# Watergate Case Viewed as Peril To Concert of National Security

## By LESLIE H. GELB

Special to The New York Times WASHINGTON, May 15--Bv invoking "national security" as an integral part of the Watergate affair, President Nixon has set in motion a series of political, constitutional and legal debates and maneuvers that may continue long after the imme-diate issues of Watergate are resolved.

By using national security to justify actions that critics have charged constituted a cover-up of the Watergate break-in and the activities of the so-called plumbers investigating unit, many legislators and offi-cials believe, the President has undermined serious discussion of security against foreign threats threats

threats The reaction to this use of national security has also forced to the surface two key constitutional issues: Who has the right to determine what mational security is and, if this right is lodged in the White House, to what extent does it give the President the authority to encroach on Fourth Amend-ment guarantees against unment guarantees against un reasonable search and seizure. un-

#### Impact on Trials

Of immediate importance will be the impact of Mr. Nixon's statements on national security in the recently pub-lished White House transcripts on the nonding trials of his on the pending trials of his former aides.

former aides. A central issue in these trials is expected to be whether or not the defendants believed the President had the right to order violations of the law in the name of national ecurity. The concept of national secu-rity has come to embrace the related but distinguishable area of foreign policy, defense and internal security against dom-estic threats. Most of these national secu-

Most of these national secu-rity issues were raised several weeks ago in the chamber of Federal District Judge Gerhard A. Gesell. Speaking to the at-torneys for two former Presi-dential aides, John D. Ehrlich-man and Charles W. Colson, Judge Gesell said that before the trial could proceed he would have "to try to nail down clearly in one form or another the question of whether or not the President had exercised his authority—if he has it, and in my assumption at this point he does—in the field of foreign af-fairs, to direct an investigation fairs, to direct an investigation in disregard of the Fourth Amendment."

## Civil Rights Charge

The charge in this case is that those in the plumbers inthat those in the plumbers in-vestigating group or respon-sible for it violated the civil rights of Dr. Daniel Ellsberg's former psychiatrist when they broke into his office looking for files on Dr. Ellsberg. In addition to Mr. Ehrlichman, and Mr. Colson, four other men were indicted in the Sept. 3, 1971, break-in in Beverly Hills, Calif.

Dr. Ellsberg, a former De-fense Department aide, has said that he provided the press with the Pentagon papers — top-sec-ret Government material about United States involvement in South Vietnam. The New York Times reported yesterday that highly reliable sources said Mr. Nixon had sent a letter to Judge Gesell assert-ing that the plumbers had op-erated under a general delega-tion of his Presidential authori-ty while investigating Dr. Ells-berg. In his letter, however, the sources said, the President again asserted that he had not specifcally authorized the break-in.

 President Nixon seems to shave realized that he was walk- ing into a political and legal prime field long before others did.

did. In the transcript of an April 27, 1973, meeting in the Oval Office, the President and Henry E. Petersen, Assistant Attorney General, briefly al-lude to a conversation they had thad soon after members of the plumbers group were arrested in the Watergate break-in. P. You remember my call from Camp David. I said, 'Don't go into the national security stuff.' I didn't mean

HP, Oh, I understand. e. ...

HP, Oh, I understand. P. 'Cause I remember I think we discussed that silly damned thing. I had heard about. You told me that. That's it, you told me. P. What (expletive re-moved) did they break into a psychiatrist's office for? I couldn't believe it. There were others in Wash-ington who could not believe it either. Daniel I. Davidson, a Washington lawyer, who is a former aide to Henry A. Kis-singer, said recently that "by a wild stretch of the imagina-tion, one might say the break-in of Ellsberg's psychiatrist's office was legitimate, but by no stretch of the imagination is covering it up on national security grounds legitimate."

Senators Discern Peril

\$9. 11 A number of Senators, inter-by viewed here, said in effect that the umbrella of national secu-the inpoint of damaging real security. Senator Edward M. Kennedy, Democrat of Massachusetts, said that "it is hard to get said that "it is hard to get that term is used to cover a shost of matters that aren't re-motely related." He added, "It cheapens the whole idea." Senator Charles H. Percy, Republican of Illinois, said that "the very use of the term now evokes cynicism and distrust, which is dangerous, because A number of Senators, interour real national security needs tive Congressional action beare as valid as ever.

Senator Henry M. Jackson, going to war. Democrat of Washington, likened the situation to the boy who cries wolf too many times ing is a bill called the Bill of "only to lose credibility when Rights Procedures Act of 1974 legitimate grounds for action exist."

The conservative journal, Aviation Week and Space Tech-The conservation week and Space Tech-nology, recently said in an edi-torial that Mr. Nixon's "false security blanket" had managed to "conceal policies that were bither illegal, corrupt, or make claims about Presidential authority in internal security in either illegal, corrupt, or so patently wrong they could not stand the pressure of public debate."

about the Vietnam war and the over Watergate, as a means to silence domestic opposition. This, in turn, has led to what Secretary of State Kissinger calls a constant and dangerous questioning of motives. Thus, marked, "When we talk about the growing Soviet missile, threat, people think we're mak-ing it up to destroy the argu-ments of the American doves." ing it up to destroy the argu-ments of the American doves."

What someone has labeled the "verbicide" of the national security concept began as an issue of political give-and-take in Washington, but since Water gate it has been transformed into a constitutional issue as well. well.

well. The issue goes back to what the Constitution says about the powers of the President in for-eign affairs. Experts agree that it says very little about this subject, and to the extent for-eign affairs is mentioned, the executive and the legislature share authority.

## 'Inherent Powers'

national security is." 'Inherent Powers' But over the years, Presi-dents asserted their "inherent powers" in the fields of de-their growig authority in these fields to justify internal security measures such as these fields to justify internal security measures such as time of his sentencing after wiretapping and breaking and entering without rourt war-rants. With some notable ex-preme Court went along. In this way, Presidential powers in the separate dields into the new concept of altional security were fused internal security were fused into the new concept of ascurity became a generally held assumption. The assumption was so firmly held in the Nixon Administra-tion that Tom Charles Huston, the author of the Nixon domes-tion that Tom Charles Huston, the ating the Senate Watergate during the Senate Watergate view that neither "I nor anyone else in the Administration to my knowledge etudied the legal sisues" of the plan or the plumbers operation. Because of growing opposi-tion to the Vietnam war, Con-gress moved to curtail Presi-dential powers to act unilater-ally in defense and foreign affairs, By the National Com-mitments Resolution of 1960 internal security ware foreign affairs, defense and plumbers operation. Because of growing opposi-tion the Yietnam war, Con-gress moved to curtail Presi-dential powers to act unilater-ally in defense and foreign affairs, By the National Com-mitments Resolution of 1960

security information. Because of growing opposi-tion to the Vietnam war, Con-gress moved to curtail Presi-dential powers to act unilater-ally in defense and foreign affairs. By the National Com-mitments Resolution of 1969 and the War Powers Act of 1973, the President was urged, then required to seek affirma-

fore making commitments and

Congress also moved to restrict Presidential authority in internal security matters. Pendthat would bar any form of search and seizure for any reason, including national se-curity, without a court warrani on the probable cause of a crime.

the name of national security. Asked during the Senate Water-Some in Washington have come to see Presidential invok-ing of national security, first about the Vietnam war and the Wr. Ehrlichman answered, "I

Washington lawyers who did not want to be identified main-tained that the Government would find it difficult to con-vict the former Presidential aides. These lawyers said that the Government would have to disabuse Judge Gesell in pre-trial proceedings of his assump-tion that the President can or-der break-ins and burglaries without warrants in the name of national security. of national security.

## A Problem of Motives

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cover-up or simply recalled as a fact. They will also have to de-cide whether the acts com-mitted in he name of national

were in any sense

security w reasonable.