NYTIMES JUL 2 6 1973 TONE IS SOFTENED

Witness Is Questioned Sternly but Calmer Mood Prevails

By JAMES M. NAUGHTON Special to The New York Times

WASHINGTON, July 25 . John D. Ehrlichman categorically denied today a series of charges linking him to the Watergate cover-up and insisted that he never sought President Nixon's pledge of execu-tive clemency for the conspirator E. Howard Hunt Jr.

The former Presidential adviser told the Senate Water-

Excerpts from the testimony Will be found on Page 28.

gate committee, "The President wanted no one in the White House to get into this whole area of clemency with anybody involved in this case."

Authoritative White House sources said, meanwhile, that a Federal court would be asked tomorrow to set aside at least one of three subpoenas directing Mr. Nixon to produce con-fidential documents and tape recordings that might show who was telling the truth in the Watergate case.

Witness Les Testy

Mr. Ehrlichman, who repeatedly quarreled with the Senate investigators when he testified yesterday, was considerably less belligerent today. But late this afternoon he snapped to the committee chairman, Senator Sam J. Ervin Jr.:

"The chairman has the delightful trial room practice of interrupting something you don't want to hear."

The Senators, for their part, sought today to create an atmosphere of decorum in the caucus room of the Old Senate Office Building. Senator Ervin, a North Carolina Democrat, and two of his colleagues admonished spectators several times against the outbursts of applause, laughter or cynical groans that characterized their reactions yesterday.

Even so, the Senators con-tended at length with Mr. Ehrlichman over his persistent denials of involvement in the events cited by a string of prior

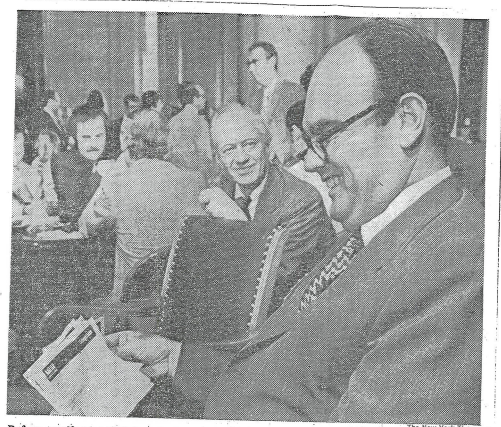
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witnesses at the Senate hearings.

Mr. Ehrlichman challenged the testimony of John W Dean 3d, the former White House legal counsel, who swore that Mr. Ehrlichman had told him to throw into the Potomac River politically sensitive documents taken from Hunt's White House

Ehrlichman denies cover-up role; says Nixon barred clemency idea; disputes Dean, Mitchell and Gray



Before testifying at Watergate hearing yesterday, John D. Ehrlichman took time to read some telegrams that supported him and his position on Watergate.

safe shortly after the June 17, 1972, burguarly of Democratic headquarters at the watergate. "It would have been folly," Mr. Ehrlichman declared, to have made such a suggestion to Mr. Dean when others had witnessed the removal of the documents from Hunt's safe,

Disputes Gray's View

Similarly, Mr. Ehrlichman, under questioning by Senator Edward J. Gurney, Republican of Florida, took issue with a contention of L. Patrick Gray 3d, former acting director of the Federal Bureau of Investigation. Mr. Gray said that when he destroyed the Hunt documents, he acted on the basis of a June 28, 1972, meeting with Mr. Ehrlichman and Mr. Dean. Mr. Gray told Government investigators that he subsequently burned the docuinstructed that they should "never see the light of day."

The only suggestion he made to Mr. Gray at the meeting, Mr. Ehrlichman contended today, was that it would be best if the documents did not get into the hands of F.B.I. agents in the Washington field office who might "leak" them to the press. Mr. Ehrlichman also disputed the testimoly of John N. Mitchell, the former Attorney General and director of the President's re-election cam-paign, on two-key points.

Says He Gave Briefing Mr. Ehrlichman insisted that, Attorney General a briefing in 1971. on the activities of a secret White House investiga-tive unit, called the "plumbers," that was trying to gton loads of that was trying to stop leaks of

Government secrets. Furthermore, Mr. Ehrlichman said, he did not discuss with Mr. Mitchell the "plumbers" unit activities of Hunt and G. Gordon Liddy, another con-victed Watergate conspirator, after Hunt and Liddy were im-plicated in the burglary at the Democratic National Commit-tee's offices. "I think Mr. Mitchell's recol-lection of this general subject may be a little hazy," Mr. Ehrlichman told Senator Daniel K. Inouye, Democrat of Hawaii. Mr. Ehrlichman, who was the

Mr. Ehrlichman, who was the President's senior domestic adviser before resigning under fire on April 30, refused under stern examination by Senator Inouye to acknowledge any impropriety in his approach last spring to the Federal judge presiding over the Pentagon papers trial

Denies Ulterior Motive

papers trial. Denies Ulterior Motive The witness declared that it would have been "extraordin-arily improper" for him to have advised Judge William Matthew byrne Jr. that Hunt and Liddy had burglarized the office of a psychiatrist who had theated Dr. Daniel Ellsberg, the tria's most prominent defendent. But he continually insisted, on the other hand, that there had been no ulterior motive in meeting with Judge Byrne twice during the trial to sound him out on his willingness to accept the directorship of the bureau. Despite his own testimony that the President regarded the Ellsberg case as a matter of paramount nationa importance, Mr. Ehrlichman said that the meetings, at Mr. Nixon's direc-tion and with the concurrence of the then Attorney General, Richard G. Kleindienst, had been motivated solely by the search "to get the best man that we could to be director of the F.B.I."

Senator Inouye's interroga-tion of Mr. Ehrlichman was the best illustration of the different atmosphere in the hearing room today. The questioners were openly hostile yesterday and the witness defiantly curt.

Almost Gentlemanly

But Mr. Ehrlichman and Senator Inouye were almost gentle-manly as they engaged in a sharp colloquy this afternoon.

hidily as they engaged in a sharp colloquy this afternoon. "Every act on your part-was legal, proper and ethical?" the Senator asked. "That is my belief and I trust that it is true," the witness responded. "If that is the case," Senator Inouye asked blandly, "why did the former Attorney General of the United States cite your res-ignation as evidence of the President 'lowering his boom'" on those involved in Watergate. Placid, unperturbed, but as-sertive, Mr. Ehrlichman replied that Mr. Mitchell must not have been aware of the President's motives in accepting his resig-nation. "If your are clear, why did

nation. "If you are clean, why did he fire you?" the Senator asked in a monotone. "He didn't fire me, sir," Mr. Ehrlichman declared: The witness gave Senator Inouye a detailed explanation of his departure from the White House along with H. R. Halde-man, the former chief of staff.

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He said that the President had been "quite content" to let them go on a leave of absence while they battled the Water-gate allegations against them. But Mr. Ehrlichman said that he and Mr. Haldeman had agreed that such a plan was "not viable" and so they had "proposed to the President that we make a clean break." It took the members of the

It took the members of the Senate Select Committee on Presidential Campaign Activi-ties 90 minutes this morning to get to the subject central to their investigation — the Watergate break-in and its cover-up.

cover-up. Resuming their preoccupation with a subject they examined in some detail yesterday, the committee members delved deeply into the legal and con-stitutional issues involved in Mr. Ehrlichman's contention that President Nixon had inher-ent authority to approve the September, 1971, burglary of Dr. Ellsberg's psychiatrist. A Scholarly Debate

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A Scholarly Debate As Mr. Ehrlichman sat mute at the witness table, occasion-ally pursing his lips or rapping his hands on the arm of his chair, his lawyer, 72-year-old John J. Wilson, nd 76-yearold Senator Ervin engaged in a scholarly, and sometimes hu-morous, debate. The two white-haired experts on constitutional law peered at each other across 10 yards of tabletops as each refused to budge from his view. Mr. Ervin-contended that a President had "no_inherent power to steal documents from a pshchiatrist's office" and Mr. Wilson held that the President had a "res-ervoir of power" to do virtually anything to further "national security." Senator Herman E. Talmadge, Democrat of Georgia picked

Senator Herman E. Talmadge Democrat of Georgia, picked up the theme later, but ad-dressed himself to Mr. Ehrlichman.

man. "ow, if the President could authorize a covert break-in," the Senator began, "and you do not know exactly [how] that power would be limited, you do not think it could include mur-der or other crimes beyond covert break-ins, do you?"

Uncertain of the Line "I do not know where the line is, Senator," Mr. Ehrlich-man said.

The witness professed to be something short of an expert on constitutional law, but Sen-ator Talmadge pursued the is-sue anyway, citing the theory of English common law that "no matter how humble a man's cottage is, even the King of England cannot enter with-out his consent." "I am afraid," Mr. Ehrlich-man said, "that has been con-siderably eroded over the years, has it not?" The witness professed to be

has it not?" Senator Talmadge shot back, "Down in my country we still think it is a pretty legitimate principle to law." The audience broke into ap-preciative laughter and ap-plause. It did so again minutes later, when eSnator Talmadge sought Mr. Ehrlichman's ex-planation as to the President's authority to approve a bank

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Audience Is Chided

But Senator Ervin gaveled for order and sternly warned the audience to "refrain from the audience to "refrain from expressing its approval or dis-approval of anything which occurs in connection with the interrogation of the witness." Senator Talmadge agreed, saying that order must be pre-served despite any "emotion" among the spectators. And Senator Howard H. Baker Jr. of Tennessee, the Republican vice chairman, chimed in that the committee's "tough job" would not be any easier if the public thought that "we are cast in the role of conducting a circus."

a circus." Senator Gurney was the first member of the panel who sought, in more than a day of interrogation of Mr. Ehrlich-man, a detailed explanation of the former White House offi-cial's meetings with other prin-cipals in the Watergate case.

Discussion Described

He elicited from Mr. Ehrlich-man a description of a Jan. 3 discussion of executive cle-mency that was sharply at variance Mr. Dean's charge that Mr. Ehrlichman had volun-teered to seek assurance of clemency for Hunt. Mr. Ehrlichman said that when he met with Mr. Dean and Charles W. Colson, a for-mer special counsel to the President, "Clemency was ob-viously at the forefront of everybody's mind." But he insisted that he had advised the two other officials of a discussion with Mr. Nixon last year and that the President had foreclosed even the consid-eration of clemency for the seven originatl Watergate de-fendants. Mr. Dean testified that hoth He elicited from Mr. Ehrlich-

fendants.

fendants. Mr. Dean testified that both Mr. Colson and Mr. Ehrlichman had told him they had raised the subject with the President and that Mr. Nixon himself ac-knowledged the clemency con-versations a few months ago.

Talked With Lawyer

But Mr. Ehrlichman said to But Mr. Enritenman said to-day that the only outcome of the meeting was that Mr. Col-son met with William O. Bitt-man, Hunt's attorney, to give him assurance that Mr. Colson had not forgotten his friend-ship with Hunt ship with Hunt.