Indictments Pose New Intricacy

By Leroy F. Aarons Washington Post Staff Writer

LOS ANGELES, March 7—The federal indictments in the Ellsberg burglary case posed a direct conflict with the Los Angeles County prosecution of John D. Ehrlichman, G. Gordon Liddy and David Young, officials acknowledged here today.

Stephen Trott, a deputy Los Angeles County district attorney, said he and District Attorney Joseph Busch would meet in Washington Monday with Watergate Special Prosecutor Leon Jaworski "to discuss the problems of two prosecutions arising out of one actual situation and make decisions affecting the future course of both prosecutions."

Neither Trott nor Busch would elaborate, but it seemed apparent that something has to give in the case, and it could be all or part of the Los Angeles case.

Ehrlichman is charged here with burglary, conspiracy and perjury in connection with the Sept., 1971, break-in at the Beverly Hills office of Dr. Lewis Fielding as part of a search for information about Pentagon papers figure Daniel Ellsberg, a Fielding client. Liddy and Young, members of the White House "plumbers," are charged with a count each of burglary and conspiracy. They are scheduled to go on trial April 15.

The federal indictments of conspiracy and perjury against Ehrlichman and of conspiracy against Liddy are based on federal statutes but cover the identical factual situation.

There is no legal bar to bringing both cases to trial. California has a statute barring prosecution once an individual has been convicted or acquitted elsewhere based "on the act or omission in respect to which he is on trial." But this is not yet the case, since Ehrlichman and Liddy have only been indicted in Washington.

However, sources here indicated that a double prosecution would present enormous strategic and logistics problems and could provide grounds for reversal on appeal.

"It's not just a formality," one source said in describing Monday's meeting. "Each side intends to make 100 per cent sure neither end fouls up the soup for the other guy. You sit down, you work out the possibilities, the combinations, you research the long-range legal ramifications and then you make your decision," the source said.

The situation is complicated by a legal tangle involving David Young, who was named as an unindicted co-conspirator in the federal case. Young was granted immunity by the Watergat grand jury in Washington on May 16, 1973, after which he testified and made avilable key memos that figred in today's indictments.

Then, on July 19, Yung was secretly indicted as a co-conspirator in the Los Angeles prosection. Young's attorneys a contending here that the indictment violated the Vashington immunity.

The prosecutin says Young was indicte on independent information not involving anythingle said to the grand jury i Washington, although the memos he provided were red later to indict Ehrlichran for perjury in the Losingeles case. All the indictrints were announced in eary September.

A similar problem may have been reated by to-day's federalndictments on the three abans, Bernard Barker, Egenio Martinez and Felipi De Diego. All three wer granted immunity in th-Los Angeles case and testied freely last summer abot their involvement in the Filding burglary.

One observer familiar with the defense position in the Ls Angeles case describe the immunity-indictment crossovers as "gameplayig" by prosecutors hereand in Washington.

": stinks when the local precutors give the three Cvans immunity, have thm testify to certain acts ad then Jaworski turns sound and indicts them for te same thing," he said.

The Los Angeles case has also evoked special interest pecause President anixon has been summoned to appear as a material witness to support the defense claim that the accused individuals were acting as official federal agents in the Fielding case. The White House has rejected the summons, and a hearing on the matter has been scheduled for March 15 in Washington.