Says He Was Just WXPost Parkinson

Watergate Defendant Asserts Involvement in Scandal

By George Lardner Jr.

Washington Post Staff Writers Watergate cover-up defendant Kenneth Wells Parkinson insisted yesterday that his only involvement in the scandal was serving as a courier for message he didn't understand and passing notes he never read. He did profess regrets, how-

ever, over his shredding of an insider's account of the Watergate bugging and break-in that Nixon campaign deputy direc-tor Jeb Stuart Magruder blurted out to him shortly after the burglars had been arrested. "Looking back on it, it was a

"Looking back on it, it was a yery serious mistake in judg-ment on my part," Parkinson said of his destruction of the notes he had scribbled down during his July 15, 1972, inter-view with Magruder. A lawyer for the Nixon re-election committee until his indictment this year. Parkin-

indictment this year, Parkin-son, 47, said Magruder had inson, 47, sala Magruder had in-criminated campaign officials and White House aides alike in the Watergate spy work at Democratic National Commit-tee headquarters here.

The Washington lawyer kept the explosive notes until the 1972 Labor Day Weekend when he put them in one of the shredders at the headquarters of the Committee for the ters of the Committee for the Re-Election of the President. He said he destroyed the half-dozen pages because he was afraid that newsmen or other parties unknown might somehow get hold of them and make them public, a step that could have been "terribly de-structive."

"I did not believe what Mr. Magruder had told me," Par-kinson declared. He said Ma-gruder had implicated not only himself, but also ffrmer Attorney General John N. Mitchell, White House Coun-sel John W. Dean III, White House aide Gorden Strachan and "by implication," White House chief of staff H. R. Haldeman, men whom Parkin-son said he considered "inno-cent" at the time. Magruder, who has said he "I did not believe what Mr.

Magruder, who has said he was admonished by Mitchell

was admonished by Mitchell not to be so candid again, changed his story at another meeting with Parkinson two days later and gave still an-other account in an FBI inter-view, that Parkinson moni-tored on July 20, 1972. At times contradicting his own testimony before the Watergate grand jury, Parkin-son admitted that he never asked Magruder about the in-consistencies in his various stories. He maintained that it was none of his business to inwas none of his business to interfere with whatever Magruder wanted to say. It was a scene that Parkin-

son repeated again and again in a Long day on the witness stand. The essence of his de-fense was that he was no busy-

body. Hired to defend the re-elec-Hired to detend the re-elec-tion committee against litiga-tion stemming from the Watergate bugging, Parkinson said he frequently served as a go-between for messages from and to Watergate spy E. How-ard Hunt Jr.'s lawyer, William O. Bittman. But Parkinson insisted that he never really knew what they were all about.

The Nixon campaign lawyer

said he first found himself in the middle around July 6, 1972, when he got a phone call at re-election committee headquarters from Bittman, whom he had just met.

he nad just met. Bittman told of "a mysteri-ous phone call from a man named Rivers," Parkinson re-called, and wanted to know, who he was. Parkinson said he "didn't have the slightest idea," but quickly checked with Nixon campaign strate-gist Frederick C. LaRue. He said LaRue told him to "tell Bill Bittman, Rivers is okay." . The defendant said he got back to Bittman immediately and said, without using La-Rue's name, that "I have it on competent authority that Riv-ers is okay to talk to." ("Rivers" was the code name for White House undercover agent Anthony Ulasewiczh who left \$25,000 in cash for Bitt-man atop some phone books in the hebre of Bittman's office Bittman told of "a mysteri-

man atop some phone books in the lobby of Bittman's office building on July 7, 1972. Picturing himself as a man

of sharply limited curiosity, Parkinson said he knew nothing of that.

"Did you ever ask what hap-"Did you ever ask what happened to this man Rivers?" his defense lawyer, Jacob Stein, asked.

sir," Parkinson "No declared. "I had no interest in that."

Shortly afterward, Parkin-son said he met with Bittman and his partner, Austin Mittler, in a car they parked out-side Parkinson's law firm on L Street during rush hour. He said they were worried about the plight of the four Cuban-Americans arrested in the break-in who were still locked up at the D.C. Jail and report-edly "felt abandoned."

edly "felt abandoned." "Weren't you interested in the plight of the Cuban-Americans?" Stein asked. "No sir," Parkinson said once again. "They were not my clients," he added star-chily. "I had no interest in their plight" their plight."

Once again, Parkinson said, he met Bittman in a quiet nook of the Renwick Art Gallery near Nixon campaign headquarters sometime in September of 1972 for another conference that the Hunt lawyer had requested. "He then began complaining



Was Limited

about legal fees," Parkinson testified. He said Bittman told

him of \$40,000 in unpaid work for Hunt at that point. Asked if that stirred his sympathy, Parkinson said no again. "I wasn't concerned about his legal fees," he de-

clared. Despite that, Parkinson ad-mitted relaying what Bittman told him not only to LaRue but also to White House counsel Dean and to Paul O'Brien, another lawyer for the Nixon re-election committee. An other envelope containing \$20,000 in cash was delivered to Bittman's office in mid-October.

Sometime in late November Sometime in late November of 1972, Parkinson told the ju-rors, Bittman called again. "He said he had a very impor-tant memo or item that would be of importance to my client," the defendant said. Parkinson said he told Bitt-man he didn't filte the idea of

man he didn't "like the idea of carrying messages," but reluc-tantly agreed to take the one-

brought over. The cover up de-fendant said he Xeroxed a copy, put it in his pocket and gave the original back to Bitt-man, but did all of this, he insisted, without once looking at what it said.

"I didn't feel it was any of my business," Parkinson said. According to other testimony, the memo was a "laundry list" of the expected financial needs of the original Water-gate defendants. Parkinson financial aid he quickly delivered it to Dean at a meeting that O'Brien and La'rue also attended.

Parkinson said Dean read it, "made some noncommittal re-mark," and handed it back. "I "I then handed it to Fred LaRue and he kept it," Parkinson said.

Admittedly concerned by now about what was going on, Parkinson acknowledged that Bittman had told him several-times of "some commitment" that Hunt claimed had been made to him, but he con-tended that Bittman claimed not to know just what it was or who had made it.

or who had made it. Sharply challenging those claims on cross-examination, Assistant Watergate Prosecu-tor Jill Wine Volner confront-ed Parkinson later in the day with his own testimony before the Watergate grand jury on Aug. 1, 1973. He said then that Bittman had told him "the commitments were for payment of money and living expenses."

also Parkinson told the grand jury that Bittman had also talked about executive

clemency." Yesterday, however, Parkin-son maintained that Bittman never spelled all this out in terms of "commitments." The tall, round faced defendant said he just "assumed" that this was what they were.

On trial for both conspiracy and obstruction of justice, Parkinson said he finally took the issue up with Dean in late September of 1972. "Dean said, 'Well look, Ken,

he keeps talking about a commitment. Say Simply that you don't know anything about commitments, but if they were made, they would be honored."

The account conflicted squarely with that of Dean who said he told Parkinson bluntly, "Ken, these people have been promised the moon I don't know if we'll be able to deliver everything. But you'd better tell them there are commitments'" commitments."

page document that Bittman | Parkinson said he gave the assurances to Bittman over a about his (Magruder's) being Sunday lunch at the May- guilty?" she demanded. flower Hotel on Oct. 1, 1972, but protesting all the while not. that he really didn't know whether any commitments had

actually been made or not. Under steady questioning by Mrs. Volner about the confes-sion Magruder had made to him, Parkinson found himself quarreling at one point, with still other grand jury testi-mony he had given. She reminded him that Parkinson defendants to take the stand, had told the grand jurors last Parkinson repeatedly implicat-year that the story Magruder ed former Assistant Attorney

the

Mrs. Volner handed Parkin-he had been bound by the son an account of the FBI lawyer-client privilege not to interview with Magruder that tell Parkinson about Liddy's Parkinson had attended.

"Does that say anything

Parkinson conceded it did

Q. "Does it say anything about Mr. Mitchell being in-volved?"

A. "No." Q. "Mr. Strachan?" A. "No."

- Q. "Mr. Haldeman?" A. "No."

Q. "Mr. Dean?" A. "No."

The last of the five cover-up year that the story Magrucer gave the FBI was plainly General Robert C. Martun. "inconsistent" with his earlier during yesterday's session. "inclosures to Parkinson. Mardian had acknowledged Yesterday, however, Parkin- earlier in the week that Wa-son insisted that "inconsist-tergate spy G. Gordon Liddy ent" was too strong a word, had given him a lengthy con-'a gross oversimplification of fession around June 21, 1972, the situation." but Mardian maintained that

disclosures.



Watergate defendant Kenneth Wells Parkinson, left, arrives at U.S. District Court

Associated Pres.

here with his wife and son, Jeff, and his defense attorney, Jacob Stein.