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the Senate Committee on Watergate

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Excerpts From Ehrlichman's Testimony Before.

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Special to The New York Times

WASHINGTON, July 26-Following are excerpts from the transcript of testimony by John D. Ehrlichman today on the 29th day of hearings on the Watergate case before the Senate Select Committee Presidential Campaign on Activities:

MORNING SESSION

SESSION MR. WILSON: Mr. Chair-man, I have received infor-mation overnight that the committee, or its staff, pos-sesses at least one document in relation to the sequence of documents of Aug. 3, 1971, [dealing with an F.B.I. in-vestigation of Dr. Daniel J. Ellsberg] which was identi-fied by Senator Weicker yes-terday. Am I correctly in-formed, sir? MR. DASH: There is a document, but you have seen that document.

that document.

MR. WILSON: Is that the one in which it is stated that Mr. Hoover said he would proceed with a full-scale in-vestigation of the Pentagon papers?

MR. DASH: I think it is the one that says that they would give it an F.B.I. spe-cial, something of that na-ture. We have the document, you have seen it, it was sub-mitted and it is a matter of record record.

MR. WILSON: Is that the document that is referred to in. The New York Times this morning?

m. The New York Times this morning? MR. DASH: I did not see any document in The New York Times this morning. MR. WILSON: Let me read you the sentence. "Reported-ly when the hearing resumes tomorrow he, that is, Senator Weicker, plans to show Mr. Ehrlichman another letter, this one from Mr. Krogh to Mr. Ehrlichman, in which Mr. Krogh remarks that Mr. Hoover had promised a full investigation and knowing that the bureau had inter-vened, Mr. Marx's wife." Is that an accurate report of the document that you have just described to me? MR. DASH: We will get the document and we will see.

see.

Documents Required

SENATOR ERVIN: Mr. Wilson, I might state that it appears by implication or in-timation, as least from the President's letter, that this committee does not have all the documents it ought to have. It has not been able to get them, and we do not have any plumbers to go out

get them, and we do not have any plumbers to go out and seek for them. MR. WILSON: You have got a pretty good staff that seeks a lot of things. SENATOR ERVIN: Yes, sir, but they do not believe in surreptitious activities. MR. WILSON: May I have this clarified before Senator Weicker begins — that the document shows the refer-ence to Mr. Marx's wife?

MR. DASH: Just a minute. Yes, it is the Aug. 11th memo-randum, Mr. Wilson; which you saw and examined thoroughly when I presented it to Mr. Ehrlichman for ex-amination. It is the Aug. 11 memorandum from Mr. Bud Krogh to Mr. David Young to Mr. Ehrlichman in which Mr. Ehrlichman was asked to approve a covert operation Mi. Ehrlichman in which Mi. Ehrlichman was asked to approve a covert operation to be undertaken to examine all medical files. It included a list of names of persons that it says [the] Boston grand jury will meet next week, [that] Justice [Depart-ment] has not made a final decision but it is considering subpoenaing the nine follow-ing individuals and Mrs. Louis Marx is one, and then the memorandum says that "We have received a letter from Director Hoover con-finding that the Ellsberg case and related matters will be handled on a bureau special basis." "And that is the only

handled on a bureau special basis." And that is the only memorandum we have or document we have. SENATOR ERVIN: I believe Mr, Wilson is asking for an-other letter that was offered in evidence here to the effect, from J. Edgar Hoover, stat-ing that they had transmitted to someone all of the files they had and that on 17 peo-ple, and stating they would go ahead and investigate everybody except Ellsberg. Mr. Wilson, I want you to get any documents we have got and those documents your attention has been called to, do they comport to the docu-ment you mentioned as being printed in The New York Times? Bids Weicker Explain

Bids Weicker Explain

Times? Bids Weicker Explain MR. WILSON: I think so. Senator Weicker will explain it, if he cares to. I do not care to pursue it. SENATOR WEICKER: Mr. Chairman, I do not think I have any explaining to do. You have raised a point, Mr. Wilson, saying there is a document outstanding that you have not received when, in fact, you had received it two days ago. MR. WILSON: Then, as far as you know, The New York Times is not talking about any other document? SENATOR WEICKER: As far, as I know, you have had the information that you re-quested today in your hands for two days. I have no other documents to go ahead and present to you. Xou stated yesterday, Mr. Ehrlicaman, that the F.B.I., through its leadership of Mr. Hoover, was not pushing the

Hoover, was not pushing the

Ellsberg investigation, alleg-edly because of a relation-ship Mr. Hoover had with Mr. Ellsberg's father-in-law, Mr. Louis Marx, and that it was not until after Sept. 20, 1971, that the F.B.I. "was clicking on all eight cylin-ders." Would that be correct? MR. EHRLICHMAN. The reason that I picked that date

MR. EHRLICHMAN. The reason that I picked that date is that on or about that date there was a meeting which the Attorney General [John N. Mitchell] had with the President where he gave the President a progress report on this matter.

President a progress report on this matter. Q. But in any event, one of the difficulties apparently on the F.B.I. investigation was the relationship [the friendship] between Mr. Hoo-ver and Mr. Marx, is that correct? A. That is what the Attorney General reported to me. me.

Knowledge of Interview

Q. Are you aware of the fact that Mr. Louis Marx was interviewed by the F.B.I. in June, 1971, before Mr. Krogh's memorandum to you Krogh's memorandum to you of August 11th, which mem-orandum has been referred to here this morning, and be-fore the September 3, 1971, break-in by Hunt and Liddy, part of the covert operation you approved? Did you know that Mr. Marx had been in-terviewed in June? A. By the F.B.I., Senator? Q. That is cor-rect. A. I do not recall that fact. Q. Well, then, how could

fact. Q. Well, then, how could you ascribe the reason of Louis Marx for the failure of the F.B.I. to get information from Louis Marx as the rea-son for setting up this unit and for having the unit in-vestigate Ellsberg as they did? did?

vestigate Ellsberg as they did? A. Well, what I attempted to testify to was the report that I had had from two people who were intimately familiar with the progress of this case. One was Mr. Krogh and the other was the At-torney General, Mr. Mitchell. They both reported to me what I have testfied to here. Now, it may be that the explanation is that that in-terview was either unsatis-factory or perfunctory or did not deduce the informa-tion that was desired. MR. WILSON. Mr. Chair-man, may we see that report, the F.B.I. report? F.B.I. report? MR. EHRLICHMAN. You mean the interview with Mr. Marx? MR. WILSON. Yes. SENATOR WEICKER. Go ahead, Mr. Chairman.

Mr. Marx? MR. WILSON. Yes. SENATOR WEICKER. Go ahead, Mr. Chairman. SENATOR ERVIN. We got F.B.I. reports by permission of Attorney General Klein-dienst on condition that we would not release them to the public. SENATOR WEICKER. Mr. Chairman, I think maybe I can be helpful here. My knowledge of the interview by the F.B.I. and Mr. Marx comes from Mr. Marx and he was interviewed in June of 1971.

MR. WILSON. Well, I have now established that the committee is in possession of an F.B.I. report. SENATOR ERVIN. No, I am

SENATOR ERVIN. No, I am mistaken. MR. WILSON. Is that so? SENATOR ERVIN. We do not have the F.B.I. reports. They [the staff] were allowed to inspect them and to make notes from them, that is all. MR. WILSON. No sum-mary? mary?

Staff Summaries

SENATOR ERVIN: They have staff summaries but we

SENATOR ERVIN: They have staff summaries but we got those under great difficul-ties and under an agreement that we would not release them to the public. If you can get all of those things with the Attorney General's con-sent, I would be delighted for everything to come out that can be shown. SENATOR BAKER: Mr. Chairman, we have been deep-ly involved in trying to get documents and making docu-ments public and I can un-derstand Mr. Wilson's con-cern in this respect but you and I, Mr. Chairman, were parties to the conversation with former Attorney Gen-eral Kleindienst where very strict requirements were im-posed on our access to those.

eral Kleindienst where very strict requirements were im-posed on our access to those. But I would hope that the committee formally request the Attorney General of the United States to relieve us of that obligation. MR. WILSON: I would be grateful to you if you would do so. And I want to tell Senator Weicker I don't question for one moment, sir, the remark that you got some information from Mr. Marx, but it can't be as accurate as the raw [F.B.I.] report would be itself, and I appre-ciate the suggestion of the offer 'of the vice chairman on our behalf, perhaps on yours too, to seek to have that document released to us. SENATOR WEICKER I

yours too, to seek to have that document released to us. SENATOR WEICKER: I have already told you, I have talked to Mr. Marx and I tell you now I have also talked to Mr. Brennan, the assistant director of the F.B.I., head of division 5 who ordered that the investiga-tions take place, so I can confirm to you from both the F.B.I. that did the investi-gating and from Marx who was investigated that an in-vestigation took place in June of 1971. SENATOR ERVIN: Yes, and to make the record even clearer, I called Attorney General Kleindienst and asked him to modify the agreement, and allow five

other members of the com-mittee to see these F.B.I. files, and he declined my re-quest, and then after he was succeeded by Attorney Gen-eral Richardson, I wrote him a letter repeating the request, and he declined the request to extend that privilege to the other five Senators. He did modify to allow one member of the staff desig-nated by both the vice chair-man and myself to go to look at some of the original F.B.I. files but let me tell you, it hasn't been any bed of roses trying to get any information out of the executive branch of the Government that is germane to this investiga-tion. germane to this investigation.

Figures in Senate Inquiry

Special to The New York Times WASHINGTON, Júly 26—Following are the names of individuals who figured today in hearings by the Senate select committee on the Watergate case: COMMITTEE MEMBERS Sam J. Ervin Jr., North Carolina Democrat, chairman. Herman E. Talmadge, Democrat of Georgia. Daniel K. Inouye, Democrat of Hawaii. Joseph M. Montoya, Democrat of New Mexico. Howard H. Baker Jr., Republican of Tennessee. Edward J. Gurney, Republican of Florida. Lowell P. Weicker Jr., Republican of Connecticut. COMMITTEE COUNSEL Samuel Dash, chief counsel and staff director. Fred D. Thompson, chief minority counsel.

Fred D. Thompson, chief minority counsel. Fred D. Thompson, chief minority counsel. Rufus L. Edmisten, deputy counsel. Terry F. Lenzner, assistant chief counsel. James Hamilton, assistant chief counsel. David M. Dorsen, assistant chief counsel. WITNESSES John D. Ehrlichten M. James Hamilton, Ja

John D. Ehrlichman, former White House adviser. John Wilson, Mr. Ehrlichman's attorney. PERSONS NAMED IN TESTIMONY

Bernard L. Barker, pleaded guilty in Watergate break-in. Elliot L. Richardson, Attorney General of the United States.

Leonard B. Boudin, Dr. Ellsberg's attorney. Charles D. Brennan, former assistant F.B.I. director. Patrick J. Buchanan, special consultant to the President. Richard Helms, former director of Central Intelligence. Lieut. Gen. Vernon A. Walters, deputy director of the C.I.A.

John W. Dean 3d, former counsel to the President. Dr. Daniel J. Ellsberg, a key defendant in Pentagon papers case.

Dr. Lewis Fielding, Dr. Ellsberg's psychiatrist. L. Patrick Gray 3d, former acting director of the F.B.I. H. R. Haldeman, former White House chief of staff. J. Edgar Hoover, former director of Federal Bureau of

Investigation. E. Howard Hunt Jr., ex-C.I.A. agent and White House aide, pleaded guilty in Watergate break-in. Henry A. Kissinger, Presidential adviser on national

Richard G. Kleindienst, former Attorney General of

United States.

Egil Krogh Jr., former assistant to Mr. Ehrlichman. G. Gordon Liddy, former White House aide convicted in Watergate break-in. Mr. and Mrs. Louis Marx, parents of Mrs. Daniel J.

Ellsberg. Henry E. Petersen, assistant Attorney General who headed

Henry E. Petersen, assistant files of the second se

Memo From Krogh

SENATOR WEICKER: Isn't

SENATOR WEICKER: Isn't it fair to say Mr. Krogh's Aug. 11 memorandum asks for Mrs. Marx's interview be-cause both you and he al-ready knew that he had been interviewed. A. Yes. Q. The memorandum to you says the F.B.I. have placed the Ellsberg case on special F.B.I. status. I am going to very defi-nitely pin down one fact here today and that is that you based the push on the F.B.I. on the fact that there was some relationship between the director and Louis Marx which made it necessary for you to go outside of normal law enforcement channels, and we have already estab-lished the fact that Mr. Marx was interviewed in June of 1971. Did you ever ask any mem-ber of the F.B.I. if Mr.

was interviewed in sume of 1971. Did you ever ask any mem-ber of the F.B.I. if Mr. Marx had been interviewed in June of 1971? A. Well, if I could explain: what I attempted to testify here to the committee was the total setting in which Mr. Krogh came to me and, in turn, the representation was made to the President that the special unit inaugurate investigation of Mr. Ellsberg and his associates. It was a general problem with regard to the F.B.I.'s approach to this whole [Ellsberg] case.

And so then the recom-mendation was made that these two men Krogh was working with [Liddy and Hunt] be designated as inves-tigators to go and [investi-gate Dr. Ellsberg]. This was very reluctantly entered into. It was not something, Sena-tor, that the White House wanted to do or at least that I personally wanted to see the White House do, un-less we had to in order to move this thing along. The President frankly was really keeping the pressure on to get results and that was the setting. Q. Did the Attorney Gen-eral know you were going to get into the covert number business? A. The Attorney General knew. And the direc-tor of the F.B.I. knew that the White House was going to send investigators out, yes, sir. Q. Were you aware on July

the White House was going to send investigators out, yes, sir. Q. Were you aware on July 20, 1971, that the F.B.I. had attempted to interview Dr. Fielding [Dr. Ellsberg's psy-chiatrist]? A. I was aware of it at some time but I don't remember when, Senator, but I do recall the fact that they unsuccessfully attempted to interview the doctor. Q. And this was before you decided to get into his records by covert action, is that correct? A. I am not sure I knew that before. Q. Now, in light of all these event, all of which transpired prior to the break-in into Dr. Fielding's office, do you maintain that this was for any other purpose, other

in into Dr. Fielding's office, do you maintain that this was for any other purpose, other than to smear Dr. Ellsberg? A. I certainly do, Senator. The point is that all through this period of time on the one hand the President of the United States is pressing for results. On the other hand, Mr. Krogh is reporting to us from within the White House that he can't get the F.B.I. moving and the Attorney General is corroborating to us directly what Mr. Krogh is reporting. Now, interest-ingly enough, it took three months for the F.B.I. to get around to putting that spe-cial case on priority or Class A designation on this case, whatever it was, and I think the fact that some 60, 90 days passed before the bureau would put that designation on the biggest, raid in top secret documents in the history of the country has to indicate a certain amount of lassitude on the part of the F.B.I. up to that point. Q. You have seen the momorandum of Aug. 26

part of the F.B.I. up to that point. Q. You have seen the memorandum of Aug. 26 [1971] from Dave Young to you. (With Egil Krogh in charge of White House unit) do you have that memoran-dum with you? A. Yes, sir.

Attack by Press

Attack by Press Q. Let's go to page 5. "In connection with issue (9), it is important to point out that with the recent arti-cle on Ellsberg's lawyer, Boudin, we have already started on a negative press image for Ellsberg. If the present Hunt/Liddy project Number 1 is successful, it will be absolutely essential to have an over-all game plan developed for its use in con-junction with the Congres-sional investigation. In this connection, I believe that the point of Buchanan's memoconnection, I believe that the point of Buchanan's memo-randum on attacking Ellsberg through the press should be borne in mind; namely, that the situation being attacked is too big to be undermined by planted leaks among the friendly press." friendly press." So you knew there was a

press purpose to this break-in? A. Well, I don't have a recollection of the memo it-self. If you are asking me what I know about an ex-press purpose of the investi-gation of Deniel Ellocate the press purpose of the investi-gation of Daniel Ellsberg, the object here was not to prose-cute Mr. Ellsberg and, as far as I am concerned, not to persecute Mr. Ellsberg. The object here was to find out how it [the leak of the Penta-gon papers] happened and to make sure within the Gov-ernment that it did not hap-pen again. pen again.

pen again. Now, with regard to the pects and the public rela-tions aspects of this Ells-berg case. 'I do know that there was in the White House a desire to air this whole thing once the facts were known and it was hoped that a committee of the Congress would pick it up and would call witnesses and would ex-pose how such a thing could pose how such a thing could ex-pose how such a thing could happen in our governmental system today where the treachery was within the Government, if it was, or the treachery was in the think tork operation [De-d the treachery was in the think-tank apparatus [Rand Corporation] if there was, and I am not suggesting there was, but whether there was, and who the individuals in-volved were, what their mo-tivations were, and why this thing happened.

A Healthy Thing

A Healthy Thing So I don't question for a minute that there was under active consideration the pos-sibility of fostering a Con-gressional inquiry into this, and I have to say it would have been a healthy thing if we could have had such a thing. But as far as the man-agements of that particular effort is concerned I am not your man. your man.

Q. Do you acknowledge having received it [the Aug. 26 memo]? A. I see an "E" on it that is certainly very much my "E".

20 Intenor A. 1 see an E on it that is certainly very much my "E".
Q. And one of the questions raised in the memorandum says, "How quickly do we advance to bring about a change in Ellsberg's image?" A. That is footnoted to the material that you just read. SENATOR MONTOYA: On July 21 you were quoted in an article in The New York Times as being in favor of releasing the tapes which are in controversy. Did you make that kind of a statement? ★
A. Well, I have had a lot of trouble with quotations in The New York Times, Senator, and that is one of them. What happened there was that I gave a television interview to a fellow, you know they come out and sit on my lawn and as I come out in the morning it is pretty well unavoidable, and this fellow said something to the effect, "Do you have anything to worry about. I didn't know I was being taped, but I don't think I said anything there that world be they with a guest and the second they have anything there that they and they have anything there that they are they have anything there that they are they have they come out and sit on the morning it is pretty well unavoidable, and this fellow said something to the effect, "Do you have anything to worry about. I didn't know I was being taped, but I don't think I said anything there that world they are they were they are they were that they are t

being taped, but I don't think. I said anything there that would, that I would be ashamed of."

And he said, "Well, then, you think the President ought

to release these?" And I said, "Well, you know you have got to look at this from two standpoints, at this from two standpoints, certainly from my standpoint I have no problem, but he has a much larger picture to look at." Well, the word "certainly" is what carried on the wire, and the rest of the sentence didn't get carried, and so I saw the wire story and it

said, "Ehrlichman today in response to a question should the President release these tapes, said 'certainly'." Well, what I said was in effect, "Certainly I don't have anything to worry about but the President has got a lot more worries than I have about the country and the separation of powers and his relationship with the Con-gress and so on." Now, having just said that sentence, I will bet you The New York Times tomorrow says, "Ehrlichman says the President has a lot more to worry about than he does." Q. Well, now, for two days we have been talking about a burglary here, the burglary that you justify as legal un-der implied Presidential con-stitutional power. You say that it was committed as a part of an effort to protect

der implied Presidential con-stitutional power. You say that it was committed as a part of an effort to protect the security of our country. Many of us say this was clearly illegal. Now, I pose this question to you. And I want to devel-op in my own mind a profile of the President and probe into his inner thinking. If the President or someone at the White House was willing to order this questionable co-vert action, why does not the President now take congniz-ance of a real threat to the presidency of our country, the erosion of confidence of our people, the internal insti-tutional chaos that has set in, our people, the internal insti-tutional chaos that has set in, and now perform a really pa-triotic act, to bring stability to our country, perform a le-gal act by shedding the man-tle of executive privilege and release these tapes and rec-ords to this committee so that the American people can have some light on the truth have some light on the truth and put and end to the Wat-ergate tale of suspense and tragedy?

Question for Nixon

A. Well, obviously, that is a question, Senator, that ought to be directed to the President rather than to me. Q. Well, if you were chief counsel at the White House or if you were acting in the role of assistant to the Presi-dent for domestic affairs, and you were aware of the chaos that is setting in in this counthat is setting in in this coun-try with respect to the Presidency, and you were aware of other things, what would you advise him? MR. WILSON: Mr. Chair-man, may I— SENATOR ERVIN: I believe that a proper question be

MR. WILSON: May I suggest that I never like to an-

gest that I never like to an-swer iffy questions. SENATOR ERVIN: Well, I never did like to answer iffy questions myself, but I think, counsel, Senators have a right to ask them, since the witness has gone afield and expressed opinions about the power of the President under the Con-stitution and I think since he was a lawyer for the White House at one time, and since he was chief domestic adviser

was a lawyer for the white House at one time, and since he was chief domestic adviser of the President, I think it's all right to ask him what he would advise the President. Mr. Ehrlichman: Senator, if I were asked by the President sitting there to approve this problem and give him a rec-ommendation, I would have to know a great deal more about the elements of the constitutional law question that are involved, and then I know sitting here today. So one of the first things I would do, as had been my practice there is to draw on the very best minds that we could assemble from around the courtry, in and out of

Government, to advise on this

subject. Now I have no doubt that in this dispute that is pre-cisely what he has done, al-though I don't know that of my own knowledge, I know how this man works. So that I would expect that he has drawn upon legal scholars, the best people in the Solici-tor General's office and the Department of Justice and everywhere that he can find respectable views as to the respectable views as to the relationship of the Presidency to the Congress under the Constitution.

to the Congress under the Constitution. SENATOR MONTOYA: I asking what you would say and not what the President would say. A. Well, it would only be after a process of review like that I would be equipped to say. I feel very inadequate myself without the back-ground in constitutional law. I could shoot from the hip and say were I sitting in the White House my instinctive reaction would be to feel my obligation to preserve the in-stitution of the Presidency from one man to one man and it is his job for an entire period of four years to main-tain the integrity of and the viability and the constitution-ality and there is nobody else who is going to help him. The Congress is in the busi-ness of strengthening the Congress's prerogatives, and we have this constant adver-sary relationship that goes on between our branches of Government.

SENATOR ERVIN: Are you not telling us, in short, that you do not know what you would do if you had the re-sponsibility and the power which you do not now pos-sees? sess?

A. I obviously, without a great deal of study and a great deal more expertise than I have, I would not feel competent to advise either the President or this committee.

SENATOR ERVIN: The only thing that I recognize [is] that art is long and time is fleeting, in our hearts though stout and brave, still like

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mutfled drums are beating funeral marches to the grave. We have taken 10 or 15 min-utes of this proposition.

AFTERNOON SESSION

SESSION SENATOR ERVIN: You spoke of the Kerner Commis-sion and the Warren Com-mission. Both of these commissions were appointed by the president in office at the time of their appointment and both of them worked in public, di they not? MR. EHRLICHMAN: Yes, sir.

MR. EHRLICHMAN: Yes, sir. Q. And in that respect they were unlike the plumbers who were appointed in secret and whose identity was kept secret from the American people.

A. Well, Mr. Chairman, first of all, their identity was not kept secret. It was the sub-

ject of newspaper stories. Secondly, the reason that I cited you to the reports of those commissions was be-

cause they both discussed, or so my information is, they both discussed the use of psy-chiatric profiles with relation to United States citizens and, of course, one of them brought me to the realization that the Secret Service does conduct such an activity with relation to United States cit-izens in aid of its protection of the President and the Vice President and others in trying to determine in advance who might be threats to assassina-tion attempts.

tion attempts. So it goes to the point that you raised yesterday that such a technique would be il-legal with regard to United States citizens. Q. Well, was not the exist-ence of the plumbers kept se-cret from the F.B.I., C.I.A. and other investigative agen-cies of the Government? A. No. No.

Q. Did you tell Mr. Hoover about them? A. Yes, sir, and we also told the Attorney General.

Q. But anyway, you spokes in derogatory terms of Mr. Hoover. A. No, I do not in-tend any deorgation of Mr.

tend any deorgation of Mr. Hoover. Q. Well, you said he should have quit the office, that he did not know enough about surveillance, although he had spent his lifetime in it. A. I did not say that and I would not intend to say that, Mr. Chairman.

Different Ideas

Different Ideas Q. Well, you said he had different ideas about surveil-lance from what the White House had. No. Q. Well, you said he would not cooperate with the White House. A. What I said was that in a specific instance he had very fixed ideas about the degree to which the bureau should cooperate in this [Ellsberg] investigation. Q. Yes. He had very fixed ideas when the President ap-pointed Tom Charles Huston to devise him a method of

pointed Tom Charles Huston to devise him a method of having American citizens spied on, Mr. Hoover' had the fixed idea that they ought not to resort to bur-glary, that they ought not to resort to the use of under-cover military agents, that they ought not to resort to virtually unlimited surveil-lance, and they ought not to resort to mail cover, and that was stated by Tom Charles Huston in documents put in

Was staten by Active Huston in documents put in evidence here about 15 times before the President approved those documents. So he did not cooperate. I am going to say, to speak for his defense beyond the grave since he is not here. I call attention to the fact that Tom Charles Hus-ton told the White House 12 or 15 times in docu-ments recommending bur-glary, recommending mail coverage, recommending wir-tually unlimited surveillance. Twelve or 15 times he [Mr. Hoover] protested against the use of those things and yet the President approved them. And here in the very letter that he wrote to the man who had charge of the surveil-lance or the effort to get the record of the psychi-atrist, here on Aug. 3, a month before the break-in, he said that "If he, Egil Krogh, if you concur we will proceed with interviews of all of the remaining individ-uals except Daniel Ellsberg."

And knowing Mr. Hoover's ideas, I think he made the exception because he did not make it a practice to inter-view people who were under indictment indictment. So there he was willing to

So there he was willing to cooperate and another thing, along about this time, as a member of the United States Senate, I was fighting the efforts of the Administration to get no-knock laws enacted, to get the detention laws en-acted, to expand by execu-tive fiat the powers of the Subversive Activity Control Board, and I was fighting against the proposition of being defender of the Depart-ment of Justice that it was all right to use undercover military agents to spy on civilans exercising their First Amendment rights.

Hoover Eendorsement

And about at that time I got a letter from J. Edgar Hoover, "You have indeed been one of the guardians of our liberties and protectors o four freedoms. All Amer-icans owe you a debt of grat-itude."

o four freedoms. All Alliericans owe you a debt of gratitude."
I don't offer that as any praise of myself but I offer that as evidence of Mr. Hoover's devotion to the basic rights of American citizens, the rights not to be burglarized, and I think that since he can't speak for himself that his ocuments ought to be able to convey his attitude. I can understand, having heard this testimony, about the Ellsberg matter, why you say that Mr. Hoover would not cooperate with the White House, and he was on the side of liberty.
Now, you testified that the plumbers attempted to get the records of the psychiatrist in order that someone of the C.I.A. or somebody else, might develop a psychiatric pofile to enable President Nixon to determine for himself whether Ellsberg was some kind of a kook or was some kind of a kook or was some kind of a the president determining for himself, Mr. Chairman. I think this was an affert on the super of the sene.

a question of thhe President determining for himself, Mr. Chairman. I think this was an effort on the part of the spe-cia lunit to d oas they had done in other cases subse-quently to determine where there were holes in either in the Federal Government itself or in the Band Gome in the Federal Government iitself or in the Rand Corpo-ration or these outside units that would permit a person like Ellsberg and his co-con-spirators if there were any, to steal massive quantities of top secret documents and turn them over to the Rus-sians. sians.

Sians. Q. Well, I can't harmonize with your statement to Sen-ator Weicker that they were not attempting to get the psychiatrist's record for the purpose of assisting in the prosecution of Mr. Ellsberg, and that they were getting them in order that the Presi-dent might satisfy himself on certain points. certain points.

Presidential Power

A. Well, the President, of course, is charged with the proper administratioon of the departments of the executive departments of the executive branch, the Defense Depart-ment, the State Department, the C.I.A. and the outfits like the Rand Corporation and others that contract with those departments, and they have possession of secret documents.

Now, when you have a situation like this one, and you have information com-ing in from the Justice Deing in from the Justice De-partment that this individ-ual is involved in a con-spiracy, and you have the surrounding circumstances of the delivery of these docu-ments to the foreign em-bassy, it is incumbent upon the President, as the execu-tive of this executive branch, to satisfy himself that he has done everything possible to be sure that such a thing does not occur in the future, and in order to do that he has to be in a position to know what happened here. Now that was the process that was under way, and I think you will agree with me that that is a proper execu-tive role.

that that is a proper execu-tive role. Q. Well, I believe Congress set up the F.B.I. to deter-mine what was going on in this country, didn't it? A. Among other things, Mr. Chairman. Q. Yes. It set up the C.I.A. to determine what was going on in respect to foreign in-telligence, didn't it. A. Yes, sir. Among other agencies.

Q. It set up the National Security Agency, didn't it?
A. And the Defense Intelligence Agency.
Q. And the Defense Intelligence Agency. A. And a number of others.
Q. But it didn't set up the plumbers, did it? A. Of course the Congress doesn't do every thing, Mr. Chairman.
Q. No, But Congress is the only one [that] has got legislative power and I don't know any law that gives the President [power] to set up what some people have called the secret police ,namely, the plumbers.
Administrative Prerogative

Administrative Prerogative

A. The fact is that the President is granted consti-tutional powers to make sure these departments of the exe

tutional powers to make sure these departments of the exe cutive branch work properly and when you have a mistake or when you have a short-fall or when you have a griev ous raid on secret papers like this one, the President would be very remiss in his obligation 'if he didn't move forward on it. Q. In other words, the way to cope with this thing is to set up a burglar to catch a burglar. Now, let me ask you one other question. Didn't you know very early after the June 17 break-in that \$114,-000 of the President's money had been deposited, at least temporarily, in a bank ac-count [of one] among the burglars, Bernard L. Barker? A. I don't know that the President's money evershowed up in, this. O. It was the proceeds of

President smoney ever showed up in this. Q. It was the proceeds of campaign funds that had been given to help elect the President, re-elect the Presi-dent, don't you know that? A. You mean campaign con-tributions? tributions?

tributions? Q. Yes. A. I see. Your term was not clear. Q. Well, I will call it Nix-on's campaign funds and maybe we can agree on that. Didn't you find out very soon after the break-in that \$114,-000 of the President's cam-paign funds had found their way into the deposit account of Bernard L. Barker, one of the burglars caught in the Watergate?

Matergate? A. Yes, sir. Without agree-ing with the amount because I don't, know the amount.

Q. Well, as a matter of fact, didn't you testify in a deposition in a civil case that on the 23d day of June, pursuant to the President's direction, that you discussed this matter of these funds being routed coming out of Mexico with General Wal-ters? A. Yes, sir. Q. Yes, and the President had talked to you about it. He asked you to do that, didn't her? A. No, he sent word to me through Mr. Hal-deman.

deman.

President's Concern

President's Concern Q. Did Mr. Haldeman bring you word and tell you it came from the President that the President wanted you to find out something about this, these Mexican checks? A. No, sir, the thing that Mr. Haldeman said to me was that the President had asked that he and I meet with Mr. Helms and General Walters to discuss the question of whether a full all-out vigor-ous F.B.I. investigation might somehow turn up and compromise some on-going

compromise some on-going C.I.A. activity. Q. Wasn't it the activity directed to the Mexican checks. A. Not specifically. I also answered in that depo-sition that that subject arcse sition that that subject arose at the meeting and was not a part of the instructions that came to me through Mr.

that came to me through Mr. Haldeman. Q. Well, anyway, you had a meeting with General Wal-ters on the 23d day of June Just six days after the break-in. A. Yes. Q. In Which it became known that \$114,000 of the Nixon campaign funds had been routed, rather had to come into Mr. Stans's office in the form of three Mexican checks, and that the proceeds of those checks had been de-posited in the bank accounts of a burglar in Miami.

of those checks had been deposited in the bank accounts of a burglar in Miami. A. I am sure that those kind of elaborate details were not discussed. Q. Well do you know of any other campaign funds of the President, or campaign contributions that were rout-ed into Mexico? A. Not of my own knowledge, no sir. Q. The President was afraid that if the F. B. I. vigorously investigated these checks, it might interfere with the C. I. A.? A. The Pres-ident was concerned, he told me later, that the all-out F. B. I. investigation might compromise come C. I. A. ac-tivity in Mexico. And the way the F. B. I. was leaking that would be the surest way for that C. I. A. activity then the appear in the nation's press.

Possible Explanation

Possible Explanation Q. And it might also ex-plain how come \$114,000 of the proceeds of a campaign contribution to him was found in the bank account of a burglar if they pursued that in investigation? A. Well, Mr. Chairman, your inference is very unfair. Because in point of fact the President's instructions to the F.B.I. were to conduct a to-

President's instructions to the F.B.I. were to conduct a to-tally unlimited all-out full-scale investigation of that and every other aspect of this Watergate matter and that Mr. Gray and Mr. Gray alone was to determine the scope. That the President would not limit that scope at all. at all.