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## By EDWARD M. KENNEDY

The men at the executive levels of justice have trampled on traditions and ideals and principles of justice. They see the Constitution as a burden, an obstruction to be overcome, as a technical barrier to be avoided when inconvenient, evaded where possible, and ignored if necessary. Freegover, oath, to preserve, protect and defend the Constitution, instead they defile, dilute, and debase it. Proclaiming that and ignored if necessary. Pledged by dilute and debase it. Proclaiming that they will strictly construe it. other they constrict and destroy it. Slawly, stealthily, they arrogate to them, wes the powers that the Constitution means to be shared and powers that the Constitution never meant Govern-

ment to have at all.

They wear buttons that say, we care about Congress." But they will not fell Congress the whole story about military spying on civillans, about foreign aid plans, or about so called inational-security wiretapping. They wear American flag pin but for the first time since King George they have succeeded in imposing prior restraints on that most basic imerican ideal, freedom of the press, flanaging to keep the nation's papers from aging to keep the nation's papers from printing the truth about the was the whole time the House and Senate were voting on this year's antiwar an ind-ments.

ments.

They cry for "law and order," and so they institute criminal proceedings agains Daniel Ellsberg in a matter of hours convene two grand juries, wall his frends and mother-in-law and young con to testify, and grant hem immunity where necessary to get hem to talk But they take fifteen in this to delide that the killing in cold blood of four unarmed student at Kent tate requires no grand just no sworm witnesses, no immunity.

They argue that bugging and tapping and undercover spying are necessary to get intelligence on dang yous groups, but they are so unprepared for the Mayday conflict that their only accourse is to suspend the Constitution, arrest anyone and everyone.

pon, arrest anyone and everyone, stitution, arrest anyone and everyone, forget about due process and evident and probable cause, forget about human detention, and instead of application, recommend their methods to local officials, so that they too can crow the familiar cry: "We made the buses run on time."

They say that they care about Vietnamitive terrans, but when the vertex and the process of the control of

They say that they care about Viet-namiveterans, but when the veterins assemble in Washington to plead for an end to the washington to plead for an end to the washington to plead for ment which set the same Govern-ment which set the find of Indo-china sues to keep them from sleeping

on the grass of the capital.

They day that they are repressing dissent, but they issue all unpredented and probably unlawful fixed utive Order directing the dormant and area. betweeless—but dangerous—Subversive Activities Control Board to start drecking up not only on dissident groups but also on those who have

They say they don't want only "yes" men around, but Pat Moynihan, Water kickel, James Farmer, James Alfen, Cliff Alexander, Terry Lenzner and con Panetta find that there's ino

they say that they want the young the poor to work within and though the system, but they try to asculate the legal-services program, demantle the poverty program, and the off the 18-year-old vote, and they there the Scranton Commission plea

for reconciling leadership.

The list could go on, but the point is apparent enough already. The letter and the spirit of the Constitution have been stretched to the breaking point by those who are going to choose the interpreters of the Constitution.

Yet only strong, independent courts

can call be executive to task. The separate court itself had to preserve freedom of the preserve and flatly that domestic wiretapping without court order violated the donstitution, and the high court has the case. Another appeals court threw out almost all the Mayday cases and made almost all the Mayday cases and made the Government return the ball money and all back the arrest records another Rederal court blasted the Government for its handling on the vetternment for its handling on the vetternment.

straighten out the Attorney General management designation. And a state supreme court refused to throw out on the same Kent State
the Attorney General
at least unmoving. The a case unm S.A.C. order is already under court review

erans. The Supreme Court thad to

So that has been and will be a conflict of interest of the grossest magnitude. To succeed in debilitating the Constitution, the Administration must first debilitate the Court. And the President has part of the power

lence, discourage eminence, disqualify intelligence, minimize experience, bar fairness, greatness and sensitivity in his nominations. He need only follow the advice of those who say mediocrity has a right to be represented on the Court.

But I hope he will not.

These are excepts from an address made this week in New York by Senator Edward M. Kennedy, Desho-crat of Massachusetts

to do so. He need only eschew excel-