Judge Signs Order for Nixon Testimony in Trial

By JOHN M. CREWDSON

and testify in behalf of three lacked any criminal intent.

rior Court, was the first ever belonged.

the burglary case.

2 Others Join in Request

Lawyers for the other two defendants, G. Gordon Liddy itself. and David R. Young Jr., joined in asking for the order, which will be sent to the Superior bia, where a subpoena for Mr. Nixon's apeparance here will be issued

er's clerk, said the judge's or- geles County District Attorney, ton "either late this afternoon interview Mr. Krogh, who had or tomorrow morning.

separate orders, identical ex-its authorization during a grand cept for the dates they bore, jury calling for "the testimony of spring. the Honorable Richard M. Nixon" at a pretrial hearing on that he created the 'plumbers' Feb. 25, and again on April 15, and gave them authority to at the trial itself.

that the President's lawyers the secret Pentagon papers on would recommend that the United States involvement in President "respectfully decline Vietnam, for which the former to appear on constitutional Defense Department official grounds."

The three defendants are

mony to reinforce their defense nied any foreknowledge of the accept Mr. Nixon's written re-

burglary of the office of Dr. of finding Dr. Ellsberg's psy-pearance when it is issued in Chiatrist.

Tagal experts said they be-wasting in charge of a special happen after that is open to the proved to be impossible.

Tagal experts said they be-wasting the province of Legal experts said they believed the order, signed by
Judge Gordon Ringer of SupeMr. Liddy and Mr. Young

Was in charge of a special mapper.

White House investigations unit conjecture.

Possible

If the Pr

Judge Ringer announced last time of his sentencing on a re-Tuesday his intention to issue lated Federal charge last month the order, which was requested in a motion filed by attorneys for John D. Ehrlichman, former Mr. Ehrlichman, he added, had top domestic adviser in the given the unit authority to en-White House, who is one of gage in "covert activity," but three remaining defendants in neither he nor any of the other defendants have contended that Mr. Ehrlichman had advance knowledge of the break-in

Mr. Krogh was dropped from the criminal proceeding here after he pleaded guilty to vio-Court in the District of Colum-lating the psychiatrist's civil rights.

Prosecution Visits Krogh

Lawyers from the office of Joseph L. Busch, the Los Ander would be sent to Washing traveled to Allentown today to refused to answer their ques-The judge actually signed two tions about the break-in and appearance here

Mr. Nixon has acknowledged investigate Dr. Ellsberg follow-The White House had said ing the leaking to the press of has taken responsibility.

But the President, like Mr. 1 seeking the President's testi-Ehrlichman, has repeatedly de-

Special to The New York Times

LOS ANGELES, Feb. 4—A
California state judge ordered President Nixon today to appear and testify in behalf of three leaded to the break-in occurred in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September, 1971, they were acting as Federal of Hills, Calif., which he termed in September and Hills and Hills and Hills and Hills and Hills

At the time of the break-in, pected to move to quash the consider accepting such "interunder indictment here for the which was carried out in hopes subpoena for his personal appropriate, as they are called,

Possible Coures of Action

Another former member of the unit, Egil Krogh Jr., who entered Federal prison at Allen-Judge Ringer announced last Tuesday his intention to issue the order which were the content of the unit to issue the order which were the content of the unit to issue the order which were the content of the unit to issue the order which were the court system, or the defense the unit to issue the order which were the court system, or the defense the unit to issue the order which were the court system, or the defense the unit to issue the order which were the order ordered to appear in California, lichman, in addition, is charged this lawyers may appeal the with perjuring himself before court system, or the defense purpose the ordered to appear in California, lichman, in addition, is charged this lawyers may appeal the with perjuring himself before court system, or the defense purpose the order ordered to appear in California, lichman, in addition, is charged this lawyers may appeal the with perjuring himself before court system, or the defense purpose the ordered to appear in California, lichman, in addition, is charged the with perjuring himself before the order ordered to appear in California, lichman, in addition, is charged the with perjuring himself before the order order.

erence in November.
Mr. Nixon's lawyers are ex-court last week that he would

and Mr. Young are all charged with conspiring to commit sec-If the President is ultimately ond-degree burglary. Mr. Ehr-