President Says That 'Illegal' Ellsberg Break-in Need Never Have Been Disclosed

By CHRISTOPHER LYDON

WASHINGTON, Aug. 22 -PresidentNixon said today that defendants in the trial. PresidentNixon said today that defendants in the trial.

While condemning the Ellsdecs, I did not know about it," Mr. Nixon argued that a shortlived 1970 White place, I did not know about it," Mr. Nixon argued that a shortlived 1970 White House security plan that envisioned similar "illega" burglar-chiatrist because the raid by White House "plumbers" had found a "dry hole," barren of evidence against the man charged with leaking the Pentagon papers.

Earlier Administrations

"If official burglary did take place, I did not know about it," Mr. Katzenbach said in a telephone interview from his vacation home. "It's inconceivable to me it could have taken place without my knowledge. If such things did happen, the President should say who authorized them I do not know what he is talking about."

President Nixon volunteered

disclosed to the judge or the

charged with leaking the Pentagon papers.

After a 10-day reconsideration, the Justice Department reported the burglary late last April to the judge presiding at the trial of Dr. Ellsberg in Los Angeles. Two weeks later, the judge, William Matthew Byrne Jr., dismissed the charges against Dr. Ellsberg, citing the burglary among the "bizarre events" by which he said the Government had offended "a sense of justice" and destroyed its case.

Yet Mr. Nixon said today that even though the Ellsberg burglarywas "illegal, unauthor
Earlier Administrations

He added that during the six years of the Kennedy and Johnson volunteered at his news conference that a higher level of wiretapping was officially reported in the Kennedy and Johnson Administration than in the Eisenhower and Nixon Administration.

Mr. Nixon referred obliquely to a Supreme Court decision last year that rejected the Administration's claim of an in-herent authority to use electronic twas quite well known."

To Nicholas deB. Katzenbach, however, who was that even though the Ellsberg burglarywas "illegal, unauthor
To Nicholas deB. Katzenbach, however, who was the Kennedy Administration burglaries outlined in the 1970

ized" and "completely deplorable," it need never have been disclosed to the judge or the and a mystery.

"If official burglary did take

national security in cases like this."

Robert Kennedy Cited

After mentioning "burglarizing of this type" between 1961 and 1966, he continued "I should also like to point out that when you ladies and gentlemen indicate your great interest in wiretaps, and I understand that the heights of the wiretaps was when Robert Kennedy was Attorney General in 1963. I don't criticize him however. He had over 250 in 1963, and of course the everage in the Eisenhower Administration and the Nixon Administration is about 110."

If Robert Kennedy had been able to discover Lee Harvey Occurred to a case in discussing the F.B.I. The case in discussing the F.B.I. Discover Lee Harvey openeding with the case in discussing the F.B.I. Discover Lee Harvey openeding with the case in discussing the F.B.I. Discover Lee Harvey openeding with the whouse office way.

Mr. Rather asked whether the Ellsberg trial was under the Ellsberg t

if Robert Kennedy had been able to discover Lee Harvey Oswald's plan to assassinate President Kennedy, the Attorney General's brother, Mr. Nixon went on. "It would have been worth it."

Mr. Nixon's comments on the Mr. Nixon's comments on the Mr. Nixon April 5, 1973, in

security plan, he said that the administration of justice began San Clemente, and that John D. Supreme Court's opinion last in response to a question from Ehrlichman, then his chief do-year "indicates inherent power Dan Rather, White House cor-mestic assistant, had pointedly in the Presidency to protect the respondent of the Columbia avoided mentioning the Ellsberg national security in cases like Broadcasting System, about Mr. case in discussing the F.B.I.