President's Statement on His Decision

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WASHINGTON, Aug. 5—Following is a statement by President Nixon announcing his decision to make public the transcripts of three recorded conversations with H. R. Haldeman on June 23, 1972:

I have today instructed my attorneys to make available to the House Judiciary Committee, and I am making public, the transcripts of three conversations with H. R. Haldeman on June 23, 1972. I have also turned over the tapes of these conversations to Judge Sirica, as part of the process of my compliance with the Supreme Court ruling.

On April 29, in announcing my decision to make public the original set of White House transcripts, I stated, "as far as what the President personally knew and did with regard to Watergate and the cover-up is concerned, these materials—together with those already made available—will tell it all."

Shortly after that, in May, I made a preliminary review of some of the 64 taped conversations subpoenaed by the special prosecutor.

Among the conversations I listened to at that time were two of those of June 23. Although I recognized that these presented potential problems, I did not inform my staff or my counsel of it, or those arguing my case, nor did I amend my submission to the Judiciary Committee in order to include and reflect it. At the time, I did not realize the extent of the implications which these conversations might now appear to have. As a result, those arguing my case, as well as those passing judgment on the case, did so with information that was incomplete and in some respects erroneous. This was a serious act of omission for which I take full responsibility and which I deeply regret.

At Variance With Certain Statements

Since the Supreme Court's decision 12 days ago, I have ordered my counsel to analyze the 64 tapes, and I have listened to a number of them myself. This process has made it clear that portions of the tapes of these June 23 conversations are at variance with certain of my previous statements. Therefore, I have ordered the transcripts made available immediately to the Judiciary Committee so that they can be reflected in the committee's report, and included in the record to be considered by the House and Senate.

In a formal written statement on May 22 of last year, I said that shortly after the Watergate break-in I became concerned about the possibility that the F.B.I. investigation might lead to the exposure either of unrelated covert activities of the C.I.A. or of sensitive national security matters that the so-called "plumbers" unit at the White House had been working on because of the C.I.A. and plumbers connections of some of those involved. I said that I therefore gave instructions that the F.B.I. should be alerted to coordinate with the C.I.A. and to ensure that the investigation not expose these sensitive national security matters. That statement was based on my recollection at the time—some 11 months later—plus documentary materials and relevant public testimony of those involved.

The June 23 tapes clearly show, however, that at the time I gave those instructions I also discussed the political aspects of the situation, and that I was aware of the advantages this course of action would have with respect to limiting possible public exposure of involvement by persons connected with the re-election committee.

My review of the additional tapes has, so far, shown no other major inconsistencies with what I have previously submitted. While I have no certain that there will not be believe that there will be. In any case, the tapes in their entirety are now in the process of being furnished to Judge Sirica. He has begun what may be a rather lengthy process of reviewing the tapes, passing on specific claims of executive privilege on portions of them, and forwarding to the special prosecutor those tapes or those portions that are relevant to the Watergate investigation.

Impeachment Virtually Certain

It is highly unlikely that this review will be completed in time for the House debate. It appears at this stage, however, that a House vote of impeachment is, as a practical matter, virtually a foregone conclusion, and that the issue will therefore go to trial in the Senate. In order to ensure that no other significant relevant materials are withheld, I shall voluntarily furnish to the Senate everything from these tapes that Judge Sirica rules should go to the special prosecutor.

I recognize that this additional material I am now furnishing may further damage my case, especially because attention will be drawn separately to it rather than to the evidence in its entirety. In considering its implications, therefore, I urge that two points be borne in mind.

The first of these points is to remember what actually happened as a result of the instructions I gave on June 23.

Acting Director Gray of the F.B.I. did coordinate with Director Helms and Deputy Director Walters of the C.I.A. The C.I.A. did undertake an extensive check to see whether any of its convert activities could be compromised by a full F.B.I. investigation of Watergate. Deputy Director Walters then reported back to Mr. Gray, and when he expressed concern about improper attempts to limit his investigation, as the record shows, I told him to press ahead vigorously with his investigation — which he did.

The second point I would urge is that the evidence be looked at in its entirety, and the events be looked at in perspective. Whatever mistakes I made in the handling of Watergate, the basic truth remains that when all the facts were brought to my attention I insisted on a full investigation and prosecution of those guilty. I am firmly convinced that the record, in its entirety, does not justify the extreme step of impeachment and removal of a President. I trust that as the constitutional process goes forward, this perspective will prevail.