# Ruling by Sirica Imposes Silence on All Concerned

### By BILL KOVACH Special to The New York Times

WASHINGTON, March 1— Restricted by a carefully worded

The five others named—John D. Erhlichman, H. R. Haldeman, Robert C. Mardian, John N. Mitchell and Gordon C. Strachan—relied on their attorneys to issue brief statements of innocence.

The only other one of the accused to speak publicly. H. R. Haldeman, the former White House chief of staff, told newsmen in Los Angeles: "I have no comment and will have no comment and wi The five others named-John

dissuaded by his attorneys be-cause of the judge's order against out-of-court comment.

Restricted by a carefully worded gag rule issued by Federal District Judge John J. Sirica, the seven men accused in today's indictments and their attorneys issued only terse statements of innocence of their charges.

Two of those accused in the indictment charging conspiracy to obstruct justice, Charles W. Colson and Kenneth W. Parknson, issued a personal statedicted their eventual exoneration of charges.

The five others named—John D. Erhlichman H. P. Holdson and words a gainst out-of-court comment.

Mr. Parkinson, who served in 1972 as an attorney for the Finance Committee to Re-Elect the President and the Committee for the Re-election of the President, also issued a brief statement, saying, "During the past months my friends at the bar have expressed confidence in me and I thank them stances are brought to light my innocence will be cearly demonstrated."

The only other one of the

chell and Gordon C. Strachan-relied on their attorneys to issue brief statements of innocence.

When the indictments were reported this morning they were accompanied by an order of Judge Sirica that enjoined all parties from any statements on the matter outside the court.

None of the seven, some of whom at one time were among the most powerful men in Government and those closest to President Nixon, were present in the courtroom when the indictments were handed up by the grand jury.

The First to Respond

Mr. Colson, the first to respond to the charges, called a news conference when he was notified that the indictment would name him. Speaking in the offices of the law firm from which he has taken a leave of absence, Mr. Colson said:

"My conscience is clear. Regardless of how rough the road ahead may be, I know that in the end my innocence will be established because I put complete faith in God and I believe deeply in my country."

Mr. Colson had reportedly originally planned to issue a five-page statement detailing claims of his innocence but was leaved on statements on the indictment would name him. Speaking in the offices of the law firm from which he has taken a leave of absence, Mr. Colson said:

"My conscience is clear. Regardless of how rough the road ahead may be, I know that in the end my innocence will be established because I put complete faith in God and I believe deeply in my country."

Mr. Colson had reportedly originally planned to issue a five-page statement detailing claims of his innocence but was leave of those accused and their attorneys to discuss the charges publicly apparently stems from the fact that one of the defense strategies being considered by some of them is based on prejudicial pre-trial publicity.

## Challenge Considered

Other attorneys are privately chafing under the order and had briefly considered a legal challenge to the order as a violation of the First Amendment to the Consitution. Attorneys familiar with the legal situation between a point or the constitution attorneys familiar with the legal situation between a point with the situation between the constitution between the constitution of the tion, however, point out that a similar gag rule was challenged and upheld at the district level

and upheld at the district level in Federal courts.

The order issued by Judge Sirica is directed to all those in the office of the Watergate special prosecutor, all defendants, their attorneys and all those identified as witnesses in the case. It enjoins them from making any "extrajudicial" making any "extrajudicial statements concerning any aspect of this case..." and further defines "extrajudicial statements" as "any statement which is not made during the course of judicial proceedings in this case."

Most attorneys who are connected with the case agreed that the order restricted them to little beyond statements of innocence.

Mr. Colson's statement, the most extensive issued today, defended not only himself, but

defended not only himself, but President Nixon.

"Above all [I am] proud," he said, "to have served a man whom I believe history will record as one of the greatest and most courageous of our Presidents. Like most human beings, I have made my share of mis-I have made my share of mistakes but during the time I served, I have always done my duty as I saw it."