By George Lardner Jr. Washington Post Staff Writer

Watergate prosecutors accused former White House aide John D. Ehrlichman yesterday of trying to duck his own guilt in the scandal by throwing all the blame on former President Nixon.

Winding up a rigorous crossexamination at the Watergate
cover-up trial, chief prosecutor
James F. Neal charged that
the White House tapes show
Ehrlichman himself admitted

Thi linhocent of the charges velop
that the government has ing
who losten
with a string of White House
tapes, Neal maintained that
the former White House ad-

taking part in the cover-up to viser had actually laid out his protect the President's re-election in 1972.

Ehrlichman denied it with an outpouring of explanations for his own actions and renewed complaints that Nixon had misled him.

Chin thrust out, he declared, "I'm innocent of the charges

than a year ago in a conversation with Nixon about former White House Counsel John W.

Dean III.

"If I were Dean," Enrich you are man told the President on Nixon ward April 15, 1973, "I would de motive?" velop a defense that I was being manipulated by people who had a corrupt motive for ostensibly a benign motive."

Neal accused Ehrlichman of doing just that at the cover-up triel

"You predicted your own deown cover-up strategy more fense in this case, didn't you?" Neal demanded. "As a matter of fact, that is exactly what you are saying today—that you were manipulated by Mr. Nixon who had a corrupt

> Ehrlichman insisted that his real defense was his inno-cence, but he stuck to his charges of deception on Nixon's part.

That certainly is where the truth seems to lead us in this

case," he testified.

Far more compative than he had been earlier in the week, the 49-year-old defendant presented a third facet of his per-sonality in as many days on the witness stand. On Tuesday, he broke down and wept as he described the painful meeting last year at which Nixon asked for his resigna-tion. Wednesday, he recanted key portions of other testimony he had given. Yesterday, he challenged the prosecution on every point, at times drawing admonitions from the judge to answer the question put to him and not to be so argumentative.

Ehrlichman said it was clear to him now that Nixon wanted something less than the full truth when the President asked him on March 30, 1973, to take over from the wavering Dean as his special adviser on the Watergate controversy. But Ehrlichman maintained that he had no intention of tai-

loring the facts himself.

He said Nixon gave him the assignment at a White House meeting around noon on March 30 shortly before leav-ing for his home at San Cle-

mente, Calif., later that day.
Holding up a tape of that
meeting for the jurors to see, prosecutor Neal suggested that Ehrlichman had made up the story sometime later. Neal said there was no mention at all on the recording of Ehrlichman undertaking a Watergate investigation for the President.

The defendant said he be-lieved the chat had occurred outside the President's office

as the meeting broke up.
"There's the sound of closing doors," he said of the tape. "That sparked my recollec-tion. . . . It's my belief he and I walked out together. had transacter an awful lot of business walking with the President to the barber shop

"You've never before said that you stepped outside, have you?" Neal demanded, remind-

ing Ehrlichman of past testimony before the Senate Watergate committee.

"I don't believe I was asked where it [the conversation] was," Ehrlichman quickly re-

Ehrlichman said he went upstairs to his own office, drafted a letter to himself outlining his new Watergate duties, and had Nixon initial it aboard Air Force One on the way to San Clemente that afternoon.

Introduced at the trial later in the day, the "Dear John" letter had the President say ing that he knew "very little" of the Watergate case beyond what he read in his daily news summaries.

According to the letter.

Nixon also said he was "concerned that John Dean may be drawn into the Watergate controversy in such a way as to preclude his giving me adequate counsel on questions associated with whole general subject."

As a result, the four-paragraph document stated, Ehrlichman would be called upon for "advice on the constitu-tional and legal questions in-volved... You will wish to acquaint yourself with the facts of the criminal case and the various allegations made concerning fund management, the aftermath of the case and other facts . . . I know very lit-

the of the matter beyond the news summary, but I will expect you to be posted on it."

The note was initialed "RN" and below that, carried the penned-in date of "3-30-73."

Neal suggested that the initials were in a different hand tials were in a different hand than the date, but Ehrlichman said he saw the President both initial and date it himself that day aboard Air Force One.

"Are you saying the same person who initialed that letter dated it?" the prosecutor asked in incredulous tones.
"Yes," Ehrlichman replied.

"I saw him (Nixon) do that."