors today, but he denied a report yesterday that he was about to make a detailed public statement on his role in the Ellsberg investigation.

the Ellsberg investigation.

He said no date had been set for him to appear before the grand jury.