ASSIFICATION AUTHORITY DERIVED FROM: FBI TUTOMATIC DECLASSIFICATION GUIDE Mr. Alex Rosen October 20, 1971 Mr. E.S. Mi SENSITIVE COVERAGE PLACED Original impounded by AT REQUEST OF THE WHITE HOUSE court order. See memo in 63-16062-13 Following departure of former Assistant to the Director William C. Sullivan, it was discovered that all records he had maintained in his office concerning special highly sensitive coverage the Bureau maintained at request of the White House were missing. Due to the extremely sensitive nature of these records, Sullivan maintained the only copy of all records concerning this coverage. 'It was subsequently established beyond a reasonable doubt that prior to his departure, Sullivan turned all of these records over to Robert C. Mardian, Assistant Attorney General, Internal Security Division of the Department. Mardian allegedly destroyed these records. In order that the Bureau has some record of this delicate matter, an effort has been made to reconstruct as many facts as possible concerning this coverage, particularly the identity of individuals on whom the coverage was maintained. It must be borne in mind, however, that a very limited number of persons in the Bureau had knowledge of this coverage, and therefore sources from which data could best be obtained were used. Essentially only Sullivan and the Director were be aware of this coverage. Naturally those essential to placing and monitoring the coverage in Washington Field Office knew of it, but were not aware of W lite House interest and responsibility in the matter. Sullivan did not have the facility to read and interpret the written material being supplied from the coverage and he therefore designated former Special Agent analyze the results of the coverage and prepare any letters which bб were necessary to the White House. Since Sullivan apparently TERETIN did not have the Director's permission to use used Sullivan's initials on all correspondence prepared Material was dictated most of the time to a dedicated and loyal Bureau employee. Reason-FCINII; 1-2 Bate of Review. JUN (1 1 1973 b

Based on all available information, this coverage was first instituted at the specific request of Dr. Henry Kissinger, who contacted the Director in the early spring of 1969 following some type of leak of information involving the National Security Council. It is believed that the first individuals covered were:

Dr. Morton Halperin, who was with the National Security Council at that time, but later went to Brookings Institution. The coverage stayed on him even after he went to Brookings Institution.

Helmut Sonnenfeldt, who was with National Security Council.

Tony Lake, who was also with National Security Council.

John Patrick Sears. Sears had formerly been in the Nixon-Mitchell Law Firm in New York and had actively worked on the Nixon campaign. After the election he had some sort of job at the Executive Office Building, but apparently became disenchanted with the Nixon administration. He wanted a job with Office of Economic Opportunity.

Later additional requests were made, but at some point the requests came from H.R. Haldeman rather than Dr. Kissinger. The following is a list of those individuals on whom it is reasonably believed coverage was maintained for the White House. The dates of such coverage cannot be established without reference to records which is not believed desirable:

Henry Brandon, Correspondent, London Sunday Times
William Safire, National Security Council
Winston Lloyd, National Security Council
Marvin Kalb, Radio-TV Correspondent and news service
William Beecher, New York Times
Hedrick Smith, New York Times
Ambassador Richard F. Pedersen, State Department
Ambassador William Sullivan, State Department
Daniel Davidson, National Security Council
General Robert Pursley, now military aide to Vice President,
but at time was a Colonel on staff of Secretary Laird
James W. McLain, who at time was with Health, Education and
Welfare, but was in process of following Robert Finch to
White House as Finch's aide.
Richard Moose, National Security Council

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The largest number of these in operation at one time is believed to be eight. The last one placed was on McLain and it was placed on 12/14/70, while the Director was out of town. This one had a great sense of urgency when the request was made and required special installation by Washington Field Office.

Although it is not believed that this coverage was ever placed on Joe Kraft, Washington Post Correspondent, on an address in the U.S., Sullivan was actively trying to determine exactly where Kraft was located in Europe. Kraft made a trip to France just prior to Nixon's visit to Rumania and his exact address FAI was learned and Sullivan is reported to have traveled to Paris 9798 in an effort to had French authorities place coverage on Kraft in France. It is not known whether he was ever successful. A ${\cal S}$

. Those on whom the coverage remained longestwere Halperin, Brandon, Hedrick Smith, Kalb and possibly Lloyd. All of this coverage was discontinued around the end of May or first part of June, 1971.

Sometime after the early part of June, 1971, following discontinuance of the coverage, it was deemed advisable that all copies of memoranda to the White House reporting on results of the coverage should be retrieved and kept in a secure place at the Bureau. After some difficulty all known copies of the material were returned to the Bureau and placed in Sullivan's possession, since it was not thought that the material should go to files, even our special file room. Evidently Sullivan disposed of the material sometime between the last of July and the time he departed on leave prior to his retirement.

. It goes without saying that knowledge of this coverage represents a potential source of tremendous embarrassment to the Bureau and political disaster for the Nixon administration. Copies of the material itself could be used for political blackmail and the ruination of Nixon, Mitchell and others of the administration.

ACTION: For information and record.

OFFIGNAL FORM NO. 10 MAY 1962 SDITON GEA GEN. REG. NO. 27 UNITED STATES GO MemorandumMr. Callaban Mr. Cleveland Mr. Conrad Mr. Gebhardt TO Mr. E. S. Miller DATE: Mr. Jenkins 5/24/73 Mr. Marshall Mr. Miller, E.S. T/J. Smith TJS Mr. Soyars **FROM** 1 - Mr. Walters Mr. Thompson 1 - Mr. Cleveland Mr. Walters Tele, Room JUNE 1 - Mr. Marshall Mr. Baise SUBJECT: SENSITIVE COVERAGE PLACED AT THE 1 - Mr. E. S. Miller Mr. Barnes Mr. Bowers REQUEST OF THE WHITE HOUSE 1 - Mr. T. J. Smith Mr. Herington PECOV - ESPIONAGE Mr. Conmy Original impounded by Mr. Mintz. court order. See memo Mr. Eardley Mrs. Hogan in 63-16062-13 Smith to Miller memorandum 5/13/73, captioned as above, reported recovery of records relating to electronic surveillances (elsurs) placed between 1969 and 1971 at the request of the White House. These records had been improperly removed from custody of the FBI by former Assistant to the Director William C. Sullivan and turned over to Robert C. Mardian, then Assistant Attorney General, Internal Security Division of the Department. The records in question had never been integrated into regular FBI files. Neither had any file number been assigned, nor serializing or indexing done. There were no entries made into the special electronic surveillance indices. Since recovery of the records has been accompanied by widespread publicity and revelations have been made in Federal Court as to the existence of the electronic surveillances, we can expect a clamor for elsur indices checks for possible overhearings which could be the basis for suppression of evidence or reversal proceedings. Likewise, due to the political hysteria growing out of the Watergate incident, we can well expect attempts to connect the 1969-71 White House-requested elsurs with the Watergate matter or the Pentagon Papers matter, which has also been linked to Watergate because of the burglary of Daniel Ellsberg's psychiatrist by principals of the Watergate break-in. It is therefore absolutely essential that the elsur records in question be isolated and maintained intact for evidentiary purposes. However, it is also essential that we open a case file on the matter; serialize all of the documents; and index them where pertinent. Recognizing that the most urgent matter was to begin a set of special elsur indices to service anticipated requests from the Department, we immediately began a review of the elsur TJS: bjr-by (6)

Memorandum to Mr. E. S. Miller
Re: Sensitive Coverage Placed at the
Request of the White House

logs to prepare elsur index cards. Before any appreciable progress was made, however, a Departmental request was received and beginning on 5/18/73 a crash project was begun with II Agent Supervisors, 2 Technical Publications Writers, and a Secretary. These employees worked around-the-clock until the project was completed and we now have more than 5,000 elsur indices cards which enables us to make elsur indices checks relating to these particular elsurs.

The index cards are not complete, however, since we as yet have no file number, nor do we have the elsur logs properly serialized.

Arrangements have been made with Files and Communications Division to supply a trained employee to work with a designated employee of the INTD to serialize and index these records. This work will take place in INTD space where continuity of the records for evidentiary purposes will be maintained at all times. Up to this point I am the only FBI employee who has had custody and control of the records since they were released to the Acting Director and myself on 5/12/73 by the White House.

A decision has been made by the Acting Director that these records will be kept in the office of the Associate Director when they have been processed and that index cards relating to them will show this as well as the fact that access to them must be approved by the (Acting) Director. Associate Director, or Assistant Director, INTD only. Decision was also made that in the interest of security, no abstracts are to be made relating to these records, inasmuch as abstracts could identify the elsurs placed which information if disclosed outside the Bureau wittingly or unwittingly could result in lawsuits being filed against the FBI.

As soon as the special elsur index cards are completed with file number and serial numbers, these will be turned over to Special Investigative Division for integration in the elsur indices. Meanwhile, requests for check of these 5,000 index cards will be processed by the Special Records and Related Research Unit, IS-3 Section, INTD.

It is believed that this matter should be considered a single FBI case, since it was a single investigation for the White House to identify leaks of classified data. A single case file should therefore be opened and

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Memorandum to Mr. E. S. Miller Re: Sensitive Coverage Placed at the Request of the White House

it is suggested that the code name "SPECOV" be used to identify the case. Bureau indices are negative on this code word. The case will then be referred to as "SPECOV - Espionage."

Further, since 17 separate individuals were covered by elsurs, although none were separately investigated, it is suggested that each be indexed as a subject of the "SPECOV" case.

Material prepared by the Inspection Division and Legal Counsel's Office relating to this overall matter should be filed with the other SPECOV material since it reveals details which should be protected. Moul. LB 5/25/73

RECOMMENDATIONS:

DATIONS: 1. That a case file be opened on this memorandum and that henceforth the code name "SPECOV" be used to identify this case.

2. That serializing and indexing begin and expeditiously handled by INTD employees with assistance of experienced Files and Communications employee.

- 3. That upon completion the special elsur indices cards now in possession of INTD be turned over to Special Investigative Division for integration into regular elsur indices.
- 4. That when all records have been fully processed they be placed in a safe-type cabinet in the Associate Director's office with access limited as described herein.

Memorandum to Mr. E. S. Miller Re: Sensitive Coverage Placed at the Request of the White House

5. That none of these records be taken from custody and control of INTD until all of the foregoing procedures have been completed.

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UNITED STATES GOVERNMENT



emorandum

TO

· Mr. Felt

DATE: May 4, 1973

: William D. Ruckelshaus Acting Director

WIRETAPS ON NEWSPAPERMEN

Original impounded by court order. See memo in 63-16062-13 Jun

Mr. Callahan Mr. Cleveland Mr. Gebhardt

Mr. Jenkins Mr. Marshall Mr. Miller, E.S. Mr. Soyars

Mr. Thompson

Mr. Walters Mr. Baise .

Mr. Barnes Mr. Bowers

Mr. Herington

Mr. Conmy . It has been called to my attention by the press, and Mr. Mintz . Mr. Eardley confirmed by the personnel file of William C. Sullivan, retired, Mrs. Hogan which your office has shown me, that at one time for national security reasons there were wiretaps placed on certain newspapermen whose identities are presently not known to this office. I understand that the District Court is concerned that such wiretaps may have somehow tainted the prosecution. In order to advise the Court, I wish a prompt investigation conducted for the purpose of determining the following:

- 1. The identities of the official in the Department of Justice and in the FBI responsible for carrying out the wiretap program.
- 2. The names of the newspapermen whose phones were tapped, and the names of the newspapers for which they worked.
- The date on which each tap was placed and the date eac tap was discontinued.
 - The results of the wiretaps.

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5. The identities of the Agents carrying out the wiretaps.

- 6, The documentation which was involved including but not necessarily limited to:
 - (1) The assignment of each wiretap to an office or Agent.
 - . (2) Any logs which were prepared. REC;

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-(3) Any 302s or other reports reflecting the results of the taps. (4) The directives to discontinue the taps.

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Memorandum for Mr. Felt from the Acting Director
Re: Wiretaps on Newspapermen

May 4, 1973

- 7. If documentation is not now available, as I understand to be the case, then it will be necessary to pursue the inquiry through my office in the Department of Justice or elsewhere which had or should have had knowledge of the wiretaps or of the documentation. I wish to receive any documentation which exists and if the normal documentation has been destroyed, which appears to be the case, I wish to be informed who destroyed it, when it was destroyed and the reason for the destruction.
- 8. If, as appears to be the case, documentation may not be available to establish the results of the wiretaps, I wish the Agents to be interviewed and statements secured as to their recollection of the information received through the wiretaps.

Please treat this as an urgent matter.

I want to be best constants advised of progress on this malter. all GSA GEN, REG. NO. 27







Memorandum

MR. WALTERS

DATE:

Mr. Felt Mr. Baker

Mr. Callahan Mr. Cleveland Mr. Conrad

Mr. Jenkins Mr. Marshall Mr. Miller, E.S. Mr. Soyars

Mr. Thompson ANY Walters _ L Tele. Room

Mr. Baise

Mr. Barnes Mr. Bowers

Mr. Herington

Mr. Conmy Mr. Mintz

Mr. Eardley

:MR. FELT

SUBJECT WIRETAPS ON NEWSPAPERMEN

Original impounded by court order. See memo in 63-16062-13 fm

With respect to the comment in Item #7 in Mr. Ruckelshaus' memorandum of 5-4-73 concerning pursuing inquiries through his office, in the Department of Justice, or elsewhere, Mr. Ruckelshaus this morning provided clarification of that point in that he desires the investigation to proceed forward with any logical interview conducted without delay. He stated there need not be cleared through him or his office the conduct of any interview but that if we are interviewing current personnel within the Department and/or other highly placed former officials, we should simply let his office know about it in order that he may respond to any inquiries that he receives.

Bring the foregoing to the attention of Mr. Jacobson who is coordinating this investigation.

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MAY 1962 EDITION GSA CEN. REC. NO. 27 UNITED STATES GOVERNMENT



Memorandum

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MR. WALTERS

DATE:

June

Mr. Marshall

Mr. Miller, E.S. bompson

Mr. Jenkins .

Walters l'eicl Room

dr. Baker Mr. Callahan Mr. Cleveland Mr. Conrad Mr. Gebhardt

Mr. Baise Mr. Barnes Mr. Bowers

Mr. Herington Mr. Conmy

SUBJECT WIRE TAPS ON NEWSPAPERMEN

INSPECTOR O. T. JACOBSON OF

This is a progress report of the on-going investigation being conducted by the Inspection Division in response to memorandum Mr. Eardley from Acting Director Ruckelshaus to Mr. Felt dated 5/4/73 in the DECLASSIFIED, BY 2842-PM Mary Jude captioned matter.

During the briefing held in your office on the afternoon of May 6, 1973, Mr. John A. Mintz, Office of Legal Counsel, was present and inquiry was made of him concerning possible prosecutable violations of law as well as the necessity of advising people to be interviewed concerning their constitutional rights. As you will recall, the following is the opinion of Mr. Mintz in substance:

Mr. Mintz, Legal Counsel, advised that there is a remote possibility the activity which is the subject of the present inquiry, could involve prosecutable violations of law such as Title 18, United States Code, Sections 2511 (wiretapping); 641 (unauthorized conversion or disposition of Government records); 2071 (unlawful concealment, removal, or destruction of Government records); 2155 (destruction of national defense material). However, the element of criminal intent would be difficult to prove in face of the anticipated claims from all of those involved that all actions taken were believed to be in the scope of duty.

Mr. Mintz advised that, under the law, the interviews to be conducted in this matter need not be prefaced by an advice of constitutional rights and a waiver of rights as long as the interviewee is not in custody or restrained. Further, Bureau rules require no advice of rights and waiver unless the interviewee is so strongly suspected of a crime that he is to be questioned for admissions or confessions of guilt in a criminal investigation. If the interviews are directed at producing details of events and arrangements controlling FBI activity during a specified period concerning which the interviewees have knowledge, such administrative inquiry may proceed without the interviewing limitations of a criminal investigation. However, all interviews should be reported on FD-302 forms because of the possibility of administrative proceedings, Congressional hearings, or civil suits that may arise as a result of this matter. 65-75085-4,10-LMWS8 New Commence of the Commence o

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court order. See memo

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Memo for Mr. Walters Re: Wiretaps on Newspapermen

There follows a summary of pertinent information developed to date from individuals interviewed who had personal knowledge or reason to know of information relating to this inquiry:

SPECIAL AGENT THOMAS J. SMITH, SECTION CHIEF, INTELLIGENCE DIVISION

While he had no personal or first-hand knowledge of wiretaps on newsmen or White House officials, he became aware he believes sometime in 1969 that there might be such wiretaps. This was occasioned by overhearing conversations on a Saturday while working in the office. A situation developed wherein the White House desired information urgently and from the bits and pieces of conversation he overheard he believed the White House wanted to know something about coverage being maintained by the FBI in connection with high-level leaks. He vaguely recalls that former Inspector J. A. Sizoo may have been in the office at the time and that he or some other ranking official of the Intelligence Division (then the Domestic Intelligence Division) may have tried to contact former Assistant Director W. C. Sullivan or former Special Agent concerning the White House inquiry.

SA Smith in the Research Section, Smith received enough information from to very definitely lead to the conclusion that the FBI did, in fact, maintain wiretaps on behalf of the White House relative to high-level national security leaks and that Mr. W. C. Sullivan was in charge of the operation. Inasmuch as actually worked for Smith after January, felt compelled to tell him he was reviewing the logs of all wiretaps being maintained and that he had to go to Sullivan's office to do so. This was necessary to account for periods of SA absence in the Section from time to time. Inasmuch as SA Smith was aware of the need-to-know basis for the wiretaps no effort was made on Smith's part to pry into the nature of the coverage or the identity of the persons covered.	b6 b7
SA Smith recalled that retired in the Summer of 1971, and that shortly before he left the FBI had to go to Mr. Sullivan's office "one last time" to put in order the various documents relating to the special coverage for the White House. Sometime after the first part of September, 1971, revealed to him that former Assistant Attorney General Robert Mardian had shown him the documents which Mr. Sullivan	b6 b7C



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Memo for Mr. Walters Re: Wiretaps on Newspapermen

had kept in his office relating to the special wiretaps the FBI had maintained for the White House and asked to take charge of these documents and afford them the greatest possible security. told SA Smith he was shocked to see these highly sensitive documents in Mardian's possession since they were FBI property. told Smith that Mr. Sullivan had previously indicated to him that he might turn the documents over to Mardian but had strongly advised Mr. Sullivan not to take such action since no one outside the FBI should have access to such information. conversation with Smith was recorded in a memorandum to Assistant Director E. S. Miller on October 1, 1971, which led to the discovery that the sensitive records were no longer in FBI custody.	b6
Thoroaften GA Garati	b7C
Thereafter SA Smith was instructed by Assistant Director Miller to attempt to reconstruct on whom the wiretaps were placed, the time sequence and the best recollection of what information was received as a result of the wiretaps. Through conversations with Washington Field Office (WFO) Supervisor , SA Smith recalls the following individuals were tapped: Henry Brandon, London Sunday Times; Dr. Morton Halperin, National Security Council (NSC); Tony Lake, NSC; Daniel Davidson, NSC; William Safire, NSC; Winston Lord, NSC; Colonel Robert Pursley, now a General Colonel assigned to Secretary Laird's office - Department of Defense; Marvin Kalb, Radio -TV commentator; William Beecher, NYTimes; Hedrick Smith, NY Times; Ambassador Richard F. Pedersen, State Department; Ambassador William Sullivan, State Department James W. McLain, HEW; John Patrick Sears, Attorney; Richard Moose, NSC; and Helmut Sonnenfeldt, NSC.	ım
Full background material regarding the above-named individuals is being compiled and will be furnished.	
JOHN J. McDERMOTT, SAC, WFO	,
He was ASAC in WFO prior to and until April, 1969, when he ransferred as SAC of the Alexandria Office. During this time McDermott and no knowledge about and wiretaps on members of the White House staff or members of the news media. He returned as SAC of WFO on October 24, 1972. About two months later in a conference on another matter with the learned for the first time that the learned for the first time that the eccived instructions from a Domestic Intelligence Division representative of institute wiretaps. According to McDermott instructions were eccived by the phone and was told in the strictest terms there would be no official record made of this request in the WFO. McDermott stated	b6 b70
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Memo for Mr. Walters Re: Wirtaps on Newspapermen

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	the personnel within the WFO who would have complete knowledge of this operati would be (now retired), and two Special Clerks who handled all technical coverage on these special taps according to McDermott advised as far as he knows there is no documentation or record of any kind on this matter in WFO files.	.c
	SUPERVISOR , WFO	
	During the Spring or Summer of 1969 WFO was orally requested to institute a discreet investigation of John Sears, a White House employee who was formerly an attorney in Mr. Nixon's law firm in New York City. could not recall whether the telephone call came to him or to then SAC Joseph Purvis and later transferred to him. However, he believes the call came directly to him from former Inspector Joseph Sizoo, who was then Number One Man to Assistant Director Sullivan. Investigation in this matter included a request for both a physical and telephone surveillance and was specifically told by Sizoo that the telephone coverage was to be handled most discreetly with only one copy of the transcription log made which was then to be hand carried to Assistant Director Sullivan's Coverage to WFO. The transcription logs in the Sears matter as well as all subsequent telephone surveillance requests were picked up by from the WFO monitoring station each morning, sealed and then hand carried by selected Agents, names not recalled, to Sullivan's office. recalled the telephone surveillance on Sears lasted for approximately two to three months. In the Sears case, as in all others, a telephone call was received from a representative of the Domestic Intelligence Division	
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I satt Hopropa	period 1969 through 1971, representatives of the Domestic Intelligence Division (DID) including Inspector Sizoo, former Special Agent and possibly SA Tom Smith (it is noted above that SA Smith disclaimed any personal knowledge of any wiretaps) orally instructed that other telephone surveillances be placed on other White House employees and certain representatives of the news media. Stated that the names that immediately came to mind are Morton Halperin, which coverage lasted for 8 to 10 months; and william Safire, 3 to 4 months; other requests concerned Henry Brandon, London Sunday Times, 6 to 8 months' coverage, and a first name unknown Smith, New York Times reporter which lasted several months. Stated he assumed that all requests of the DID concerning special coverage were approved by former director Hoover. When the initial request was made WFO was advised at that time whether the requests for telephone surveillance coverage were actually approved by the then Attorney General John Mitchell or that they	

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Memo for Mr. Walters

Re: Wiretaps on Newspapermen

would be approved prior to implementation. On several requests, specifics not recalled, one phone call from DID would request background information for contemplated telephone coverage and a later telephone call would instruct that coverage be implemented since there was Attorney General approval. In other instances there would only be one call to WFO instructing that telephone surveillance coverage be implemented as Attorney General authorization had already been obtained.

Installation and SA
WAO DRO ligigon with the Asset
on the individual in question. states no written request was made
of the telephone company during any of these specialized installations
stated he cannot comment on the man in the state of the company for installations.
surveillances as his essential function was to obtain the log transcriptions and have these papers hand carried to the DID.
and have these papers hand carried to the DID. He did not, therefore,
review the logs. identified 6 Special Clerks or Special Employees who monitored the special telephone gurneille.
who monitored the special telephone surveillance coverage. These individuals are currently being interviewed.
are currently being interviewed.

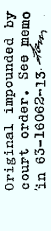
We are currently seeking out for interview all individuals assigned to WFO who had personal knowledge of the wiretaps or their recollections as to on whom, for what period of time and the results. As set forth above in the opinion of Inspector Mintz all interview results are being reduced to an FD -302.

ACTION:

For information. You will be kept constantly advised of the progress in this matter, which is being treated as an urgent matter.

Frank E. E.

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current SAC Charles Brennan, Alexandria Office. This is being furnished in response to the Acting Director's request that he be advised of any individuals outside the Bureau to be interviewed who are members of the Department or are of prominent stature.
To Mr. Walters: From Inspector O. T. Jacobson From Inspector O. T. Jacobson Ref WIRETAPS ON NEWSPAPERMEN Based on results of our curren we anticipate interviewing simultaneou the morning of 5/9/73 the following in Former Assistant to the Director William C. Sullivan (currently employed by the Department); Former Special Agent also employed by the Department; Former Inspector Joseph Sizoo, retired, not employed; and current SAC Charles Brennan, Alexandria Office. This is being furnished in response to the Acting Director's request that he be advised of any individuals outside the Bureau to be interviewed who are members of the Department or are of prominent stature.
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Memo for Mr. Walters Re: Wiretaps on Newspapermen	
advised that to the best of his recollection approximatel such wiretap requests were handled by him.	y 12 to
in addition furnished a list of names of WFO employees employees and special clerks) whom, to the best of his recollection, has having a part in the monitoring concerning the above wiretaps.	(special ne recalled
which would make a Xerox copy of the transcribed logs that would furnished that day to Domestic Intelligence Division (DID). The purpose making the Yerox copy of	npany eased b6 sually b7C , after ld be se for specifically
been placed into operation that to the best of his knowledge these wiretaps had been approved by the then Attorney General, John Mitchell and then surmised that these wiretaps must have been apply the then Director Hoover prior to transmittal to the Attorney General.	se 11. Both
Supervisor WFO	
sometime in August, 1971, based on new procedures agreed upon by FE celephone company, he began to receive from time to time from	ompany) of WFO es tempt to uctions we to effect ne company y for company questing request called BI and sealed
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Memo for Mr. Walters Re: Wiretaps on Newspapermen

Specifically recall the names of any individuals on the second se	b b
Monitoring Employees of the WFO - Summary of Information Furnished	
The following six clerical employees of the WFO who monitored these wiretaps either entirely or partially during 1969 - 1970 and early 1971 were as follows:	b
One additional	b
These employees were instructed by either Supervisor since retired, to handle this project on a very confidential basis, making only one copy of logs containing information monitored from the wiretaps. They did no dictation to stenographers, reused the tapes that recorded the conversations furnishing no tapes to any Bureau supervisors or officials. They also were instructed not to place their initials on any of the logs. Their basic instructions were to be alert for and record information which could be construed as possible leak of sensitive information from the White House through these wiretaps. of opinion project instituted by Assistant Director William Sullivan and results of wiretaps furnished to General Haig. on two separate occasions each carried one log to Assistant Director Sullivan's office.	

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The aforementioned employees could recall no information received from these wiretaps which they construed as a leak of information from the White House nor did they overhear any information which they considered a breach of national security. They were only able to furnish nonspecific information concerning these wiretaps but also recalled recording conversations of Averell Harriman, General Alexander Haig, Daniel Ellsberg, and Henry Kissinger. With the exception of Ellsberg, the majority of information discussed by these people involved the war in Vietnam, but even these were only vague recollections. Ellsberg in late 1969 and early 1970 conversed with Dr. Morton Halperin and was a house guest of Halperin. No significant data recalled regarding Ellsberg's conversations. (In connection with the Ellsberg trial, we certified by letter to the

Memo for Mr. Walters Re: Wiretaps on Newspapermen

Department 2/13/73 that Ellsberg had never been overheard in nor been the subject of an electronic (telephone) surveillance.) President Nixon heard talking with William Safire in late 1969 or early 1970 regarding a speech Safire preparing for President on welfare matters. In the interest of clarity and brevity the discussions overheard regarding the aforementioned prominent persons recorded on individual FD-302s but are not set out herein.

HANDLING OF WIRETAP RESULTS, FBIHQ

Donald E. Moore, Inspector, #1 Man, Intelligence Division

Moore (who was #2 Man of the then DTD during 1000 1000)
was generally aware of very special program arranged in 1971) advised he
was generally aware of very special program supervised by former Assistant Director William C. Sullivan and Bureau Supervisor Moore never
was specifically briefed or present at any party of the modern modern was specifically briefed or present at any party of the modern modern management at any party of the modern
He cannot now recall exactly how he learned of wiretap. Moore understood the
TO THE THEORY AND THE THEORY IN THE TOTAL PROPERTY OF THE TANK AND THE
Miss Gandy immediately and relay information. Under no circumstances was
Moore advised that several logs came to his attention no "startling"
envelope and after Moore perused logs, resealed envelope and left them for b6
designated by Mr. Surrivan to type communications resulting from special program.
former FBI Secretary.
Moore former Bureau employee and secretary to Donald E.
The state of the s
oncerning wiretaps. She recalled each dictation included two separate letters,
ne directed to the President, Mr. Nixon, and the other to the Attorney General.
and the other to the Attorney General.

Memo for Mr. Walters Re: Wiretaps on Newspapermen

Mr. Mitchell. Letters were an original and one yellow copy each, usually of one page with one, two or three short paragraphs and contained summary of information from logs. Letters were prefaced with statement, "The following information was obtained from a reliable and/or sensitive source and may be of interest to you." At some later date, exact time unrecalled, letters which were formed y addressed to Mr. Nixon were then addressed to Mr. Haldeman in the White House and the other continued to be sent to the Attorney General, Mr. Mitchell. She could not recall any significant or dynamic information in these letters. She considered this function above and beyond her norms duties and wouldn't have minded it if she felt contents were extremely important, but recalls they appeared to contain nothing of a stimulating interest. Letters did not have an abstract and yellow copy was never returned to her for filing. She recalls filing logs in this program in Mr. Sullivan's safe-type cabinet in his office. She remembers that after Mr. Sullivan approved and initialed the yellow copy the letters were then hand carried to the Director's Office. After Mr. Sullivan moved to the Justice Building about July, 1970, she went with him as his personal secretary. Then after she prepared the letters for she would personally hand carry them to Miss Helen Gandy in the Director's

advised she recalled that in connection with this very special project she typed two or three authorization requests to the Attorney General, Mr. Mitchell, for technical surveillance and/or microphone surveillance. She described these as being prepared on blue letterhead stationery, an original one thin copy and one yellow copy. These were then handled in precisely same manner as letters heretofore mentioned.
could not specifically recall identity of names mentioned in the summary letters, stating she has a poor memory for names but could quite possibly recall names mentioned in these communications if she heard them mentioned. Several names were furnished to and she recognized the names mentioned in summary letters or said the names sounded familiar. Names she identified as being mentioned in the summary letters are: Henry Brandon, Tony Lake, Daniel Davidson, Winston Lord, Colonel Robert Pursley, William Beecher, Richard Pedersen, Richard Moose, and Helmut Sonnenfeldt. She could not recall the names on the wiretap requests.
She had no first hand knowledge of White House personnel who received
The state of the s
visiting Mr. Sullivan and further recalls calling Mr. Sullivan

b6 b7C

Memo for Mr. Walters Re: Wiretaps on Newspapermen said that about June or July, 1971, she prepared logs for at his request to carry to the DID. She placed them in five large Government messenger envelopes and he departed with them. In August, 1971, after she returned from her vacation she noticed the logs had not been returned. When inquiring with Mr. Sullivan as to their location, he replied and Mr. Brennan are working on them." She asserted she never saw these logs again. b6 b7C Former Secretary, DID was Mr. Donald E. Moore's secretary, DID. About Summer of 1969 she was personally called in by Mr. Sullivan, who advised her of a sensitive program which she was to take dictation from was chosen, according to Sullivan, because of her loyalty and extreme comptency. Sullivan impressed her this should be closely guarded. Thereafter she took letters from former SA that she knew to be from wiretaps. She claims the first letter was three pages long, length specifically recalled, but contents not recalled. Thereafter during the first several months letters were prepared about every day. Thereafter it tapered off to about one per week. She specifically recalls letter to White House comprised of one white original and one yellow. Thereafter approved by Sullivan by initial, then returned to She never saw it again. She knows it did not go to Reading Room because dictation not up to Reading Room par and would have been returned; therefore, assumes went directly to Director's Office. She cannot recall dictating from logs. He sat across from her -- dictated from research material which she described as pink in color like pink teletype copies. She filed no yellows and filed no logs. She did not file anything in Sullivan's lower drawer of two-drawer safe-type cabinet. Associates names of Morton Halperin, Helmut Sonnenfeldt, and possibly Marvin Kalb with dictation. These names recalled only after a lengthy list of names read to her, not from her own recall. She advised Inspector Donald Moore was unaware of nature and content of her typing for **b**6 INVENTORY OF MR. HOOVER'S SAFE AND FILE CABINETS b7C Shortly after Mr. Hoover's death, Special Agent was assigned to inventory the contents of Mr. Hoover's safe and file cabinets. Upon interview SA advised this operation took about three weeks. He made an inventory for each of the drawers, which inventory he placed in front of each of the drawers on the inside. After doing this, he composed an alphabetical inventory consisting of about 25 pages (one copy only) which he, in turn, gave to Mr. Felt.

Memo for Mr. Walters Re: Wiretaps on Newspapermen In reviewing contents of safes and cabinets SA noticed nothing pertaining to White House taps of any kind with exception of wiretap information on Martin Luther King contained in three or four brown sealed envelopes that b6 formerly belonged to Assistant Director Sullivan. According to b7C Miss Gandy maintained two 3 x 5 card boxes of index cards on items contained in these cabinets and safes. These index card boxes were left in Mr. Felt's office. OCTOBER, 1971, ATTEMPT TO RECONSTRUCT FACTS OF SPECIAL COVERAGE Following departure of former Assistant to the Director Sullivan when he retired it was discovered that all records he had maintained in his office concerning special highly sensitive coverage maintained at the request of the White House were missing. Due to the extremely sensitive nature of these records Sullivan maintained the only copy of all records concerning this coverage. Assistant Director E. S. Miller undertook a project to reconstruct as many facts as possible concerning this coverage particularly the identity of the individuals on whom the coverage was maintained. The results of that inquiry were substantially the same as to the 16 individuals listed in my memorandum of 5/7/73. NEW DEVELOPMENT We have learned just today that a telephonic request was received by Special Agent James Wagoner, Intelligence Division, from b6 of the Department, 5/7/73, in regard to the current trial of Daniel Elisberg, b7C et al. That request was for an update certification through the Department concerning any electronic surveillance coverage of the defendants in that case, their attorneys, and the consultants for the defendants' attorneys. ACTION: All facets of this inquiry are receiving prompt and intensive investigative attention. LIST ALSO INCLUDES NAME MORTON HALPERIN (BEF. WITNESS)
THIS LOINS ISSUE. SUGGEST CONFERENCE, INCL. MILLER
F MINTZ, YOUR EARLIEST CONVENIENCE. (E Tame

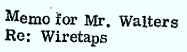
GLA GEN, REG. NO. 27 UNITED STATES GOVERNMENT $\it Aemorandum$ Mr. Callahan Mr. Conrad MR. WALTERS Mr. Gebbardt TO Mr. Jenkins Mr. Marshall Mr. Miller, E.S. INSPECTOR O. T. JACOBSON Mr. Soyars FROM DECOV Tele. Room WIRETAPS ON NEWSPAPERMEN Mr. Baise Mr. Bowers Mr. Herington Mr. Conmy . This is a summary of our progress of the on-going inquiry Mr. Mintz being conducted by the Inspection Division in response to the memorandum Mr. Eardley Mrs. Hogan from Acting Director Ruckelshaus to Mr. Felt dated 5/4/73 in the captioned matter. Original impounded by . INTERVIEWS WITH FORMER BUREAU OFFICIALS court order. See memo in 63-16062-13 pm Former Assistant to the Director William C. Sullivan William C. Sullivan, Director, Office of National Narcotics Intelligence, U. S. Department of Justice, after having been advised of the nature of the inquiry in this matter by Inspector N. F. Stames and Special Agent requested that all questions concerning this matter be directed to him in writing. He stated he would then to the best of his ability answer each question presented. The interview of Mr. William C. Sullivan was concluded at that time. A letter directed to Mr. Sullivan from the Acting Director has been forwarded separately for approval with pertinent questions relating to this 9788/ inquiry. bб Former Special Agent, FBI b7C former FBI employee and supervisor in Domestic Intelligence Division (DID), currently employed as an attorney advisor, Criminal Division, Department of Justice, advised that in the Summer of 1969, exact date unrecalled, Mr. Sullivan, the Assistant Director of DID, apprised him of a wiretap operation concerning the White House and instructed him he was to carry out the operations. Sullivan advised him this was a sensitive project and was authorized by the Director. He is certain this operation had been ongoing for some time, believed to be three or four weeks, and material relating to project was initially maintained in the Director's office. sure because when he started working on the project logs were already in existence. OTJ:wmj 45-75025-7

These logs had been maintained in Mr. Hoover's office. advised he gained distinct impression from Mr. Sullivan that at inception of program only Mr. Sullivan. Mr. Hoover and Miss Conducted by the distinct inception of program only	
Sullivan delegated to the point where they needed assistance and Mr	
him by Mr. Sullivan and then dictated to	b6
	b7
He advised he distated dimentally factors and later after He advised he distated dimentally factors are all to	
He advised he dictated directly from logs; the resulting summary to Mr. Haldeman White House staff. This latter	
and one yellow copy. He advised that routinely he did not dictate a copy for the	
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My Michael at least three of those dimmental design to the second	•
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INDER THE ANALYSIS INCLUMENTAL INDER THE CONTRACT OF THE STATE OF THE	
requesting authorization concerning this program to the Attorney General, Mr. Mitchell. He advised he could not recall the dates at all, particularly in view	
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Morton Halperin, Tony Lake, Daniel Davidson, Winston Lord, Marvin Kalb,	
William Beecher, Hedrick Smith, Ambassador William Sullivan, and Richard	
Middse.	
advised that when he was a	~
advised that when he was first taken into the confidence of Assistant	
Director Sullivan he was advised that the wiretaps were authorized by the Attorney General and Mr. Hoover had insisted upon outhorized.	
General and Mr. Hoover had insisted upon authorization. Later, when he became more involved, he was sure of this fact because he dictated letters requesting authorization and said that he can than a said that the said that he can than a said that the said that he can than a said that the s	A
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- John Mor Totali Mileli III. Whata na ann thom and it i	
	h G
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	b7C ₪
only one original and one volton same in the letters requesting authorization there was	
only one original and one yellow copy no tissue. This again was on instructions	
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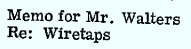




said he knew they were filed outside Mr. Sullivan's office in a safe-type cabinet in the reception area when Mr. Sullivan was in 9th and D. When he moved to the Justice Building the yellows were filed beneath the mail rack located just outside Mr. Sullivan's office along the left wall. Beneath this mail rack was a series of two-drawer, safe-type cabinets. One of the middle cabinets was used to store the yellows. They were in a file which called "Outside Correspondence." Nothing else was in the file but the previous yellows bound together by an Acco fastener and file back. He frequently referred to these yellows when dictating new summary letters. Therefore, knows they were returned and filed as set forth above. He did not know who filed them. said he could not now recall any specific conversations. He said he could generalize to the extent that in all wiretaps both the individual involved and his wife talked extremely loosely about the projects they were concerned with at the White House to both their friends and in some instances to members of the news media. He felt the tap was useful because it indicated how loosely and carelessly information of a highly critical nature was bandied about, said he specifically recalled one instance in which the name Ellsberg appeared in the logs. He could not recall which log was involved; however, his best recollection was Morton Halperin. In this instance Halperin spoke to some unknown party of attending a party either with or for Ellsberg. Ellsberg was not a party to the conversation. He said in fact that in early June of 1971 as best he could recall on Mr. Sullivan's instructions he reviewed all the logs and determined Ellsberg was not a party to any telephone conversation. He	b6 b70
recalled that the last time he saw any of the material involving this wiretap operation was approximately a month before he retired from Bureau service. He retired July 30, 1971. He said that Mr. Sullivan instructed him to discontinue the program. advised that any correspondence instruction from Mr. Sullivan's initials. He received this	
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October, 1971, he had any reason to feel apprehensive over the fact that written Bureau communications concerning this program had found their way outside the FBI. He said "No." He said the only time he knew or was informed in any way that someone outside the Bureau may be in possession of this material was a telephone call he received from Mr. Edward Miller, Assistant Director, DID, about a week and a half after Mr. Sullivan retired. In this conversation, which was telephonic, and when was no longer an FBI employee, Mr. Miller requested him to call Mr. Mardian to ask him, Mardian, if he had any material relating to this special project. Mr. Miller told that he had information to the effect that Mr. Mardian may have some of this information. Mr. Miller also supplied the telephone number in San Clemente, California, where Mr. Mardian could be reached.	
relayed the message and Mr. Mondian advised to make	b6 b7C.
It will be recalled that sometime during September, 1971, told Section Chief Thomas Smith that Robert Mardian had shown a large number of extremely sensitive documents involved in this matter and asked that take charge of these documents in order to afford them the greatest possible security.	



Joseph A. Sizoo, Former #1 Man, Domestic Intelligence Division

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On May 9, 1973, Joseph A. Sizoo, former Number One Man, Domestic Intelligence Division (DID), now retired, was interviewed regarding any knowledge in his possession concerning possible wiretaps on newsmen and/or Government officials in connection with high-level leaks of national security information. He stated he supervised DID in the absence of former Assistant Director William C. Sullivan and was aware of a wiretap operation of this type which began approximately one year after President Nixon's inauguration and lasted for a "couple of months." Mr. Sizoo stated he has no personal knowledge of this operation and at no time was he ever briefed as to its details. He was aware, however, that the operation took place and was handled directly by SA per instructions of Sullivan. The only other person at FBI Headquarters whom he believes had personal knowledge was Miss Gandy and possibly Mr. Hoover. He does not know the identity of the persons in the Department of Justice or White House who may have issued instructions concerning this coverage but during this period Mr. Sullivan was visited regularly by General Haig who at that time was assigned to the White House. Although Sizoo had no personal knowledge there were occasions when he was in communication with Washington Field Office (WFO) per specific instructions of Sullivan. It is his recollection that during some of these conversations with he may have passed on instructions to install wiretaps but he does not recall any details or names. In return he may have been called by in Sullivan's absence, concerning information in connection with the wiretaps, however, he does not recall the substance of any such conversations. He merely passed the information on to Sullivan. Sizoo does not recall ever issuing any specific instructions to WFO concerning whether or not that office should maintain or not maintain records concerning these wiretaps.
operation, was anxious to have these wiretaps discontinued and may have asked Sizoo to attempt to persuade Sullivan to do so. He believes he might have told that this was something that should discuss with Sullivan. Sizoo also recalls that he may have written one letter to the Attorney General requesting authority for a wiretap in this program on an unrecalled individual but he isn't sure and he does not recall the name of this person. If he did, he would have used Sullivan's typed initials at the bottom of the yellow since this was Sullivan's project.
It was his recollection that Sullivan instructed him to forward any logs received from WFO in a sealed envelope to which he did. He occasionally
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b6 b7C

received sealed envelopes from WFO when was not available. Upon receipt and upon opening it to determine its contents and realizing these were logs from wiretaps, he held them for or furnished them to Sullivan. He may have perused them briefly but he does not recall the names or contents thereon. This occurred approximately once every week and a half or two weeks.

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b7C

Sizoo has no knowledge concerning any individuals who were possibly involved in these wiretaps. With regard to retention of this material, he believes it was held in Miss Gandy's custody during the first part of the operation but later transferred to Sullivan's office where it was maintained in secure safe or cabinet. He has no knowledge of documentation, or files or material relating to this program.

He is unable to furnish any additional pertinent information which might be of assistance in this matter.

SAC Charles D. Brennan, Alexandria Office

SAC Brennan advised 5/9/73 that in Fall of 1969 or early 1970 on a Sunday morning after church around noon he received a telephone call from Assistant Director Sullivan who wanted to know the mechanics for placing wiretaps. Sullivan would not discuss matter on phone since Sullivan said it involved ultra-sensitive situation. Brennan went to Sullivan's office immediately where Sullivan advised him that President Nixon was concerned about leaks from the White House and wiretaps were requested on members of White House staff and some members of press. Sullivan disclosed no names of person(s) requesting coverage or on whom coverage to be placed. Sullivan stated he had called Director Hoover at home and received Hoover's okay, but Hoover was adamant about getting the Attorney General's approval first. Hoover was emphatic that Sullivan must go through usual channels with the Attorney General for written approval. Brennan told Sullivan Mike Rosamus, now retired, was the mechanic for such matters · and Brennan then called Resamus into office immediately to handle for Sullivan. Brennan believes he left office before arrival of Rosamus but believes he later that evening telephoned Rosamus with Rosamus assuring him he had handled the work for Sullivan. Brennan knew Sullivan shortly after project started had given log review responsibilities to , who prepared summary letters under Sullivan's initials or later under Brennan's initials when Sullivan was out of town for transmittal to the White House. Brennan disclaimed ever seeing any requests for wiretaps, logs, or summary letters to the White House. Brennan never knew anything about termination of wiretaps and believed they were still in effect under Mr. Gray. Brennan knew the names of no one on

CONTINUED - OVER

whom wiretaps placed but does seem to recall names of Henry Brandon,
Winston Lord, and Helmut Sonnenfeldt coming up in short discussions
with about results of wiretaps. told him on occasions that
project was fruitless as majority of material was social gossip.

b6 b7C

Brennan recalls receiving visit in about August, 1971, at his 9th and D office from Sullivan who said he had a heavily loaded brief case for Robert Mardian containing highly sensitive material which the Attorney General was interested in reviewing. According to W. C. Sullivan Mardian unavailable at that moment and Sullivan instructed Brennan to deliver brief case for him. Brennan, after Sullivan left, called Mardian's office, determining Mardian would be back in about thirty minutes, at which time Brennan then delivered brief case to Mardian which Mardian was expecting from Sullivan. Brennan claims he did not open brief case and cannot specifically recall whether or not it was even locked. Brennan, therefore, could not say whether or not brief case contained any material regarding these wiretaps. Brennan said he made no record or phone call to Sullivan or anyone else about delivery of brief case.

Brennan last saw Sullivan 5/8/73 at funeral, but claimed he did not then or since Sullivan left Bureau discuss this matter with him.

REINTERVIEW OF MONITORING EMPLOYEE WFO, 5/9/73	
now recalls that on one occasion he saw entry on someone else's log that Daniel Ellsberg stayed at home of Morton Halperin over a weekend which he believes was prior to the Summer of 1970. Ellsberg made call from Halperin's residence to now unrecalled individual can recall no other details of these conversations. Recalls incident only because this was unusual since it involved Dr. Halperin, a member of the White House staff. At the time the name Daniel Ellsberg meant nothing to him. Also recalls Halperin talked with Leslie Gelb but cannot recall details nor date of call. Gelb is involved in the Ellsberg - Russo Pentagon Papers Matter.	b6
WFO 1969 the October, 1970, received impression this project was initiated by White House in attempt to discover leads from within White House. not permanently assigned this project but can recall no conversations which he construed as being leaks of vital information from White House.	b7C
CTION:	

This matter is receiving expeditious attention and you will be promptly advised of all pertinent developments.



Assistant Attorney General Criminal Division

Acting Director, FBI

May 9, 1973

Original impounded by court order. See memo fin 63-16062-13 for

June



Attached hereto is a brief memorandum concerning the ongoing investigation of alleged wire taps possibly relevant to the Ellsberg case. My recommendation is that this memorandum be immediately filed with the Court.

Enclosure

| ENCLOSURE

SENT FROM D. O. TIME 1:47 PM

ÇE:edm (4)

Miller F.S. QUECS.

Thompson

MAIL ROOM



TOP-SÉCRET



May 9, 1973

PRELIMINARY REPORT CONCERNING ONGOING INVESTIGATION OF POSSIBLE WIRE TAPS OF NEWSMEN AND OTHERS

Shortly after assuming office as Acting Director of the FBI my attention was called to the newspaper allegation that FBI personnel had been wire tapping unidentified newsmen. I was also informed that a search of the FBI records had not disclosed the existence of any such wire taps. Nevertheless, on May 4, 1973, I initiated an investigation to interview present and retired FBI personnel for the purpose of determining, if possible, whether there had been any such taps. A preliminary report which I received last night indicates that an FBI employee recalls that in late 1969 and early 1970 Mr. Ellsberg had been overheard talking from an electronic surveillance of Dr. Morton Halperin's residence. It is this employee's recollection that the surveillance was of Dr. Halperin and that Mr. Ellsberg was then a guest of Dr. Halperin.

I have no information concerning the substance of the conversation nor has the investigation to date been able to find any record of such a conversation. The investigation, of course, is not complete and further facts bearing upon the wire taps may be uncovered. Nevertheless, in view of the Ccurt's expressed desire for prompt information relating to this matter, I am at this time giving you this preliminary report which may be relevant to the trial now in progress.

TELETYPE UNIT

mmy,

MAIL ROOM [__]





Memorandum

TO

:Mr. W. Mark Felt

DATE: 5/10/73

FROM

E. S. Miller

June

1 - Mr. Felt

l - Mr. Walters

PRELIMINARY REPORT CONCERNING 1 - Mr. E. S. Miller

1 - Mr. Wannall

ONGOING INVESTIGATION OF POSSIBLE WIRETARS OF NEWSMEN AND OTHERS - Mr. EARMEY

Mr. Callahan Mr. Cleveland Mr. Conrad Mr. Gebhardt Mr. Jenkins Mr. Marshall MraMiller, E.S. Mr. Soyars Mr. Thompson Mr. Walters Tele. Room Mr. Baise Mr. Barnes Mr. Bowers Mr. Herington Mr. Conmy Mr. Mintz Mr. Eardley Mrs. Hogan

For your information and for the record I want to call your attention to the letter Mr. Eardley prepared for the Acting Director to send to the Assistant Attorney General, Criminal Division of the Department, dated 5/9/73, forwarding a brief memorandum (yellow file copies attached) concerning the ongoing investigation of the allegation of possible wiretaps on newsmen and others. DECLASSIFIED BY 25/2 Profession 6/25/8/-12-17-82-1

In the attachment to the letter Mr. Eardley pointed out that "Shortly after assuming office as Acting Director of the FBI my attention was called to the newspaper allegation that FBI personnel had been wiretapping unidentified newspapermen. I was also informed that a search of the FBI's records had not disclosed the substance of any such wiretaps. Nevertheless, on May 4, 1973, I initiated an investigation to interview present and retired FBI personnel for the purpose of determining, if possible, whether there had been any such taps."

I would like to respectfully point out that although the foregoing statement is generally correct, in my opinion it contains some inaccuracies which portrays the situation in a bad light. My own recollection of the developments surrounding the Acting Director's being informed concerning the allegation relating to wiretaps on newsmen is that at the time he was informed concerning the allegation on May 4, 1973, he was also informed that a previous inquiry in 1971 revealed that wiretaps had in fact been placed on newsmen and White House staff members from 1969 to 1971, and that the records relating to these wiretaps had been removed from custody of the FBI by former Assistant to the Director W. C. Sullivan and delivered to former Assistant Attorney General Robert C. Mardian, shortly before Sullivan's retirement in 1971,

Enclosures & Aschall

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ESM:bjr bji

MAY 29 1973

impounded court order. See in 63-16062-13 Uriginal

Memorandum to Mr. W. Mark Felt Re: Preliminary Report Concerning Ongoing Investigation of Possible Wiretaps of Newsmen and Others

As I recall the sequence of events, the Washington Post carried a feature story in the 5/3/73 issue, alleging that wiretaps had been placed on phones of two reporters in 1971 in connection with leaks of the Pentagon Papers to the press. The story indicated that these wiretaps had been supervised by G. Gordon Liddy and E. Howard Hunt who were then working for the White House. The article also indicated that the team of wiretappers were not employed by the FBI.

Then, on 5/4/73, the Washington Post carried a story reporting that U.S. District Judge Matt Byrne, presiding over the Ellsberg case in Los Angeles, had ordered the Government to prove to him that the case against Ellsberg and Russo had not been tainted through secret investigations and wiretaps. Part of Byrne's ire, according to the article in the Post, was based on the stories appearing in the press alleging that newsmen had been wiretapped.

With the publicity and attendant developments relating to the alleged wiretaps of newsmen, I felt that it was imperative to inform the Acting Director of facts we had previously developed to indicate that the newspaper stories concerning possible wiretaps on newsmen were at least in part true. I discussed this with Mr. Walters and in alter discussion with the Acting Director on the morning of 5/4/73 Mr. Walters conveyed to him that further information concerning the allegations in the papers was in the possession of the Intelligence Division since all national security electronic surveillances are handled by that Division.

Accordingly, Mr. Walters, Section Chief T. J. Smith, and I met with the Acting Director in his office on the morning of 5/4/73 for a discussion concerning the newspaper allegations. We explained to him that from early 1969 to about the first part of June, 1971, national security wiretaps had been placed at the specific request of the White House and with the approval of the Attorney General on certain newsmen and White House staff members in connection with high level leaks of classified

CONTINUED - OVER

Memorandum to Mr. W. Mark Felt Re: Preliminary Report Concerning Ongoing Investigation of Possible Wiretaps of Newsmen and Others

national security information. We explained that due to the prevalence of the aforementioned leaks and the absolute necessity to maintain the tightest possible security, knowledge of these wiretaps and the product therefrom was restricted to only those FBI personnel essential to the operation and that all records concerning them were maintained in the possession of former Assistant to the Director W. C. Sullivan.

We explained that in early October, 1971, following a bitter dispute between Sullivan and Mr. J. Edgar Hoover, which led to the retirement of Mr. Sullivan, it was discovered that the records relating to the special wiretaps which had been maintained by Mr. Sullivan had disappeared, but that information was developed that Sullivan had turned these records over to former Assistant Attorney General Robert C. Mardian. We related the allegation that had also appeared in print that Hoover had supposedly threatened to expose the wiretaps on newsmen and White House staff members if efforts were made toforce him to step down from his position as Director of the FBI, and that the turning over of these records to Mardian might have been aimed at preventing exposure of the wiretaps by Hoover. I recall that the Acting Director inquired as to the possibilities of prosecuting responsible individuals and we voiced the opinion that it would probably not be possible to prosecute for several reasons, not the least of which was the absence of a corpus delecti.

Mr. Smith, who had previously identified sixteen individuals who were subject to wiretap during the pertinent period, was able to recall a few of them for the Acting Director and he specifically named Henry Brandon of the London Sunday Times; Dr. Morton Halperin, formerly of the National Security Council and who has figured prominently in the Ellsberg case; William Safire, formerly National Security Council member, and he recalled that two New York Times writers were included, although he did not remember their names at the time. Mr. Smith said that he could undoubtedly reconstruct the identities of all those he had uncovered before, and that work would start on this immediately and information would be furnished to him as soon as we could get it together.

CONTINUED - OVER

Memorandum to Mr. W. Mark Felt Re: Preliminary Report Concerning Ongoing Investigation of Possible Wiretaps of Newsmen and Others

The Acting Director agreed that we should try to reconstruct the records as best we could and as soon as we could, and he asked for copies of all pertinent newspaper and magazine articles relating to the allegations concerning wiretaps on newsmen. He also asked for copies of transcripts of L. Patrick Gray's testimony before the Senate Judiciary Committee concerning the same issue. The articles and transcripts were furnished to the Acting Director later the same day.

I realize this may appear to be a rebuttal of the statement furnished to the Department, but I have not intended it to be such. Rather I feel that the statement prepared for the Acting Director by Mr. Eardley portrays the FBI in a bad light since it implies (1) that the newspaper allegations were called to the Acting Director's attention without any background being offered by officials of the FBI and further implies that wiretaps by the FBI on newsmen had continued up to the present time; (2) that he was merely informed that a search of FBI records had not disclosed such wiretaps, without the important qualifications relating to the facts; and (3) that since FBI personnel could not or would not furnish him any information on the allegations, he initiated an investigation.

I feel that this is not a precise statement of the facts and that under the circumstances of presenting the statement to the Department to give to the Court and subsequent appearance of the statement in the media, such precision is indicated.

We have not withheld any information from the Acting Director and we have been making every effort to cooperate and furnish him with all the facts and information which we feel will be of assistance to him. I have discussed this matter with Mr. Walters and he agrees.

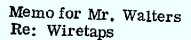
Memorandum to Mr. W. Mark Felt Re: Preliminary Report Concerning Ongoing Investigation of Possible Wiretaps of Newsmen and Others

RECOMMENDATION:

That the above observations be furnished to the Acting Director for his assistance in answering possible inquiries which may be directed to him in the event the above statement as furnished to the Department and subsequently to the Court is misinterpreted by the media, which I feel is a good possibility.

I don't because no sleght to the (23) was intended in the memo to the Court. If there is any micinterpretate. we will quickly court it.

MAY 1962 EDITION GIA GEN. REG. NO. 27 MemorandumMr. Callahan Mr. Cleveland Mr. Conrad MR. WALTERS Mr. Gebhardt Mr. Jenkins Mr. Marshall Mr. Miller, E.S. _ INSPECTOR O. T. JACOBSON Mr. Soyars June Mr. Thompson Mr#Walters & Tele. Room SUBJECT: XWIRETAPS ON NEWSPAPERMEN Mr. Baise . Mr. Barnes Mr. Bowers This is our daily progress report of the on-going inquiry Mr. Herington Mr. Conmy . being conducted by the Inspection Division in the captioned matter. Mr. Mintz . Mr. Eardley Mrs. Hogan . Office of the Acting Director, FBI, advised that sometime during 1969 former Assistant Director W. C. Sullivan, Domestic Intelligence Division (DID), telephonically contacted Director Hoover advising him of possible leaks at White House and that White House requested FBI place wiretaps on specific individuals whose names she could not recall. believes requests originated from Colonel Haig of Dr. Kissinger's staff at the White House. Mr. Hoover advised Sullivan at that time that whatever wiretaps were placed would be done only with prior written authorization by the then Attorney General, John Mitchell. When original request for wiretap authorization concerning these special wiretaps was prepared for the Attorney General's approval, would file the yellow file copy in the "Official Confidential Files" maintained in the Director's office. She stated this correspondence (as well as all other documents so maintained) was to be eventually made part of regular FBI files. felt certain the requests for Attorney General authorization for these wiretaps were prepared at DID, and consisted of an b6 original, thin white, and yellow copy. The Attorney General's office would keep b7C the thin white and return to the FBI the original containing the Attorney General's written authorization. presumes the original white was returned to DID inasmuch as she did not see the final authorization come back from the Attorney General's office. She stated it was obvious to her these wiretaps were "special" since this was the first time to her recollection that yellow copies of Attorney General authorization requests for wiretaps were kept in the Director's office. All yellow copies of "special" wiretaps were maintained in one folder. Also, to the best of her recollection, she filed yellow copies of summaries containing wiretap results in this same folder but could not say that each justification letter was also followed by a summary. could not recall to whom summary letters were forwarded nor did she know who prepared them. She believed there were approximately 6 to 8 individuals who were subjects of these wiretaps. Original impounded by OTJ:wngurt order. See memo (2) in 63-16062-13/pm 18 MAY 22 1973



While W. C. Sullivan was still Assistant Director of DID, a decision was made by Mr. Hoover that all correspondence regarding "special" wiretaps which were maintained in the Director's office be transferred to Sullivan's custody at DID. She assumed that special coverage ceased following transmittal of this material since she could not recall filing any additional copies of Attorney General authorization letters or summaries subsequent to this transfer. Stated very emphatically that during her 16-year tenure in the Director's office, she specifically recalled Mr. Hoover stating adamantly on many occasions during this period and up until his death, in her presence, that as long as he was Director of the FBI he would never personally authorize wiretap coverage on anyone without prior written Attorney General approval: Mr. Hoover explained that the basis for his decision was that a system of "checks and balances" had to be maintained at all times.

Assistant Director E. S. Miller, Intelligence Division, was interviewed on 5/10/73, and advised that on 9/30/71 after it was realized sensitive material and documents in this matter were missing he was instructed to conduct a thorough search of DID space, which he did with negative results. He was also instructed to attempt to reconstruct as many facts as possible concerning all facets of this coverage. Although he has no personal knowledge of this matter, his inquiry established that the only individuals at FBIHQ who were involved were Assistant to the Director Sullivan, SA and the Director. Sullivan apparently without the Director's knowledge, assigned SA to analyze the results of the coverage which were furnished to him in a sealed b6 envelope from Washington Field Office (WFO). Details concerning the b7C administrative handling of these matters by were furnished by Miller. In addition, Miller provided the names of the 16 persons who were reported to be subject to these wiretaps. He stated the coverage was discontinued around the end of May or first part of June, 1971. Following the discontinuance it was learned through Miller's inquiry that all known copies of material were placed in Sullivan's possession because of its sensitivity. It was later realized that Sullivan apparently disposed of the material sometime between the last of July, 1971, and the time he departed on leave prior to his retirement. In attempting to reconstruct this matter Miller learned that SA Tom Smith, presently of the Intelligence Division, that Mardian had the sensitive material 3 weeks prior to 10/2/71. On 10/2/71 Miller contacted attempt to learn of its whereabouts. was unable to assist in this matter but contacted Mardian and reportedly was told by Mardian that "This matter doesn't concern you at all. Tell Miller that I'll take care of it. Have him get in touch with me. Tell Miller not to worry, Sullivan won't get them." This was reportedly furnished to the Director by Mr. W. Mark Felt. The Director then reportedly contacted Attorney General Mitchell, who advised that Mr. Mardian had assured him (Mitchell) the sensitive material had been destroyed, and the Attorne

Memo for Mr. Walters Re: Wiretaps

General reportedly told the Director that Mardian said the Director approved of his, Mardian's, taking possession of the files. In previous intra-Bureau correspondence the Director noted to this latter comment, "This is a lie." On 10/3/71 Miller tried contacting Mardian by phone to set up an interview by Mr. Felt. When Mardian was finally reached he stated, "I instructed not to discuss this matter and I can't discuss it on the Attorney General's orders. The Director will have to discuss it with the Attorney General." He also said, "I want to assure you there is no problem." Miller advised his inquiry also established that on 10/5/71 Mr. Sullivan was interviewed telephonically concerning this matter by Mr. Felt. Mr. Sullivan said he sent the material back to DID and suggested that attempts be made to locate it there.

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(It should be noted on afternoon of 10/5/71 Sullivan personally admitted to Mr. Felt he sent the special files about 3 months before to the DID building to be made available to Mardian. Former Assistant Director Brennan confirmed this, and gave brief case of material to Mardian.)

Miller advised that the New York Times and Washington Post feature articles 2/26/73 issues concerning a Time magazine story in the issue coming out 2/26/73 accused the FBI of having tapped 6 or 7 reporters' telephones 3 years previously and a number of White House aides in connection with leaks from Administration aides. The article (which we apparently garbled) related that Acting Director L. Patrick Gray, III, continued the taps for one and a half months before U. S. Supreme Court overruled the wiretap policy in June, 1972. As a result of these articles Miller furnished Mr. Felt background details concerning FBI invest igation involving wiretaps of newsmen and certain White House aides between 1969 and 1971 (prior to Mr. Gray's designation as Acting Director) who were subject of electronic surveillances as well as wiretaps placed at request of President Nixon and the Attorney General on individuals between December, 1971, and June, 1972, who were not newsmen but persons suspected in connection with leaks from Joint Chiefs of Staff to Jack Anderson. Mr. Felt reportedly advised Mr. Gray of above.

Miss Helen Gandy, who was Mr. Hoover's personal secretary, is being interviewed this afternoon. Also, former Assistant Attorney General Robert Mardian is being interviewed at Phoenix, Arizona. Results of these interviews will be promptly furnished when obtained.

ACTION:

This inquiry will continue to receive expeditious attention.

OK

THE



Mr. William C. Sullivan Director Office of National Narcotics Intelligence

May 10, 1973

Acting Director, FBI

JUNE

SENSITIVE COVERAGE PLACED AT REQUEST Original impounded by OF THE WHITE HOUSE

court order. See memo in 63-16062-13 Lm

I have been informed that upon interview by an Inspector and a Special Agent of this Bureau you requested that all questions concerning this matter be directed to you in writing and that you would thereafter, to the best of your ability, answer each question presented. The following is in response to that DECLASSIFIED BY 188/ •N 14/75/4-17-82

Background

As you know, in early 1969 the FBI was requested to initiate sensitive coverage (wiretaps) of certain White House staff members and others in order to uncover possible leaks at the White House affecting the national security. The purpose of this interrogatory is to fully resolve details of that coverage. You are requested to respond to the following:

- 1. The identity of the White House official or officials who requested that the FBI initiate this sensitive wiretap coverage and identity of any followup calls for similar coverage on others.
- 2. By what method were these requests for wiretap coverage transmitted to the FBI?
 - 3. To what FBI official (s) were these requests made?
- 4. Was written authorization received at the FBI from then Attorney General Mitchell, as was the procedure in other national security matters of this nature? Was a written authorization secured from the Attorney General on each? If not, why? If so, where might such written authorization now be 'allahan located?

leveland onrad _ 65-75-55-11 5. Were there records of these wiretaps kept by the FBI at any time? enkina _ urshall iller, E.S. TUER. Reom 18 MAY 22 1973 Unide

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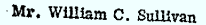
TELETYPE UNIT

Mr. William C. Sullivan

- a. If so, describe such records.
- b. Where, when, and by whom were such records kept?
- c. Were these records maintained in your personal and official custody while serving as Assistant Director and Assistant to the Director?
 - d. If so, on whose order were they so maintained?
 - e. Who had access to these records while in your custody?
 - f. What became of the records in your custody?
- 6. If some records were maintained by FBI personnel other than yourself describe the records, identify the persons having custody, the period of time of such custody, the present whereabouts of such records, if known, and if not known, any information in your possession relating to their maintenance and disposition.
- 7. Identify the officials in the United States Department of Justice and the FBI responsible for carrying out the wiretap program. Specify the duties and responsibilities of each.
- 8. To the best of your recollection, name the individuals on whom wiretaps were placed.
- 9. To the best of your recollection, state the approximate times during which each wiretap was in operation.
- 10. To the best of your recollection, describe the results achieved from each wiretap.
- 11. Identify all FBI personnel who had any connection with the installation, review, analysis, recording and dissemination of the results of the wiretap information in question.

Mr. William C. Sullivan

- . 12. To whom and in what manner was such information disseminated?
- 13. From whom and in what manner were instructions issued to discontinue the wiretaps?
- 14. To whom in the FBI were these instructions issued? When did all such activity cease on wiretaps, the records of which were maintained in your custody?
- 15. On October 5, 1971, you advised Mr. W. Mark Felt that you gave Charles D. Brennan (now SAC at FBI Office in Alexandria) a brief case containing the sensitive material obtained as a result of the above wiretaps with instructions to Brennan to give the brief case to then Assistant Attorney General Robert Mardian. Describe in detail the contents of this brief case. Specifically cover whether it contained the authorizations from the Attorney General applicable to these wiretaps. When was this done? Was it done before or after you applied for retirement?
- 16. Who in the FBI made the decision to turn over internal FBI records directly to Mr. Mardian? What conversations did you have with others regarding this? With whom?
 - 17. On whose authority was this decision made?
 - 18. Why was this material turned over to Mr. Mardian?
- 19. What disposition was made of this material and by whom? Was the Attorney General aware of the disposition?
- 20. Were any copies made by you or anyone else to your knowledge of this sensitive material before or after its transmittal to Mr. Mardian? If so, what happened to them?
- 21. As this wiretap project was on-going, to whom in the White House or any other place were reports made concerning results obtained?
- 22. How were these reports conveyed (written or oral), and with what frequency were they made?



- 23. Do you have any information which would indicate that any specific wiretap coverage continued after authorization was rescinded? If so, provide details.
- 24. Do you have any knowledge, or reason to believe that Mr. Mardian or anyone else turned over any material in this matter to Gordon Liddy, Howard Hunt, James McCord, John Dean, or anyone else at the White House or elsewhere? If so, provide details.
- 25. There have been leaks of FBI data concerning this matter to Time magazine and possibly other periodicals. Are you aware of the source of any such leaks? If so, provide details.

An expeditious response is requested.

Mr. William C. Sullivan

NOTE: When approached for interview on May 9, 1973, by Inspector N. F. Stames and Special Agent Mr. William C. Sullivan after having been advised of the nature of the inquiry requested that all questions concerning this matter be directed to him in writing. He stated he would then to the best of his ability answer each question presented.

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This communication is being directed to him from the Acting Director in view of the highly sensitive nature of the inquiry as well as the desirability of a prompt response.



UNITED STATES GOVERNMENT

DEPARTMENT OF JUSTICE

emorandum

: Mr. William D. Ruckelshaus TO

Acting Director

Federal Bureau of Investigation

DATE: May 11, 1973.

DECLASSIVIED BY

FROM : William C. Sullivan

Director

Office of National Narcotics Intelligence

SUBJECT: SENSITIVE COVERAGE PLACED AT REQUEST OF THE WHITE HOUSE

Original impounded by court order. See memo in 63-16062-13ftm

Please refer to your memorandum to me of May 10, 1973. In answering your questions I will follow the format of your memorandum extending from question 1 through 25.

- In regard to the White House, I think it would be most 1. appropriate if this question was addressed to Mr. Haldeman.
- . 2. By both conversations and written communications.
- 3. The requests were made either directly of Mr. J. Edgar Hoover or indirectly through myself.
- Written authorization was secured from the Attorney General in each case.
- Yes, these records were maintained in my office at the FBI.
 - The records included logs, summaries and correspondence.
 - As indicated, these records were maintained in my office.

Yes.

They were maintained by me on the orders of Mr. J. Edgar Hoover. He did not want them in FBI files and said so on two or three occasions.

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(e) then a supervisor in the Domestic intelligence Division, myself, and any secretary selected to handle the dictation (restricted to two for the most part).

These records, on Presidential and Attorney General request, were given to Mr. Robert C. Mardian, then Assistant Attorney General of the Internal Security Division of the Department.

Mr. William D. Ruckelshaus

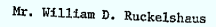
The records were maintained, as indicated, in my office and not by personnel other than myself.

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- 7. Apart from the secretaries, persons handling the wiretap program who handled liaison, who handled the analysis and dictation, and myself handling administration.
- 8. To the best of my recollection, the individuals on whom wiretaps were placed included: Ira Davidson, Martin Halperin, Henry Brandon, Mr. Lord, Mr. Lake, Mr. Smith and Helmut Sonnenfeldt. There were others but I do not remember them at this time (around 16-18).
- 9. I do not remember the approximate times but the general time period was from 1969 1971.
- 10. The records were considered to be very helpful in some cases and in others they were of little or no value. I do not recall the specific elements involved.
- 11. It is suggested that the identity of FBI personnel who were connected with the installations be secured from the Washington Field Office. I do not know who made the installations. I have already set forth those handling the materials at the Seat of Government.
- 12. The material was disseminated by letter over Mr. J. Edgar Hoover's signature to the White House. For some time the letters were addressed to and sent to the President and Dr. Kissinger. Later they were sent only to Mr. Haldeman.* A few summaries were prepared for the Attorney General in memorandum form.
- 13. As I recall, instructions to discontinue came from the White House and were relayed to Mr. Hoover.
- 14. In the main, these instructions were issued to me. However, Mr. Hoover did have some conversations with Mr. Ehrlichman, Mr. Haldeman, and Dr. Kissinger. As I recall, the wiretap activity ceased during the first part of 1971.
- 15. The contents of the case included logs and letters related to the special wiretaps project. As I recall, they did include the authorizations of the Attorney General. As previously indicated, on instructions this material was furnished to Mr. Mardian before my retirement.
- 16. I turned over the materials of this special project on instruction to Mr. Mardian. I had no conversation about it. with others. It was my decision.

*In May 1970 there was a meeting at the White House of the President, Mr. Haldeman and Mr. Hoover. They decided the letters would go to

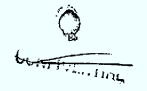
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- 17. As previously stated, on instruction I turned over the material, following a discussion in depth with Mr. Mardian relative to security and possible abuses of the material.
- 18. As previously stated, this material was turned over to Mr. Mardian in response to Presidential and Attorney General request.
- 19. The material was to be given maximum security. Where and by whom I do not know. I do not know whether the Attorney General was aware of the disposition.
- 20. No.
- 21. To Dr. Kissinger and later this was changed to Mr. Haldeman.
- 22. They were written reports, hand-carried. I do not recall the exact frequency but they were sent over whenever anything appeared on the logs which were relevant.
- 23. No.
- 24. No.
- 25. No, I am not aware of the source of such leaks. However, judging from the nature of this information and the precise details if correct, it would seem that some of it may have come from inside the FBI.

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MAY 1942 EDITION G3A GE15 EED. HO. 27	
UNITED STATES GCORNMENT	Mr. Felt
Memorandum	Mr. Baker
· Wiemoranaum ,	Mr. Callahan Mr. Cleveland
The state of the s	Mr. Conrad
TO MR. WALTERS DATE: 5/11/73 4788/ 1	Mr. Gebhardt Mr. Jenkins
DECLASSIFIED BY 2442 Parties	Mr. Marshall
ON Calaster	Mr. Miller, E.S mr. Soyarsi
FROM INSPECTOR O. T. JACOBSON ON 12-17-831	Mr. Thompson
D JUNE	Mr. Vallers
CLACE TAN BY	Mr. Baise
SUBJECT: WIRETAPS ON NEWSPAPERMEN LISTEN TO THE PROPERTY OF TH	Mr. Barnes Mr. Bowers
DATE OF BUTTON	-Mr. Herington
	Mr. Conmy Mr. Mintz
This is a summary of our progress of the on-going inquiry	Mr. Eardley
being conducted by the Inspection Division in response to the mamanagement	Mrs. Hogan
11 om Acting Director Ruckelshaus to Mr. Felt dated 5/4/73 in the captions	.A
matter.	u
INTERVIEW WITH FORMER DEPARTMENT OF JUSTICE OFFICIAL	
	* 30 : 1 : 1 :
Former Assistant Attorney General Robert C. Mardian	nardial
July Constal Topott O'Wat dian	
Robert C. Mardian interviewed Phoenix, Arizona, advised first time	Original Stro
he heard of White House wire taps subject of this inquiry was during last tw	ie office
weeks of July, 1971. Mardian at that time contacted by W. C. Sullivan, wh	
advised in substance he had highly sensitive wiretap material which was	O) 13 F-
"out of channel" at the FBI. Sullivan felt he was in trouble with Mr. Hoove	0 0 H
and possibility existed he would be fired. W. C. Sullivan wanted Mardian	a Sile
to convey to President of United States that this material was in existence.	See See
Sullivan's reason for doing so was to preclude Mr. Hoover's using this	# ee nd
information to blackmail Dregident Nivon. This was strictly by	
information to blackmail President Nixon. This was strictly W. C. Sulliva opinion. Mardian contacted John Mitchell, Attorney Green, J.	n's Jean
opinion. Mardian contacted John Mitchell, Attorney General, relayed Mr. Sullivan's request. Mr. Mitchell gold he would be well as a few of the sullivance.	0 v ç
Sullivan's request. Mr. Mitchell said he would handle. Short time later	
Mardian contacted by Western White House, San Clemente, California, by	
individual whose name he would not divulge, and instructed to fly immediate	ely ·
to San Clemente to see the President. Mardian obeyed instructions. Met	
with President of the United States and received two instructions: one pick	up
material from Sullivan and deliver to White House, Washington, D. C.; sec	ond
to insure Sullivan's material matched with summaries on hand at White Hou	ıse.
Mardian returned to Washington and contacted Sullivan, requested all mater	rial
which bullivan referred. This majerial delivered by Assistant Dinecton	THE T
onarios Dieman. It was delivered in old 'heat in' stichel olive drah in ac	1.000
with initials of w. C. Sullivan thereon. Shortly thereafter Mardian delivery	he
Battle to Dr. nellry Kissinger and General Alexander Haig at White House	
in Kissinger's and Haig's presence. White House correspondence checked a	cainet
one oncluding car check list which listed all material cent to White House be det	
white House summaries in possession of Dr. Kissinger checked, found inta	ct.
White House summaries in possession of Dr. Kissinger checked, found inta As best Mardian recalls he then gave check list to Mr. H. R. Haldeman, wi	10.85
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Memo for Mr. Walters Re: Wiretaps



best Mardian recalls, checked summaries in his possession against check list. Two summaries found missing. After check was made Mardian said he took the satchel, which he believes contained summaries, the check list and telephone surveillance logs, and delivered them to the Oval Room in White House. Mardian declined to identify recipient.

It is to be noted that an FD-302 prepared in detail has been separately furnished to Mr. Ruckelshaus on this interview.

John G. Mitchell, former United States AttorneyGeneral

John G. Mitchell on 5/11/73 advised to the best of his recollection sometime during the Spring or Summer of 1969 former FBI Director Hoover met with him and advised him that the FBI at that time had some wiretap coverage on certain individuals requested by the White House. These wiretaps were reportedly instituted to uncover possible leaks emanating from the White House specifically from the National Security Council (NC). Mitchell stated that up until this meeting with Director Hoover he had no knowledge that any such special wiretaps requested by the White House were in effect. He stated to the best of his recollection the request was made directly from the White House to either Mr. Hoover or former Assistant Director W. C. Sullivan. Mitchell stated he never saw nor approved any such requests for wiretap coverage from the FBI, stating none were submitted to him by the FBI. Mitchell stated the reason Mr. Hoover came to him at that time was because he, Hoover, was greatly concerned that such wiretaps were in effect and wanted Mitchell to informally intercede with the White House in an effort to discontinue these wiretaps. To the best of Mitchell's recollection he did, sometime thereafter, discuss these wiretaps with either Colonel Haig or Dr. Kissinger at the White House and they (Mitchell, Haig and/or Kissinger) agreed that these wiretaps could become "explosive" and that this whole operation was a "dangerous game we were playing." Mitchell stated, however, that to the best of his recollection, nothing was done as a result of his discussions metioned above. Mitchell stated that he not only never saw any written request for Attorney General authorization for the placement of these wiretaps but he was also unaware of any summaries that may have been prepared setting forth the results of these wiretaps.

Mitchell stated to the best of his recollection the next time that he recalls hearing of this matter was during the period when former Assistant Director Sullivan was "on the skids" with Director Hoover and the FBI. The closest he could place this time was approximately early Fall of 1971. He vaguely recalls that Robert Mardian, the then Assistant Attorney General in charge of the Internal Security Division, U. S. Department of Justice, contacted him, Mitchell, and at this meeting told Mitchell that he had just recently learned from W. C. Sullivan

Memo for Mr. Walters Re: Wiretaps



about the existence of wiretap coverage placed at the request of the White House on certain individuals. Mardian indicated to Mitchell that Sullivan was furious over the way he was being treated by the Director and that he furnished the information concerning the wiretaps to Mardian.

During approximately this same period of time Mr. Hoover contacted Mitchell and advised him of the problems he was having with Sullivan and in fact showed Mitchell a lengthy letter he, Hoover, received from Sullivan in which Sullivan accused Hoover of running contrary to the President's wishes in many instances. Mitchell recalls telling Mr. Hoover that he had no choice but to get rid of Mr. Sullivan. At this point Mitchell described Mr. Sullivan as being "a little nuts." Mitchell stated he recalls that after Mardian came to the Department of Justice as Assistant Attorney General in Charge of the Internal Security Division, Mr. Hoover became quite concerned over the fact that in many instances both Sullivan and Brennan were going directly to Mardian concerning cases being handled by the Domestic Intelligence Division and the Internal Security Division of the Department, which was an attempt, Mr. Hoover felt, to cut him off from access to these discussions. To the best of his recollection Mitchell recalls that Mardian informed him, Mitchell, that he subsequently turned over the wiretap information that he has received from Sullivan to Mr. John Erlichman. According to Mitchell, Mardian felt this was in the best interests of the White House. Mitchell adamantly stated, however, that he had never seen any of these papers that Mardian said he had received from Sullivan and in turn turned over to the White House. Mitchell could not recall any details concerning this exchange. For example, whether these papers were turned over to Mardian by Sullivan voluntarily or perhaps whether Mardian requested that Sullivan turn over the papers to him.

Mitchell was specifically asked if on or about October 2, 1971, Hoover contacted him concerning the fact that Mardian had in his possession sensitive material relating to the wiretap coverage, and the fact that Mitchell assured the Director that Mardian had destroyed this material. Mitchell stated this could not have been true inasmuch as Mardian had turned over the material in question to Mr. Erlichman at the White House. He stated to the best of his recollection such a conversation did not take place between him and the Director and that he received no correspondence from the Director confirming such a conversation. Mitchell suggested that if it has not already been done that the FBI consider reviewing all correspondence relating to wiretap coverage in all national security cases which he would have been aware of during his tenure as Attorney General and which would now be located presumably in the vault in his former b6 office. Mitchell stated that while he was Attorney General and during the pertinent b7C period in question (1969 to 1971) his secretary was currently resides in Orlando, Florida. Mitchell was specifically asked if he had any information or knowledge concerning the recent disclosures and obvious , whom he believes

· Memo for Mr. Walters Re: Wiretaps Committee

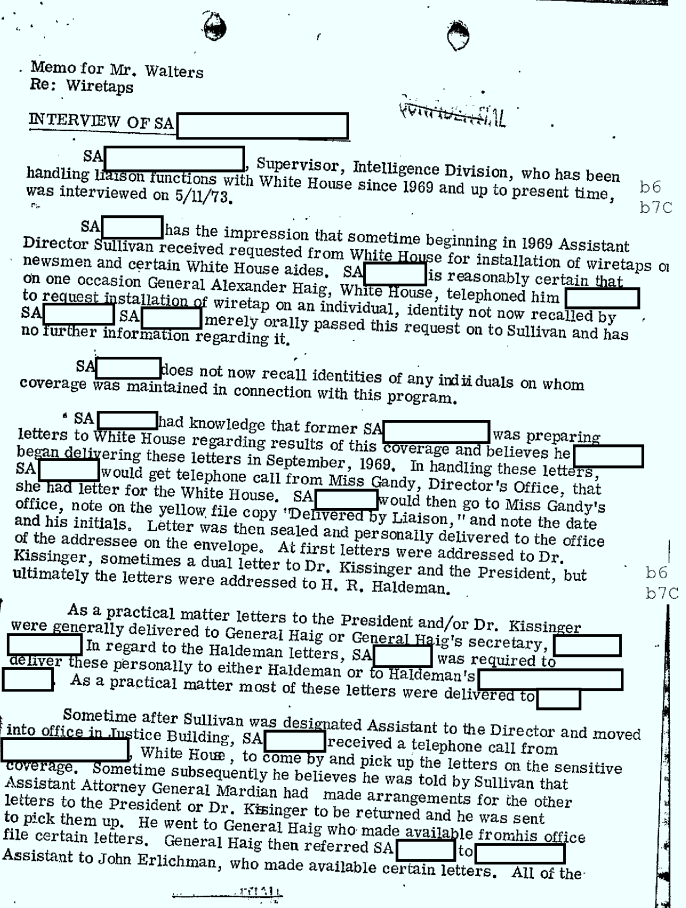
leaks recently appearing in recent periodicals specifically. Time Magazine. Mitchell stated that Mark Felt of the FBI was responsible for these leaks. When asked to explain further, Mitchell stated he could not under any circumstances divulge his sources concerning this but he felt they (the sources) were totally reliable. Mitchell further stated that he feels sure that W. C. Sullivan also has been responsible for some of these leaks to the news media.

FORMER SPECIAL AGENT MICHAEL JOSE PH ROZAMUS

On 5/10/73 former Domestic Intelligence Division (DID) Supervisor Rozamus recalls being called into office by then Section Chief Charles Brennan on a Sunday, believed to be in March, 1970. At office Rozamus told by Assistant Director William C. Sullivan White House was concerned about leaks from the White House and Buréau was requested to place wiretaps on, to his recollection, about 6 members of press, three names of whom he only vaguely recalls, namely Colonel Pursley, John Sears, and Helmut Sonnenfeldt. Rozamus received impression from Sullivan request made of Director Hoover personally by Dr. Henry Kissinger. Sullivan told Rozamus this was supersensitive matter, that no record be maintained of these wiretaps, and that Director Hoover insisted wiretaps be approved by Attorney General beforehand. Rozamus reviewed several files Sullivan had on his desk, called in his secretary since resigned, dictated usual wiretap request forms under Sullivan's initials and gave all copies to Sullivan for approval on following Monday morning. Rozamus had to wait for Sullivan's approval that morning since he had a visitor whom Sullivan's secretary said was Dr. Henry Kissinger. Kissinger was not seen by Rozamus. Thereafter upon approval Sullivan instructed Rozamus to hand carry all copies of request in double sealed envelope marked for personal attention of Director Hoover only. Rozamus personally delivered envelope to Miss Helen Gandy. Shortly thereafter Rozamus believes Sullivan advised him Director had approved request and Sullivan instructed Rozamus to place project in operation. Rozamus believes he called Washington Field Office (WFO) supervisor to do this and orally advised Sullivan of this but made no written record. Several weeks later in late afternoon Rozamus was instructed by Sullivan to report to Assistant to the Director DeLoach b6 where Rozamus dictated to either b7C possibly two additional wiretap requests while Mr. Hoover waited after 6:00 PM to sign for approval. All copies taken from typewriter personally by DeLoach and hand carried by DeLoach to Director and Attorney General Mitchell while Rozamus instructed to wait. About 15 to 20 minutes later DeLoach returned saying the Director and Attorney General had approved. This occurred about two weeks before Rozamus ceased active duty on or about May 24, 1970, and about same time Rozamus was breaking in Supervisor Ed Grigalus to take over his work. Rozamus had made one extra copy of one request for a guide which he claims he

Memo for Mr. Walters Re: Wiretaps showed to Grigalus in case matter came up again and which Rozamus then destroyed. Rozamus never reviewed wiretap logs or prepared log summaries which Rozamus said was responsibility. He recalls on only one occasion he asked if anything good was coming from the wiretaps and said 'Nothing but crap." Rozamus never discussed project with Brennan or anyone else but believes Sullivan's Number One Man, Joe Sizoo, probably bб knew something about project in view of Sullivan's frequent absences from b7C office. Rozamus in charge of maintaining daily upto date count of number of wiretaps the Bureau had throughout the country but Sullivan instructed him not to include these wiretaps in that count. Rozamus recalls no wiretaps on Ellsberg nor did he ever hear that Ellsberg was monitored on any of these wiretaps. REINTERVIEW OF FORMER SPECIAL AGENT former FBI employee and Supervisor in Domestic Intelligence Division, currently employed as an Attorney Advisor, Criminal Division, Department of Justice, was reinterviewed on 5/10/73 regarding information developed during this inquiry to the effect that in late Spring 1971 original summaries from wiretap logs were retrieved from the White House and inventoried in the office of the then Assistant to the Director William C. was interviewed on 5/9/73 concerning his overall knowledge of this matter and failed to mention this at that time. When asked why he failed to bring this to the attention of the interviewing Agent, he stated he did not recall being asked and besides the thought didn't occur to him. In retrospect, he now recalls that in May or early June, 1971, SA currently assigned FBIHQ as White House liaison, hand delivered from the White House the original summaries from wiretap material which had previously been furnished by the FBI to the White House. Although Sullivan was not present during this inventory, he, Sullivan, furnished an inventory list which was checked and against each original letter from the White House and the original letter was then matched to the FBI yellow copy. To the best of b6 recollection the material checked against the master list. It was b7C understanding from Sullivan that the reason the White House originals were returned to the FBI on this occasion was because the White House was concerned about sensitive material being kept there. After the material was inventoried and SA it was left in Sullivan's office and he has no knowledge as to its ultimate disposition. had ever seen FBI wiretap material in the possession of Mr. Robert C. Mardian, former Assistant Attorney General, or if he ever told an FBI official he had seen FBI wiretap material in the possession of Mr. Mardian, to which he replied he had not in both instances.

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Memo for Mr. Walters Re: Wiretaps letters were returned by SA to Sullivan's office. At Sullivan's office, SA assisted former SA matching the original letters against the yellow file copies in Sullivan's office. There were also available at the time lists of names typed on plain bond paper. After checking letters against yellow file copies and the lists SA believes some letters might have been missing and does not know at this time if all letters were completely accounted for. The last time he saw these letters to the White House was in Sullivan's office in the Justice Building, a month or so before Sullivan's retirement. b6 has no information as to location of these records thereafter. b7C has no knowledge regarding correspondence with Attorney General regarding authorizations of these wiretaps but assumes such approval was obtained. He has no knowledge of any communications to the Attorney General regarding results of these wiretaps. Although he had opportunity to peruse letters to White House when he made notation on file copies, he said he deliberately avoided doing so because of sensitivity attached to them and as he merely wanted to perform his job of delivering the letters. has no knowledge as to duration of wiretaps under this program or any of the circumstances under which they were discontinued. ACTION: This matter is receiving expeditious attention and you will be promptly advised of all pertinent developments.

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5010=104 MAT 1 42 EDITION USA 1 "IL REF- NO. 17 UNITED STATES Mr. Felt .. Mr. Baker . $\it 1emorandum$ Mr. Calinhan _ Mr. Cleveland . Mr. Conrad . Mr. Gebhardt : Mr. W. Mark Felt DATE: Mr. Jenkins ___ 5/12/73 Mr. Marshall Mr. Miller, E.S. Mr. Soyars . E. S. Miller EV Mr. Thompson _ Mr. Walters ____ Tele. Room Mr. Baise SUBJECT SENSITIVE COVERAGE PLACED AT THE Mr. Bames . Original impounded by Mr. Bowers _ REQUEST OF THE WHITE HOUSE Mr. Berington _ court order. See memo Mr. Conmy . in 63-16062-13/m Mr. Mintz . Mr. Eardley ___ Last evening Mr. Walters advised that the Acting Mrs. Hogau _ Director had requested memoranda concerning each of the five matters listed on the attached page. Attached hereto are memoranda on items 1, 2, 4, and 5. With respect to item 3, at approximately 3 p.m., 5/12/73, Section Chief T. J. Smith brought to the Intelligence Division the material necessary to prepare a memorandum. This material is being reviewed and a memorandum will be submitted as soon as the review is completed. ACTION: The foregoing information and the attachments are submitted to comply with the Acting Director's request. Enclosures WRW:bjr.8yA (7) 1 - Mr. Eardley 1 - Mr. Felt 1 - Mr. E. S. Miller 1 - Mr. Walters 1 - Mr. Wannall 1 - Mr. T. J. Smith JUL 2 3 1973



- 1. A summary of all we know in the form of a chronological narrative as to when the special project started and how and why, stressing the fact that it was in conformity with established procedures for national security wire taps.
- 2. We need to cover clearly why we did not proviously make any search to recover the records or determine their whereabouts.
- 3. We need to review, if we can obtain them, all of the summaries now at The White House to determine significance of items therein.
- 4. We need to fully document our procedures for establishing national security wire taps including all of the mechanics for authorization and filing, monitoring, logs, summaries, etc.
- 5. Mr. Ruckelshaus requested that research papers be prepared for him on our general policies and history of national security wire taps; on the rationale for the national security justifications for instant project; and any specific justification known to us why the particular individuals involved were targeted.

Memo for Mr. Walters Re: Sensitive Coverage Placed at Request of White House	
Bureau instructions to Supervisor WFO, were to the effect that this was a highly sensitive project and that only one copy of the monitoring log was to be prepared, uninitialed and hand carried to the Domestic Intelligence Division from WFO. There is no information concerning this special project anywhere in the files of WFO. The logs were picked up each morning and delivered to Supervisor who would cause them to be hand delivered by a Special Agent to Mr. Sullivan's office.	
Approximately a month after this project began the review and analysis of the logs were assigned exclusively to SA review and analysis, he would dictate a summary in the form of a letter to the President of the United States and to Dr. Kissinger. Later, in approximately May, 1970, the letters containing the summaries were addressed to H. R. Haldeman. These letters when completed for signature, were hand carried to the Director's office and given to Miss Helen Gandy for the Director's approval. After approval by the Director SA would mark the yellow copy (Bureau file copy) 'Delivered by Liaison' and noted the date and his initials. The letters were then sealed and personally delivered by SA to the Office of the addressee at the White House.	
For some months at the beginning of the project the yellow file copies were maintained in the Director's office and filed by She is unable to recall specifically the date, but an instruction was received that all of the yellow file copies were to be taken to Assistant Director Sullivan's office for safekeeping.	ļ
During the latter part of July, 1971, Robert C. Mardian, former Assistant Attorney General, was advised by W. C. Sullivan for the first time that the FBI had highly sensitive wiretan material which was "out of charnel".	

During the latter part of July, 1971, Robert Camardian, former Assistant Attorney General, was advised by W. C. Sullivan for the first time that the FBI had highly sensitive wiretap material which was "out of channel" at the FBI. (The wiretap project had been completed and discontinued prior to June 24, 1971, the date on which Mr. Hoover appeared before the Senate Appropriations Committee.) Sullivan told Mardian he was in trouble with Mr. Hoover and the possibility existed he would be fired. Sullivan wanted Mardian to convey to the President of the United States that this material was in existence. Sullivan's reason for doing this was to preclude Mr. Hoover's using the information to blackmail President Nixon, according to Mardian. Mardian contacted John Mitchell and relayed Mr. Sullivan's request. Mr. Mitchell said he would handle. Short time later Mardian contacted by Western White House, San Clemente, California, by individual whose name he would not divulge, and instructed to fly immediately to San Clemente to see the President. Mardian obeyed instructions. Met with President of the United States and received two instructions: one pick up material from Sullivan and deliver to White House, Washington, D. C.; second to insure Sullivan's material matched with summaries on hand at White House. Mardian returned to Washington and

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Memo for Mr. Walter

Re: Sensitive Coverage Placed at Request of White House

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contacted Sullivan, requested all material to which Sullivan referred. This material delivered by Assistant Director, FBI, Charles Brennan. It was delivered in old "beat up" satchel, olive drab in color, with initials of W. C. Sullivan thereon. Shortly thereafter Mardian delivered satchel to Dr. Henry Kissinger and General Alexander Haig at White House. In Kissinger's and Haig's presence, White House correspondence checked against chronological check list which listed all material sent to White House by date. White House summaries in possession of Dr. Kissinger checked, found intact. As best Mardian recalls he then gave check list to Mr. H. R. Haldeman, who as best Mardian recalls, checked summaries in his possession against check list. Two summaries found missing. After check was made Mardian said he took the satchel, which he believes contained summaries, the check list and telephone surveillance logs, and delivered them to the Oval Room in White House. Mardian declined to identify recipient.

It should be noted here that on or about September 30,1971, Mr. Hoover became aware that the sensitive material was no longer in the possession of the FBI. After having determined through interview of then Assistant Director Charles D. Brennan that he had turned the material over to Mardian Mr. Hoover telephoned Attorney General Mitchell on 10/2/71, at which time Mitchell informed the Director that sensitive files had been destroyed. Mitchell also told the Director that Mardian had the Director's approval for this destruction. Hoover quoted on an official Bureau document, "This is a lie." No further search for the sensitive files was thereafter conducted from 1971 since Mr. Hoover had been assured by the Attorney General they were destroyed.

As a result of the on-going inquiry ordered by Mr. Ruckelshaus it was determined that the sensitive material had not, in fact, been destroyed but had been delivered by Mr. Mardian to the White House as described above. It remained in the possession of Mr. John Ehrlichman April 30, 1973, when the material became part of the "Presidential Papers" where the material remained until 5/12/73, when it was turned over to Acting Director Ruckelshaus and Section Chief Thomas Smith.

There follows a summary of each pertinent witness involved in this inquiry. The summary contains the vital points of which each person can testify and is documented by an attachment behind this summary which is appropriately tabbed and the tab number set forth along with each interviewee.

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ADMINISTRATIVE HANDLING AND FILING	
	.b6
Office of the Acting Director	b70
advised sometime during 1969 Sullivan telephonically contacted Hoover, advising of possible leaks at White House, and White House	ž.
CONTIDENT 3- CONTINUED - OVER	

Memo for Mr. Walters Re: Sensitive Coverage Placed at Request of White House	4
requested FBI place wiretaps. Hoover advised Sullivan that whatever wiretaps were placed would be done only with prior written authorization by the Attorney General. filed yellow file copy of wiretap authorizations in the "Official Confidential Files" maintained in Director's office. She also filed yellow file copy of summaries in same place. While W. C. Sullivan still Assistant Director of DID, decision was made by Mr. Hoover that all correspondence regarding "special wiretaps" which were maintained in the Director's office be transferred to Sullivan's custody at DID. recalls specifically Mr. Hoover stating, in her presence, many times that as long as he was the Director he would never personally authorize wiretap coverage on anyone without prior written Attorney General approval. (Interview Report Form on see tab 1.)	b6 b7C
Miss Helen W. Gandy, Administrative Assistant to Former Director Hoover	
Sometime during 1969 Sullivan advised Hoover of possible leaks within the National Security Council and that the White House requested the FBI place wiretaps on certain individuals. She believes requests originated with Colonel Haig. "She remembers that Henry Brandon and William Safire were subjects of this coverage. Miss Gandy recalls Mr. Hoover advising Sullivan taps would be placed only after written authorization from Attorney General. She recalls summaries were hand carried to her from DID for Director's approval. After Director's approval, she removed yellow file copy and delivered original to Special Agent courier for delivery to White House. Yellow copy given to Mrs. Metcalf for filing. Recalls that while Mr. Sullivan still Assistant Director of DID Mr. Hoover instructed all correspondence relating to this special be transferred to Sullivan's custody. (Interview Report Form on Miss Helen W. Gandy, see tab 2.)	
Office of the Acting Director	
In the absence of she handled some of work and recalls filing several yellow copies of summaries relating to wiretaps in the "Official Confidential Files." She only recalls name of one individual mentioned in these wiretaps and that was the name of Safire. (Interview Report Form on see tab 3.)	b6 b7C
PREPARATION OF AUTHORIZATION LETTERS AND WIRETAP INSTALLATIONS	
Former SA Michael Joseph Rozamus	
Recalls being called into office by then Section Chief Brennan on a Sunday believed in March, 1970. Told by Sullvan White House was concerned about leaks and Bureau was requested to place wiretaps on, to his recollection,	
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Memo for Mr. Walters	TOETHING STORY	,
Re: Sensitive Coverage Placed on Red	quest of White House	
about 6 individuals, three names of wi	hom he only wagnely popular no male	
Colonel Pursley John Sears and Hel	mut Sonnenfeldt. Sullivan told Rozamus	
this was a super -sensitive matter and	no record to be maintained on those	
wiretaps and that Director Hoover ins	isted wiretaps be approved by Attorney	
General beforehand, Rozamus called	in his secretary dictated usual	
wirtap request forms over Sullivan's i	initials, and gave all copies to Sullivan	
for approval on following Monday mor	ning. After Sullivan's approval he	
instructed Rozamus to hand carry all	copies of authorization requests in	
double sealed envelope marked for per	sonal attention of Director Hoover	
Rozamus personally delivered to Miss	Gandy. Shortly thereafter Sullivan	
instructed Rozamus to place project in	ito ope <u>ration since approval</u> received.	
Rozamus believes he called WFO Supe	rvisor to do this and orally	
winoton requests to sitt a	so. Rozamus later dictated additional	
wiretap requests to either	or Rozamus never	
reviewed logs or prepared log summar	les. This was responsibility of SA	
of number of national security wiretap	ge of maintaining daily up-to-date count	
Sullivan instructed him not to include t	bese special wiretans in that count	6
(Interview Report Form on SA Rozamu	is see tab 4)	7C
6		, , С
Former SA		
		
Currently employed as an Attor	rney Advisor, Criminal Division,	
Department of Justice. Advised that i	n the Summer of 1969 Sullivan apprised	
him of wiretap operation concerning th	e White House and instructed him to	
office. reviewed logs given to h	ich was initially maintained in Di rector's	
to reviewed logs given to h	im hv Mr Sullivan and then dict ated	
left FBI he dicated all to	. After	
the resulting summary letter going onl	He dictated directly from logs with	
and later to Mr. Haldeman White Hou	se staff. Summary letters were comprise	<u>.</u> .
of an original and one yellow copy. He	was later instructed by Mr. Sullivon	Q.,
to prepare summary letters sent to the	Attorney General, Mr. Mitchell. When	
yellow file copies were returned from	Director's Office to Mr. Sulliva's	
custody, he left logs for filing with	after dictation, and she filed them	٦.
also prepared letters requesting	wiretan authorization from Attorney	
General specifically recalling such lett	ers on William Safire. Colonel Robert	
Pursiey and Helmut Sonnenfeldt. He a	dvised the following individuals were	
people on whom wiretaps were placed	in addition to the above: Henry Brandon,	
Morton Halperin, Tony Lake, Daniel D	avidson, Winston Lord, Marvin Kalb,	b6
William Beecher, Hedrick Smith, Amb Moose.		_
	assador William Sullivan, and Richard	b7C
MIOODC.	assador William Sullivan, and Richard	b7C

said he could not now recall any specific conversations. He said he could generalize to the extent that in all wiretaps both the individual involved and his wife talked extremely loosely about the projects they were concerned

CONFIDENTIALS.

Memo for Mr. Walters Re: Sensitive Coverage Placed at Request of White House with at the White House to both their friends and in some instances to members of the news media. He felt the tap was useful because it indicated how loosely and carelessly information of a highly critical nature was bandied about. said he specifically recalled one instance in which the name Ellsberg appeared in the logs. He could not recall which log was involved; however, his best recollection was Morton Halperin. In this instance Halperin spoke to some unknown party of attending a party either with or for Ellsberg. Ellsberg was not a party to the conversation. He said in fact that in early June of 1971 as best he could recall on Mr. Sullivan's instructions he reviewed all the logs b6 and determined Ellsberg was not a party to any telephone conversation. He b7C neither made a call nor received one. recalled that the last time he saw any of the material involving this wiretap operation was approximately a month before he retired from Bureau service. He retired July 30, 1971. He said that Mr. Sullivan instructed him to discontinue the program. advised that any correspondence he dictated was always over Mr. Sullivan's initials. He received this instruction from Mr. Sullivan. was specifically asked if he ever saw any material pertaining to this sensitive program, any digest of material, or any correspondence whatever relating to this material in Mr. Mardian's hands at any time. He replied emphatically, "No." This question was repeated three times. The answer in each instance was "No." He was asked if sometime in September or October, 1971, he had any reason to feel apprehensive over the fact that written Bureau communications concerning this program had found their way outside the FBI. He said "No." He said the only time he knew or was informed in any way that someone outside the Bureau may be in possession of this material was a telephone call he received from Mr. Edward Miller, Assistant Director, DID, about a week and a half after Mr. Sullivan retired. In this conversation, which was telephonic and when was no longer an FBI employee, Mr. Miller requested him to call Mr. Mardian to ask him, Mardian, if he had any material relating to this special project. Mr. Miller that he had information to the effect that Mr. Mardian may have some of this information. Mr. Miller also supplied the telephone number in San Clemente, California, where Mr. Mardian could be reached. b6 b7C advised he reached Mr. Mardian almost immediately, relayed the message, and Mr. Mardian advised he would have to contact the Attorney General and the President before he could answer. said he received a phone call a short time later and he was advised that Mr. Mitchell had told Mr. Mardian not to answer this question. Mardian asked to so advise Mr. Miller and that Mr. Mardian would call Mr. Miller directly at a later time. said he complied with Mardian's request and that's the last he heard of CONTINUED - OVER

Memo for Mr. Walters Re: Sensitive Coverage Placed at Reque	st of White House	
the incident. was emphatic that he he dictated the last summary letter. He or since he left the Bureau.	e never saw any of the material after e never saw it again either in the Bureau	
Upon reinterview 5/10/73 SA White House liaison, original summaries from wiretap materi from Sullivan which was checked by letter from the White House and matched best of recollection the material checked all material returned to Sullivan's office, see tabs 5, 6, 7, and 8.)	and against each original against FBI yellow file copy. To	b6 b7C
	, Former Secretary, DID	
in sensitive with	Specifically recalls letter to	b6 b70
former FBI S	ecretary	i
Advised from February or March, and typing letters for SA on information included two separate letters and the other to the Attorney General. She in Mr. Sullivan's safe-type cabinet in his to the Justice Building about July, 1970. secontinued to prepare letters for she would personally hand carry them to foffice. also recalled typing two the Attorney General.	rs, one directed to the President recalls filing logs in this program office. After Mr. Sullivan moved he went with him and in that office	
them in five large Government messenger them. In August, 1971, she ret urned from inquired of Mr. Sullivan who replied, 'working on them.' She never saw logs aga see tab 10.)	e to the DID building. She placed be envelopes and he departed with m vacation, noticed logs not returned, and Mr. Brennan are ain. (Interview Report Form on	6 7C
CONTREMENTAL	CONTINUED - OVER	

Meno for Mr. Walt Re: Sensitive Coverage Secretary, FBI		*
When Sullivan promoted from Assistant Director, DID, to Assistant to the Director and physically transferred to main Justice Building, he brought with him wiretap logs in comection with very special project. Subsequent to the move, additional wiretap logs received in Mr. Sullivan's office from WFO Agents from which summaries were prenared in Sullivan's Justice Building Office by dictated to At a later date, under instructions of Sullivan, she reviewed some wiretap logs, marking pertinent portions for attention. In absence of she may have purpose of attention in Sullivan's office, filing logs in safe-type cabinet behind Sullivan's desk. (Interview Report Form on see tab II.) Joseph A. Sizoo, former Number One Man, DID He supervised DID in absence of Sullivan and was aware of wiretap operation, although had no personal knowledge. In Sullivan's absence there were occasions when he was in communication with Supervisor WFO, and he may have passed on instructions to install wiretaps but does not recall any details or names. It was his recollection that Sullivan instructed him to forward any logs received from WFO in a sealed envelope to which he did. With regard to retention of wiretap material he believes it was held in Miss Gandy's custody during first part of operation, but later transferred to Sullivan's office, where maintained in secure safe-type cabinet. (Interview Report Form on Joseph Sizoo, see tab I2.) Supervisor WFO During Spring or Summer, 1969, WFO orally requested by Burau to institute discreet investigation of John Sears, White House employee, formerly an attorney in Mr. Nixon's law firm in New York City. Supervisor WFO During Spring or Summer, 1969, WFO orally requested by Burau to institute discreet investigation of John Sears, white House employee, formerly an attorney in Mr. Nixon's law firm in New York City. Supervisor WFO During Spring or Summer, 1969, WFO orally requested by Burau to institute discreet investigation of John Sears, white House employee, formerly an attorney in Mr. Nixon'	Memo for Mr. Walt Re: Sensitive Coverage	
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were occasions when he was in communication with Supervisor	with him wiretap logs in connection with very special project. Subsequent to the move, additional wiretap logs received in Mr. Sullivan's office from WFO Agents from which summaries were prepared in Sullivan's Justice Building Office by dictated to At a later date, under instructions of Sullivan, she reviewed some wiretap logs, marking pertinent portions for attention. In absence of she may have typed some summary letters. also filed documents concerning wiretap operation in Sullivan's office, filing logs in safe-type cabinet behind Sullivan's desk. (Interview Report Form on see tab 11.)	
During Spring or Summer, 1969, WFO orally requested by Bura u to institute discreet investigation of John Sears, White House employee, formed y an attorney in Mr. Nixon's law firm in New York City. believes call came directly to him from Joseph Sizoo. Investigation in matter included requests for both a physical and telephone surveillance and was specifically told coverage was to be handled most discreetly with only one copy of the transcription log which was then to be hand carried to Assistant Director Sullivan's office. Transcription logs in the Sears matter as well as all subsequent telephone surveillance requests in this special project were picked up by from the WFO Monitoring Station each morning, sealed, and then hand carried by selected Agents to Sullivan's office. stated upon receipt of the oral request from Bureau Headquarters he would advise former SA and SA so that the installation could be made. (Interview Report Form on see	were occasions when he was in communication with Supervisor, WFO, and he may have passed on instructions to install wiretaps but does not recall any details or names. It was his recollection that Sullivan instructed him to forward any logs received from WFO in a sealed envelope to which he did. With regard to retention of wiretap material he believes it was held in Miss Gandy's custody during first part of operation, but later transferred to Sullivan's office, where maintained in secure safe type against transferred.	
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Memo for Mr. Walters Re: Sensitive Coverage	
former SA (Retired), WFO	
recalls Spring of 1969, Supervisor advised him WFO had received urgent request from W. C. Sullivan that White House concerned about leaks. Sullivan told that some technical surveillances (wiretaps) would be initiated by WFO on names to be furnished by Sullivan. was advised by not to keep any written records. subsequently gave telephone numbers and addresses and he in turn furnished this information to SA who handled telephone company liaison. was advised to have prepared only one transcription of written log advised that to the best of his recollection approximately 12 to 15 such wiretan requests were handled by him. (Interview Report Form on see tab 14.)	b6 b7C
Supervisor WFO	
During Summer, 1969 (in his capacity as liaison representative for WFO with telephone company) he received oral instructions from that certain wiretaps would be placed on certain phones in an attempt to uncover leaks at White House. when he received oral instructions from to institute these wiretaps would in turn orally request the telephone company representative to effect the requested wiretap. (Interview Report Form on see tab 15.)	b6 b7C
MONITORING EMPLOYEES, WFO	
Special Clerk, WFO	
Assigned to Monitoring Section, WFO, 1969-1970, and until mid-1971. Had occasion to monitor telephone surveillance maintained on Dr. Morton Halperin. said he recalls on one occasion he saw another employee's log wherein an entry had been made that Daniel Ellsberg had stayed with Dr. Halperin over the weekend. During this visit Ellsberg made a call out of the Halperin residence to a now unrecalled individual said the name of Daniel Ellsberg meant nothing to him at the time he observed the name on the log. (Interview Report Form on see tab 17.)	b6
Special Clerk, WFO	b7C
Advised he was assigned duty of monitoring telephone surveillances, WFO, and so assigned in 1969-1970. Recalls he monitored telephone surveillance on Dr. Halperin, who was employed at National Security Council. said that Dr. Halperin appeared to be close friend of a Daniel Ellsberg, who on occasion stayed at Halperin's house overnight. CONTINUED CONTINUED CONTINUED	

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	Memo for Mr. Walters Re: Sensitive Coverage	
[details relating to Ellsberg's visits. (Interview Report Form on see tab 16.)	
	, Special Clerk, WFO	
	Advised that sometime beginning in mid-1969 he was assigned as a relief man in connection with monitoring wiretap of Dr. Halperin. said the only thing he can recall is the fact that Halperin was a close associate of Daniel Ellsberg and that he conversed with Ellsberg in late 1969 and early 1970. could not recall any details concerning conversations between Halperin and Ellsberg, nor could he recall the exact dates of these conversations. (Interview Report Form on see tab 18.)	b6 b7C
	DELIVERY OF WIRETAP SUMMARIES TO WHITE HOUSE	
	SA Supervisor, Intelligence Division	
	has been handling liaison functions with White House since 1969 and up until present time. Has impression that sometime beginning in 1969 Assistant Director Sullivan received requests from White House for installation of wiretaps on newsmen and certain White House Aides. reasonably certain that on one occasion General Haig telephoned him to request installation of wiretap on an individual, identity not now recalled by merely orally passed this request on to Sullivan.	,
	was preparing letters to White House regarding results of this coverage. believes he began delivering these letters to White House in September, 1969. In doing so, would get call from Miss Gandy, Director's office. would then go to Miss Gandy's office, note on yellow file copy, 'Delivered by Liaison," and note the date and his initials. Letter was then sealed and personally delivered by him to the office of the addressee on the envelope. At first letters were addressed to Dr. Kissinger, sometimes a dual letter to Dr. Kissinger and the President, but ultimately the letters were addressed to H. R. Haldeman.	b6 b7C
	Sometime after Sullivan was designated Assistant to the Director and moved into Justice Building office, received telephone call from Lawrence Higby from the White House to come by and pick up the letters on the sensitive coverage. Sometime subsequently he believes he was told by Sullivan that Assistant Attorney General Mardian had made arrangements for the other letters to the President or Dr. Kissinger to be returned and he was sent to pick them up. He went to General Haig, who made	
	CONTINUED - OVER	

Memo for Mr. Walters Re: Sensitive Coverage

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available from his office file certain letters. General Haig then referred SA to Assistant to John Ehrlichman, who made available certain letters. All of the letters were then returned by to Sullivan's	
office. There assisted former SA n matching original letters against yellow file copies in Sullivan's office. There were also available at	
the time lists of names typed on plain hand namer. After checking letters	b6 b7c
against yellow file copies and the lists. SAI helieves some letters	D/C
might have been missing and does not know if all letters were completely accounted for. This was last time he saw letters. (Interview Report Form on	
see tab 19.)	

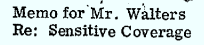
REMOVAL FROM FBI CUSTODY OF SENSITIVE MATERIAL

Former Assistant to the Director William C. Sullivan

We attempted to interview Sullivan 5/9/73. He requested all questions concern i ng this matter be directed to him in writing. This was done by letter dated May 10,1973. Sullivan responded by letter dated 5/11/73. The essence of his response is as follows:

Sullivan would not identify who at the White House had made wiretap requests, advising that such questions should be addressed to Mr. Haldeman. He stated such requests were received both orally and by written communications. They were received either directly of Mr. J. Edgar Hoover or indirectly through Sullivan. Sullivan stated written authorization was secured from the Attorney General in each case. Sullivan stated that the records of these wiretaps, which included logs, summaries and correspondence, were maintained in his office in his personal and official custody on the orders of Mr. Hoover, Sullivan stated that all of these records on Presidential and Attorney General requests were given to Mr. Robert C. Mr dian, then Assistant Attorney General of the Internal Security Division of the Department. Sullivan stated that the material was disseminated from the wiretap by letter over Mr. Hoover's signature to the White House. For sometime the letters were addressed to and sent to the President and Dr. Kissinger. Later they were sent only to Mr. Haldeman. A few summaries were prepared for the Attorney General in memorandum form. Sullivan continued that instructions to discontinue which came from the White House and received by him were relayed to Mr. Sullivan stated that he turned over the material of this special project on instruction to Mr. Mardian. He had no conversation about it with others. It was his decision. Sullivan stated the material would be given maximum security, where and by whom he did not know. Sullivan also did not know whether the Attorney General was aware of the disposition. (Interview recorded in memorandum to Mr. William D. Ruckelshaus, Acting Director, FBI, dated May 11, 1973. Questions sent to Mr. Sullivan dated May 10,1973, are also attached to that memorandum. See tab 20.)

COMPLETE MAN







Former Assistant Attorney General Robert C. Mardian

Robert C. Mardian interviewed Phoenix, Arizona, advised first time he heard of White House wiretaps subject of this inquiry was during last two weeks of July, 1971. Mardian at that time contacted by W. C. Sullivan, who advised in substance he had highly sensitive wiretap material which was "out of channel" at the FBI. Sullivan felt he was in trouble with Mr. Hoover and possibility existed he would be fired. W. C. Sullivan wanted Mardian to convey to President of United States that this material was in existence. Sullivan's reason for doing so was to preclude Mr. Hoover's using this information to blackmail President Nixon. This was strictly W. C. Sullivan's opinion. Mardian contacted John Mitchell, Attorney General, relayed Mr. Sullivan's request. Mr. Mitchell said he would handle. Short time later Mardian contacted by Western White House, San Clemente, California, by individual whose name he would not divulge, and instructed to fly immediately to San Clemente to see the President. Mardian obeyed instructions. Met with President of the United States and received two instructions: one pick up material from Sullivan and deliver to White House, Washington, D. C.; second to insure Sullivan's material matched with summaries on hand at White House. Mardian returned to Washington and contacted Sullivan, requested all material to which Sullivan referred. This material delivered by Assistant Director, FBI, Charles Brennan. It was delivered in old "beat up" satchel, olive drab in color, with initials of W. C. Sullivan thereon. Shortly thereafter Mardian delivered satchel to Dr. Henry Kissinger and General Alexander Haig at White House. In Kissinger's and Haig's presence, White House correspondence checked against chronological check list which listed all material sent to White House by date. White House summaries in possession of Dr. Kissinger checked, found intact. At best Mardian recalls he then gave check list to Mr. H. R. Haldeman, who as best Mardian recalls, checked summaries in his possession against check list. Two summaries found missing. After check was made Mardian said he took the satchel, which he believes contained summaries, the check list and telephone surveillance logs, and delivered them to the Oval Room in White House. Mardian declined to identify recipient. (Interview Report Form on Robert Mardian, see tab 21.) Do Caral Star to 15 12

John G. Mitchell, former United States Attorney General

Sometime during Spring or Summer of 1969 former Director Hoover met with him and advised FBI at that time had some wiretap coverage on certain individuals specifically requested by the White House. Mitchell stated it was not unusual for him not to know of this at its inception since on many occasions Mr. Hoover would deal directly with the President or the White House on extremely sensitive matters and circumvent the Attorney General's office. Mitchell states he never saw nor approved any such requests for wiretap coverage from the FBI, stating none were submitted to him by the FBI.

- 10 -

Memo for Mr. Walte Re: Sensitive Covera CONFIDENTIAL

(We have now recovered the material from the White House including authorization letters signed with the signature of Mr. Mitchell.) Mitchell recalls that in approximately Fall of 1971 Mardian contacted him and at this meeting told Mitchell he had just recently learned from W. C. Sullivan about existence of wiretap coverage. Mardian indicated to Mitchell Sullivan was furious over the way he was being treated by the Director and for this reason he disclosed the information concerning the wiretap to Mardian. Sometime thereafter, Sullivan turned over to Mardian all correspondence relating to this wiretap coverage.

During approximately this same period, Mr. Hoover contacted Mitchell and advised him of the problems he was having with Sullivan and, in fact, showed Mitchell a lengthy letter he, Hoover, received from Sullivan in which Sullivan accused Hoover of running contrary to the President's wishes in many instances. Mitchell recalls telling Mr. Hoover that he had no choice but to get rid of Mr. Sullivan. At this point Mitchell described Mr. Sullivan as being "a little nuts."

Concerning W. C. Sullivan, Mitchell related it was obvious he wanted the job of FBI Director since, on numerous occasions, Sullivan was in personal contact with various members of the White House staff and was always "name dropping and wheeling and dealing there." (White House) (Interview Report Form on Mr. Mitchell, see tab 22.)

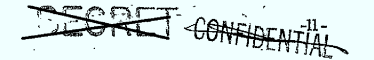
SAC Charles D. Brennan, Alexandria Office, FBI

Brennan was formerly Assistant Director, Domestic Intelligence Division, located at 9th and D. Brennan recalled receiving visit in August, 1971, at his office from W. C. Sullivan, who said he had a heavily loaded brief case for Robert Mardian, containing highly sensitive material, which the Attorney General was interested in reviewing. According to Sullivan, Mardian unavailable at that moment and instructed Brennan to deliver brief case for him. Brennan, after Sullivan left, called Mardian's office, determining Mardian would be back in about 30 minutes, at which time Brennan then delivered brief case to Mardian which Mardian was expecting. Brennan claims he did not open brief case and cannot specifically recall whether or not it was even locked. (Interview Report Form on Charles Brennan, see tab 23.)

SEARCH FOR DISPLACED SENSITIVE MATERIAL IN OCTOBER, 1971

Assistant Director E. S. Miller, Intelligence Division

Miller advised that on 9/30/71 after it was realized sensitive material and documents in this matter were missing he was instructed to conduct a search



Memo for Mr. Walters Re: Sensitive Coverage

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of DID space, which was done with negative results. He was also instructed
to reconstruct as many facts as possible concerning all facets of this coverage. This was done and Miller provided the results in a memorandum which is
attached to the Interview Report Form which relates to Mr. Miller. On
10/1/71 Miller learned from SA Tom Smith that Mardian had had the sensitive
material three weeks prior to that date according to former SA
On 10/2/71 Miller contacted and attempted to learn of its whereabouts.
was unable to assist in this matter but contacted Mardian and reportedly
was told by Mardian that "This matter doesn't concern you at all. Tell Miller
that I'll take care of it. Have him get in touch with me. Tell Miller not to
worry, Sullivan won't get them." The Director then reportedly contacted
Attorney General Mitchell who advised that Mardian had assured Mitchell that
the sensitive material had been destroyed. The Attorney General also reportedly
told the Director that Mardian said the Director approved Mardian's taking
possession of the files. (Interview Report Form on E. S. Miller, see tab 24.)
Special Agent Thomas J. Smith, Section Chief, Intelligence Division, FBI
GA Gueith Lad was a series of the series of
SA Smith had no personal or first-hand knowledge of wirtaps on
newsmen or Government officials while this special was going on. However,
in September, 1971, he was told by SA that had seen the sensitive material in the possession of Robert C. Mardian, that was shocked to
have seen these highly sensitive documents in Mardian's possession since they
were FBI property. reported to Smith that Mardian wanted him to keep
the documents for him. reportedly refused. (Interview Report Form
on Thomas J. Smith, see tab 25.)

RECOVERY OF SENSITIVE MATERIAL

On the evening of May 10, 1973, information was received that Robert C. Mardian had turned the sensitive documents over at the White House to Mr. John Ehrlichman.

John D. Ehrlichman

Ehrlichman said that although he could not recall the exact date, he does recall Robert C. Mardian being associated with the delivery of a stack of wiretap logs and other written material which he knew to be summaries of the wiretap logs to the White House. He knows this because he recalls "sampling" the na terial at the time he took possession. Mr. Ehrlichman said the material to which he was referring was filed in a two-drawer, safe-type cabinet located in his outer office. Mr. Ehrlichman said that from the time he received this material it remained in the cabinet until about April 30, 1973. On that date he was considering submitting his resignation, recalled the presence of this wiretap information, and issued orders to have it removed from his office and filed with "Presidential Papers." (Interview Report Form on John Ehrlichman, see tab 26.)

Memo for Mr. Walters Re: Sensitive Coverage



Harry R. Haldeman

Haldeman advised he recalled receiving summary letters concerning these wiretaps and that he received them routinely from FBI. Contents did not contain any startling information and he eventually delegated authority to read this material to Mr. Higby. He was asked specifically if he had at any time engaged in checking White House summary letters against FBI copies of these letters with Mr. Mardian. He said as best as he could recall the answer would be "No." Although he had no direct knowledge from the information he learned from Mr. Ehrlichman the sensitive material was still at the White House as of May II, 1973, according to Mr. Haldeman. (Interview Report Form on Harry Haldeman, see tab 27.)

General Alexander M. Haig

General Haig advised that the records being sought were presently in impoundment at the White House as of May II, 1973, and would be available for review by Mr. Ruckelhaus.

(The material at the White House was reviewed by Acting Director Ruckelshaus and Special Agent Thomas Smith May 12, 1973, and returned to FBI custody.)

With respect to the decision and request for its tallation of these wiretaps, General Haig said that he could not answer this because the action taken was the result of joint input. General Haig was in contact with the Bureau in connection with matters in which Dr. Kissinger had a direct interest. He feels requests for wiretaps were generally transmitted to former Assistant Director William C. Su I livan. General Haig was also asked if in his opinion these wiretaps were productive. He stated he feels they were invaluable and had been of considerable assistance in helping to control leaks to the press at the White House. (Interview Report Form on Alexander Haig, see tab 28.)

As a result of recovering the sensitive material from the White House today a review of all the authorized wiretaps signed by Attorney General Mitchell produces the following list of individuals on whom approved authorizations were obtained:



Memo for Mr. Wall Re: Sensitive Coverage

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Original, approved authorizations signed by the Attorney General

Letter dated 5/12/69:	13 1 14	Daniel Ira Davidson Morton H. Halperin Colonel Robert Pursley Helmut Sonnenfeldt
Letter dated 5/20/69	ik.	Richard M. Moose / Richard Lee Snider
Letter dated 5/29/69	6	Henry Brandon
Letter dated 7/23/69	ų.	John Patrick Sears
Letter dated 8/4/69	į.	William Safire
Letter dated September, 19	69 🕆	Marvin Kalb
Letter dated 5/4/70	ا ا ا	William Beecher General Robert Pursley Ambassador Richard F. Pedersen Ambassador William H. Sullivan
Letter dated 6/4/69	12	Hedrick L. Smith
Letter dated 5/13/70	3	William Anthony K. Lake
Letter dated 5/13/70	1	Winston Lord
Letter dated 10/16/70		Helmut Sonnenfeldt
Letter dated 12/14/70	آڏا	Jamie W. McLane

While many were on a very short time, and others were on a very long time, none were operated beyond 2/9/71, when all were discontinued and not re-instituted.

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CONTINUED - OVER

Memo for Mr. Walte Re: Sensitive Coverage



By intra-Bureau communication dated October 6, 1971, it was indicated that former Assistant Director Sullivan had by letter 10/5/71 requested retirement. In his retirement letter request he had also requested permission for him to keep his badge. Mr. Felt recommended against this and Mr. Hoover concurred in the following language: "I concur. In view of circumstances surrounding his separation and more particular in view of his turning over to Mardian highly secret and confidential FBI files for destruction without any approval by the Bureau he is not to be on any mailing lists nor shown any consideration." (See intra-Bureau communication dated 10/6/71, tab 29.)

To document the conversation between former Special Agent	b6
and Special Agent Thomas Smith regarding observance of smith	
material in Marulan's possession after refinement the manual	2010
of SA Smith to Mr. E. S. Miller dated October 1, 1971, is attached. (See letter from Smith to Miller, tab 30.)	
reserved in our convenier, tab 30.)	

SPECIAL SQUAD

Since May 6, 1973, a special squad has been working under Acting Director Ruckelshaus in an effort to discover what happened to the sensitive wiretap material. This squad was composed of specially selected FBI Headquarters personnel due to the highly sensitive nature of the inquiry. 42 interviews were conducted all by the special squad which included travel to places such as Phoenix, Arizona; Tampa, Florida; Savannah, Georgia; New York City, and Stamford, Connecticut.

ACTION:

For information.

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	and furnished the following information to the best of her	
recollection:		
Intelligence I	time during 1969 the then Assistant Director of the Domestic Division (DID), William C. Sullivan, telephonically contacted	
former Direc	for Hoover advising him of possible lease at the white House	b
and that the v	white House had requested that the FLI place telephonic	b
called.	coverage (wiretaps) on specific individuals, names not re- believes the requests originated from Colonel Baig	
	Bissinger's staff at the White House. Mr. Hoover advised	
Mr. Sullivan	at this time that whatever wiretaps were placed against	
helividuals of	interest to the White House would be placed only with prior	
written autho	rization by the then Attorney General John Mitchell.	
	recalled that justification letters concerning these	
"special" wir	etaps were personally carried to the Attorney General's	
office for app	roval by Miss Edna Holmes, who was then assigned to the	
Director's ir	ont office. When the requests for approval were signed by	
	General, Aliss Holmes would receive a telephone call from retrieve the approved authorizations.	
AND COUNTY OF		
When	the original request for authorization concerning these "special"	
	prepared, would file the yellow file copy in the	
correctorion	tidential Files" maintained in the Director's Office. This ce, as well as all other documents so maintained, was to be	
	we part of regular FBI files. Stated she felt	
certain the re	quests for Attorney General authorization for these wirefans	
Were prepare	d at DiD. explained that Attorney General	
	requests consisted of an original, a thin white and a yellow	
	lliow copy was filed by as described above and not thin white copy sent to the Attorney General's office for	
	so Attorney General's office would keep the thin white copy and	
return to the	FBI the original white containing the written authorization of	
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	•	
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CUMPIDEN HALE

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the Attorney General. stated that she presumed the original white was sent by Miss Holmes to the DID inasmuch as she did not see the final authorization come back from the Attorney General's office.	
stated that it was obvious to her that these wiretaps were "special" since this was the first time in her recollection that yellow copies of letters requesting Attorney General authorization for wiretaps were kept in the Director's office. In all other national security wiretap cases the yellow copies would always be maintained in regular Bureau files, to the best of her knowledge.	b6 b7C
whom these "special" wiretaps were placed but noted that all yellow file copies of communications concerning this matter were maintained in one folder rather than broken down into individual file folders. She stated that to the best of her recollection she also filed yellow copies of summaries containing the results of wiretaps in this same folder with the Attorney General authorization letters but could not say that each justification letter was also followed by a summary. She could not recall to whom the summary letters were forwarded, nor did she know who prepared them.	,
could not specifically recall the number of "special" wiretaps that were placed but she believed there were approximately six to eight individuals who were the subjects of these wiretaps.	
stated that while Mr. Sullivan was still Assistant Director of DID a decision was made by Mr. Hoover that all correspondence pertaining to these "special" wiretaps which were maintained in the Director's "Official Confidential Files" be transferred to Mr. Sullivan's custody at DID. She could not recall how these records were transported to DID nor the basis for this decision to transfer them to Mr. Sullivan's custody. She assumes, however, that the "special" coverage had ceased inasmuch as she could not recall filing any additional yellow copies of Attorney General authorization letters or summaries in this matter subsequent to the material being transferred to DID.	b6 b7C
could not recall the Director having received any personal visitors or phone calls outside of the FBI concerning this "special" wiretap coverage. She stated that the whole key to this puzzle rests with Mr. William C. Sullivan.	
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or anyone else concerning this yellow copies of corresponden	at she at no time took dictation from Mr. Hoover "special" wiretap coverage and merely filed ce as explained above.	
that she has worked in the Dir Mr. Hoover stating on many o death, in her presence and in Mr. Hoover, as long as he wa authorize wiretap coverage on Attorney General.	ery emphatically that in the sixteen years ector's front office she specifically recalled ccasions during this period and up until his an extremely adamant fashion, that he, s Director of the FBI would never personally anyone without prior written approval of the stated Mr. Hoover explained that the basis stem of "checks and balances" had to be	b6 b7C
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Miss J. E. Hoover collection:	Helen W. Gandy, Ad , furnished the follo	lministrative A Wing informati	ssisiant to former Direction to the best of her re-	ior
and that the V Individuals. Colonel Haig of these wire! William Safir Mr. Hoover a	White House requests Miss Gandy stated a at the White House. Taps were placed, si e were subjects of the Avising Sullivan at the	eass within the ed the VII plac the believes the Although she the remembers his coverage.	Director W. C. Sullivan National Security Council e wiretaps on certain requests originated with could not recall how many that Henry Brandon and Miss Gandy recalls the wiretaps would be place the Attorney General was	i y
(DID), and see supervisor fro being fall with copy and hand "yellow" copy	of the Director's of the Original Carried the Original	only by the Dom Office for appro- ecalled but desi d, in her prese to the White B	malel Pall and a ser exercise a m	a
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may have taken dictation from Director Hoover relating

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Miss Gandy could not recall the Director having received any personal visitors or phone calls outside of the FBI concerning this special wiretap coverage. She stated that W. C. Sullivan should have all the answers concerning this matter.

Miss Gandy stated following the Director's death in May, 1972, all material kept in the "Official Confidential Files" in the Director's Office was turned over to Mr. Mark Felt's custody.

Miss Gandy related most emphatically that during the many years she acted as Mr. Hoover's Administrative Assistant she personally heard Mr. Hoover state, on numérous occasions, that as long as he was director of the FM, no wiretaps would be placed by the FM without prior written authorization from the Attorney General.



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FEDERAL BUREAU OF INVESTIGATION



Former Domestic Intelligence Division (DID) Supervisor Michael Joseph Rozamus, 6508 Marina Drive, Holmes Beach, Florida, recalls that he was called into the office by then Section Chief Charles Breman on a Sunday, which he seems to recall was in March, 1970. When Rozamus arrived at the office he was told by Assistant Director William C. Sullivan that the White House was concerned about teaks from the White House and the Burcau was requested to place wireisps on, to the best of his recollection, about six members of the news media. Rozamus could only vaguely recall the names of Colonel Pursley, John Sears and Helmut Somenfeldt as individuals that the FBI had placed wiretaps on their residence telephones. Rozamus received the impression from Sullivan that this request was made of Director Hoover personally by Dr. Henry Kissinger. At that time Sullivan told Rozamus that this was a super-sensitive matter and that no record was to be maintained of these wiretaps. Sullivan also told Rozamus that Mr. Hoover insisted that these wiretaps be approved by the Attorney General beforehand.

Ca that Sunday, Rozamus reviewed several files Sullivan had on his desk and called into the office his secretary. Since resigned, and he, Rozamus, dictated the usual wiretap request forms under Sullivan's initials. On the following Monday morning when Rozamus took the forms to Sullivan's effice for approval, he as unable to see Sullivan because Sullivan had a visitor whom Sullivan's secretary said was Dr. Kissinger. Rozamus did not see Kinsinger but as soon as Sullivan was free Rozamus took the wiretap request forms into Sullivan, who approved them. Sullivan then instructed Rozamus to hand carry all copies of the requests in a double sealed envelope to his Helen Gandy. Shortly thereafter and possibly that same Monday, Rozamus believes Sullivan advised him that the Director had approved the requests and Sullivan then told him to place the project in operation. Rozamus believes he then called the Washington Field Office (WFO) and instructed Supervisor to institute this special project. Rozamus orally advised Sullivan this instructions to and as he had been instructed by Sullivan, he
lid not follow up his instructions to Jones in a written communication to WFO.
ved on 5/19/73 of Holmes Beach, Florida File #
reporter and Date dictated May 12, 1973
ts contents are not to be distributed outside courses of the FBI. It is the property of the FBI and is loaned to your agency:

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Several weeks later in the late afternoon, Rozamus was instructed by Sullivan to report to Assistant to the Director DeLoach. Rozamus immediately went to DeLoach's office and was told that one, and possibly two to his recollection, additional wiretap requests had been made by the White House. DeLoach told him this and instructed him to prepare the necessary requests. DeLoach stated that Mr. Hoover was waiting in his office to sign these requests for approval. This was around 6:00 P. M. Rozamus dictated the communications to either Upon completion all copies were taken from the typewriter personally by DeLoach and hand carried by DeLoach b6 to the Director and Attorney General Mitchell while Rozamus was instructed b7C by DeLoach to wait until he, DeLoach, returned. About fifteen or twenty minutes later DeLoach returned stating that the Director and the Attorney General had approved the communications. As Rozamus recalls this incident occurred about two weeks before Hozamus ceased active duty on or about May 24, 1970, and at about the same time Rozamus was training Supervisor Ed Grigalus. to take over his work. Rozamus had made one extra copy of one request for a guide which he claims he exhibited to Grigalus in case the matter came up again and then Rozamus destroyed this copy. Rozamus claimed that he never reviewed any of the wiretap logs nor did he ever prepare any log summaries which he said was the responsibility b6 Rezamus recalls on only one occasion he asked b7C anything good was coming from the wiretaps and said, "Nothing but crap, " Rozamus never discussed this project with Brennan or anyone else but believes Sullivan's Number One Man, Joe Sizoo, probably knew something about the project in view of Eullivan's frequent absences from the office. Rezamus was in charge of maintaining the daily up-to-date count on the number of wiretaps in existence by the Eureau throughout the country but Sullivan instructed him not to include the wiretaps from this project in that overall count. Rozamus recalls no wiretaps on Daniel Ellaberg nor did he ever hear that Elisberg was monitored on any of these wiretaps.

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on May 9, 1973.	was	interviewed by	inspector Meinche and SA	
the Domestic In	tellizence Divisi	\$2.389 [5.345.31 J(25794356a)	a lorizer supervisor with the period 1969 to 1971.	
		3 N 7 E T CO A TOTAL 179 E 99 ST 7	NAME OF THE PARTY	· · · · · · · · · · · · · · · · · · ·
of Justice.	actoracy bayyisti	r, Crimical Divi	sion, United States Depart	tment
Át the an	set of the inter-			ŀ
contacted regard	ling any direct !	mountained he was	was advised that he was be sessed concerning alleged	
as any managers were 44 15 ff	e nomes entre en	n sin maranasa	nessed concerning alleged of the news media which w	ere
instituted during	eve berrier 1976	a milandu 1941"		, ,
durlies the nemin	_said that he w	was perfectly wil	ling to discuss the wiretap	13
	with the Denart	ment of Justice	FEL. He said that due to)
The state of the s	A SECOND LANGUAGE AND AN AREA SECOND	CHARLEST CONTRACTOR	Affiliation that the second se	s 11. e b6
restrict himself	to circumstance	r the purposes o	f this interview he would	b7C
	470 - L. 12 A474, J. 17 154, J. 7 7 1 1 10	OF THE RESIDENCE TO THE PROPERTY.	CONTRACTOR TAXABLE 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
owse subsequen at another time.	e ro nes regrantific	the First Could be	Subject of another interest	Letter
was about to give	might be later	PARCOLLEGE ANTICKY AND AND AND A	used that the information he the Bureau and wanted	t 7
and the second property of the Property of	NATES ANGUERES AND SECTION	CCHP. Hambara	reamidiam tl	ector
of forecasting fut	ure legal action	om be mane as	mere was absolutely no wa	Ŋ
confine myself in with the FBL "	my comments (to iacts obtained	by me during my employr	p ent
				,
in the Sun Assistant Direct	imer of 1969, e	mact date unreca	lied, Mr. Sullivan, the	
drawere Trebston &	4444 LEESAL (CLEEN X 1).	もいさ にか ながなか その かって	next, Mr. Bullivan, the etap operation concerning mry out the operation.	į
allivan advised t Director.	imi una bab b 2	ensuive project	and tena purcharizant beet had	, .
ometime, believ	ed to be three n	unis operation ha	d been on-going for	
roject was initia	lly maintained i	n the Director's	office. was absolu	tely .
ed on May 0, 1078		ing ton, D. C. –	File #	
A William A. Me		,		
, t	····		dictated 1079 1079	·
ment contains neither recom s contents are not to be d	imendations nor conclusion		rty of the FBI and is loaned to your agency;	
				I ;
				egy constant



sure because when he started working on the project logs were already in existence. These logs had been maintained in Mr. Hoover's Office. advised he gained distinct impression from Mr. Sullivan that at the inception of the program only Mr. Sullivan, Mr. Hoover and Miss Gandy had knowledge.

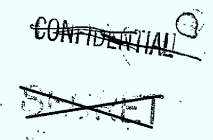
Though he had no firsthand knowledge, he knew, but could not now recall where he got the information, that the wiretaps were put on because of leaks in the Strategic Arms Limitations Talks (SALT). The type of information being leaked was the upper and lower limits to which the United States would agree.

The number of logs increased to the point where they needed assistance	
and Mr. Sullivan delegated this to said he reviewed logs	
given to him by Mr. Sullivan and then dictated to	
and later after left the FBI, he	
dictated to He advised he dictated directly from logs; the result-	
ing summary letter going only to the President of the United States, Mr. Nixon,	
and later to Mr. H. R. Haldeman of the White House staff. This letter was	
comprised of an original and one yellow copy. He advised that routinely he	b6
did not dictate a copy for the Attorney General. At a date unrecalled,	b7C
probably in 1870, he was instructed by Mr. Sullivan who relayed information	
to alm that Mr. Hoover wanted a summary to be sent to the Attorney Congress	1
Mr. John Mitchell. As best could recall be dictated at least three of these	
summaries during 1970 and early 1971. He recalls that this was an interhead	
memorandum. He advised that at the incention of the program when he first	
became involved all logs were returned to Mr. Sullivan. Later, when	
took the dictation, he left the logs on her desy and she filed them. He	-
advised that from time to time he dictated letters requesting authorization	
concerning this program addressed to the Attorney General, Mr. John	
Mitchell. He advised he could not recall the dates at all, particularly in view	V
of the fact that the wiretaps on any one individual might be discontinued and	
continued again at a later date. He specifically recalled writing letters	
requesting authorization on the following individuals:	
Jaconson Perture tour out the Intioating High Aldingia;	XIII O

William Safire, Colonel Robert Pursley, and Helmut Sonnenfeldt.



GONFIDENTIAL



He advised the following individuals were people on whom the wiretaps were placed at their home residence:

Henry Brandon

Marvin Kalb

Morton Halperin

William Beecher

Tony Lake

Hedrick Smith

Daniel Davidson

Ambassador William Sullivan

b6 b7C

Winston Lord

Richard Moose

As best he could recall, advised that when he was first taken into the
confidence of Assistant Director Sullivan he was advised that the wiretaps
were authorized by the Attorney Ceneral and Mr. Hoover had insisted upon
authorization. Later, when he became more involved, he was sure of this
fact because he dictated letters requesting authorization and said that he
saw them returned with Mr. Mitchell's signaturecould not recall
when or where he saw them and did not know where they were filed. He
advised the logs were filed in Mr. Sullivan's office in a two-drawer, safe-
type cabinet.
· · · · · · · · · · · · · · · · · · ·
said with regard to the letters requesting authorization, there
was only one original and one yellow copy no tissue copy. This again was
on instructions of Mr. Hoover as relayed to him by Mr. Sullivan. With
regard to all yellows. Said he knew they were filed outside
Mr. Sullivan's office in a safe-type cabinet in the reception area when Mr.
Sullivan was in Ninth and D building. When Mr. Sullivan moved to the Justice
Building, the yellows were filed beneath the mail rack located just outside
Mr. Sullivan's office along the left wall. Beneath this mail rack was a series
of two-drawer, safe-type cabinets. One of the middle cabinets was used to
store the yellows. They were in a file which called "Cutside
Correspondence. Nothing else was in the file but the previous vellews
bound together by an Acco fastener and file back. He frequently referred to
these yellows when dictating new summary letters. Therefore, knows they
were returned and filed as set forth above. He did not know who filed them.
said he could not now recall any specific conversations which
were recorded. He said he could generalize to the extent that in all wiretans
both the individual involved and his wife talked very loosely about the projects
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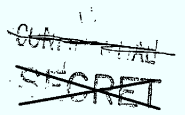


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the news media. He felt the tap was useful because it indicated how loosely and carelessly information of a highly critical nature was bandled about. said he specifically recalled one instance in which the name Ellsberg appeared in the logs. He could not recall which log was involved; however, his best recollection was Morton Halperin. In this instance Halperin spoke to some unknown party of attending a party either with or for Ellsberg. Ellsberg was not a party to the conversation. He said, in fact, that in early June of 1971 as best he could recall on Mr. Sullivan's instructions he reviewed all the logs and determined Ellsberg was not a party to any telephone conversation. He neither made a call nor received one.
recalled that the last time he saw any of the material involving this wiretap operation was approximately a month before he retired from Bureau service. He retired July 30, 1971. He said that Mr. Sullivan instructed him to discontinue the program. advised that any correspondence he dictated was always over Mr. Sullivan's initials, "WCS." He breceived this instruction from Mr. Sullivan.
was specifically asked if he ever saw any material pertaining to this sensitive program, any digest of material or any correspondence whatever relating to this material in Mr. Mardian's bands at any time. He replied emphatically "No." He was asked if sometime in September or October, 1971, he had any reason to feel apprehensive over the fact that written Bureau communications concerning this program had found their way outside the FBI. He said, "No." He said the only time he knew or was informed in any way that someone outside the Bureau may be in possession of this material was a telephone call he received from Mr. Edward Miller, Assistant Director, DID, about a week and a half after Mr. Sullivan retired. In this conversation, which was telephonic, and when was no longer an FBI employee, Mr. Miller requested him to call Mr. Mardian to ask him, Mr. Mardian, if he had any material relating to this special project. Mr. Miller told that he had information to the effect that Mr. Mardian may have some of this information. Mr. Miller also supplied the telephone number in San Clemente, California, where Mr. Mardian could be reached. San Mr. Mardian advised he would have to contact the

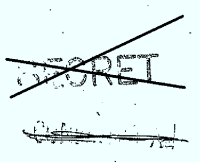
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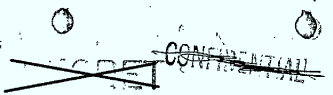


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Attorney General and the President before he could answer. advised he received a phone call a short time later and he was advised that Mr. Mitchell had told Mr. Mardian not to answer this question. Mardian asked to so advise Mr. Miller and that Mr. Mardian would call Mr. Miller directly at a later time. said he complied with Mardian's request and that is the last he heard of the incident. was emphatic that he never saw any of the material after he dictated the last summary letter. He never saw it again either in the Bureau or since he left the Bureau.	b6 b7C
said he did not know the identity of any employees of the Department of Justice who were involved in this project.	!
was asked if there was anything else he could recall concerning the special project he handled for Mr. Sullivan that the interviewing Agents should know	



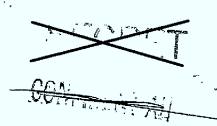
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DECLASSIFICATION AUTHORIT	•
FBI AUTOMATIC DECLASSIFIC	ATION GUIDE
FEDERAL BUREAU OF INVESTIGATION	-
OF WALLSTON	
CONFIDENTIAL	
Dale of transcription May 12, 1973	
	-
Was interviewed on 5/0/172 at 10.15	
was interviewed on 5/9/73 at 12:15 p.m. said that he was a former FBI employee and supervisor in the	
Division intelligence Division. He said he is summently small and	
22002 Mey 1301 101 the Criminal Division. Department of Justice	
was reminisced of the fact that he had been interviewed continued	İ
the same day and that inspector Weincke and SAI had annual	rases s ?
points that they wanted to be sure were absolutely accurate	; G
was advised that in the previous interview he was asked specifically	E2126 27
whether or not he had ever seen any material whatever pertaining to	
the wiretap program he had been handling for Assistant to the Director William C. Sullivan in Mr. Robert Mardian's hands at any time. He	b6
batte absolutely not. The question was again but to	b7C :
as follows. Did you ever see any meterial newtoining to thin a line	-
Particular and villegal in majorial on any government and the	1
TO THE ALL THE WALLES AND THE SECOND	
Carried William 1996 1998 Same Obesitors was a surrounded by the s	hame
in each instance the reply again was 'No."	
was then asked if sometime in September or October, 1971, he had any reason whatever to feel apprehensive over the fact that written Bureau communications concerning this program had found their way outside the FBI. He said 'No."	جم المنافق الم
said that all he could recall was what he said in his	•
and a half after Mr. Sullivan retired. He advised the conversation was telephonic and Mr. Miller requested him to call Mr. Mondian to the state of the conversation was	
material wastever relating to the gracial	b6
Trojove waterii 1080 nanolog for Mr. Quiliman I	b7c
he reached Mr. Mardian almost immediately in Son Clamente, Galice	
The transmission of the will have to contract the meaning at a second	
The state of the s	and the same of th
another phone call from Mr. Mardian and was simply told by Mr. Mardian	
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ewed on May 9, 1973 of Washington, D. C. File #	
100 #	Very Control
Inspector W. A. Meincke and May 12 1973	
Special Agent thhe	
ocument contains neither recommendations not conclusions that the first the first that the first	
lis captents are not to be distributed outside your agency.	
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that the Attorney General, Mr. John Mitchell, told him not to answer the question.

said that while he was handling the program and since he left the FBI there was nothing to arouse his suspicion, that anything other than the designated copies were going to the White House or the Attorney General.

b6 b7C



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PD-302 (REV. 11-27-70) DECLASSIFICATION AUTHORITY D FEDERAL PURE THE COLUMN	ERIVED FROM ON GUIDE
FEDERAL BUREAU OF INVESTIGATION COMPANY 10, 1973	-
material pertaining to the national security telephone surveillance, which was in effect during the period 1959 through early Spring, 1971.	b6 b7C
the FBI in the Domestic Intelligence Division (DID) as a supervisor and did handle a very sensitive telephone surveillance for Assistant Director W. C. Sullivan. said that he was told by Mr. William C. fallivan that this telephone surveillance was being conducted with the approval of the Attorney General and Mr. J. Edgar Hoover.	
He advised that in June of 1971 as best he can recall he received instructions from Assistant Director W. C. Sullivan to review all of the material that was gathered pertaining to this telephone surveillance to determine whether or not Daniel Ellsberg either received any telephone calls or made any telephone calls that were recorded during the period of the telephone surveillance.	
advised he specifically recalls that there were no telephone calls either made by, received by Mr. Ellsberg or calls in which Mr. Ellsberg in any way participated in the surveillance logs pertaining to this telephone surveillance. He advised he recalled that in one instance a call was made in which a person initiating a call mentioned the name of Daniel Ellsberg, and as best he could recall this was a situation where the caller was either going to a party sponsored by Mr. Ellsberg or a party in which Mr. Ellsberg would have been in attendance.	
He said this review occurred sometime ago and although he remembered the incident of the party he could not be absolutely sure of the individual making the telephone call but it is his recollection that it was probably Dr. Morton Halperin.	b6 b7C
rviewed on Ring 9, 1973 of Washington, D. C. File #	
Inspector William A. Meincke and SA Dete dictated May 10, 1973	
document contains neither recommendations nor conclusions of the fill in the property of the FBI and is looned to your agency; and its contents are not to be distributed outside your agency.	

B-307 (REV. 14-27-70)		-	Cia iii	
•	' FEDERAL BURE	AU OF INVESTIGATION		
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	•	CONFIDENT.	Mily Indian May 12, 19	73
<u> </u>	•	- 	A Section of the sect	
interviewed from wireth late Spring the Director event. Which during a pr	estic intelligence Dividvisor, Criminal Dividvisor, Criminal Dividual and asked if he has ap logs were retrieved, 1971, and inventorial William C. Sullivanten asked why he failed evious interview, he diseased the thought	ision (DID), curred ision, Department any knowledge that and by the FEI from ed in the office of the a. He advised that at to bring this to the stated he did not a	of Justice, was re- coriginal summaries the White House in the then Assistant to the is aware of this the attention of Agents	
liaison, har from wirete to the White office in the Sullivan was was checked the White H yellow copy	p material which had the House. brown brown brown brown brown and the not present he. Sull	white House the of previously been from these summar was met there by ivan. furnished an egainst the of letters were then	arters as White House riginal summaries urnished by the FDI ries to Mr. Sullivan's Although inventory list which	b6 b7 C
White House the kept there.	vas understand originals were return White House was con After the material was an's office and he has	ned to the FBI on : cerned about sensi as inventoried and	rotabed it me	
	if he ever told an FB sion of Mr. Mardian	 Mardian, forme I official he had se , to which he repli 	ASS TOTAL AND A SECOND ASSESSMENT AND A SECOND ASSESSMENT ASSESSME	b6 b7C
riewed on May 10.	.973 Washingt	ton, D. C.	File #	
Inspector	and .	0.1.1	May 12, 1973	
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d its contents are not to	recommendations nor conclusions of be distributed outside your agency.	The 4 Bit in I LEE TO THE	e FBI and is loaned to your agency;	A STATE OF THE STA
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of any material concerning this matter which he has not previously furnished the FBL, to which he replied in the negative. has no knowledge concerning whether or not original summaries from the Department of Justice were inventoried or checked against FBI copies in Mr. Sullivan's possession.

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D-302 REV. 11-27-70) #EXPLASSIFICATION AUTHORITY DO #BI AUTOMATIC DECLASSIFICATION DATE 12-30-2009	
FEDERAL BUREAU OF INVESTIGATION	•
All and the state of the state	
CONT. 1 Date of transcription. May 12, 197	3
TOWN HELD IN	1
Bureau secretary and resigned on Fobruary 20 1072 employed as a	
Bureau secretary and resigned on February 28, 1970. For a five-year	
period prior to her resignation she served as the secretary to Mr. Donald E. Moore, Number Two Man in the Domestic Intelligence Division (DID).	1- (
	b6 b7C
At the onset of this interview she was advised that the purpose of this interview was to determine if she possessed any information concerning a special project which had been supervised by William	
Director, FRI and handled by Supervised by William C. Sullivan, Assistant	
Domestic Intelligence Division or the Federal Bureau of Investigation.	457.5
	C.
and remembered that in the summer of 1969 she was approached by Mr. Sullivan and instructed to type sometimes were approached by	
Mr. Sullivan and instructed to type sensitive material in connection with a Bureau wiretap operation. She said Mr. Sullivan in Connection with a	
selected her because of her lovelty and competence that he had	Size.
impressed, during the initial contact with a operation. She said she was	
should be closely guarded and those should be closely guarded and	
performed in connection with this projection the resulting functions she	Particularies
not even her immediate superior, Mr. Moore.	,
According to	,
this wiretap operation was already in actual practice prior to her being selected to handle the typing for	engli di
continued that from the inception of her typing for	b6
on this project that she would type summary letters on a daily basis; however, this need for typing tangent descriptions.	b7C
prior to her resignation in February torse down to only periodic letters	
was but vaguely recalled it was nink in the was not certain what this document	
was but vaguely recalled it was pink in color. She was not certain what this document point. She said the letters were in narrative form and she would type them	
ewed on May 8, 1973 of Alexandria, Virginia File #	
SA William A. Meincke and	
Date dictated Way 8, 1973	1
its contents are not to be distributed outside your agency.	***************************************
dency, war away	
	!



on blue letterhead stationery, original and one yellow, and they were addressed to the White House. She cannot recall if she would type a second summary letter pertaining to the same information. She did recall, however, that there were no abstracts prepared for these letters and as best as she can recall, there was no note of information on the yellow.

said she did no filing in this project and does not know where the yellows or any other documents relating to this project were filed.

She was asked if she could recall any information contained in the summary letters and she said that nothing to the best of her recollection of significance was noted.

She said that this constituted extra duty for her as far as her secretarial duties were concerned and she specifically recalled that she became irritated because she could really see no value in the summary letters at all because the information certainly was not that of a stimulating nature. The program became a chore for her and that is why it is firm in her memory that there was really no information contained in the summary letter of any significance.

advised that just prior to her resignation

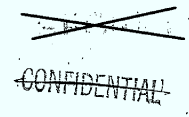
was selected to take over her secretarial position for Mr. Moore and,
likewise, was selected to continue the secretarial work in the operation in
which was involved. She said she did not discuss or instruct
in any way concerning this matter but did thoroughly indoctrinate
her on her position as secretary to Mr. Moore.

THE TOWN

b6 b7C



Just prior to the termination of this interview, advised that this discussion of the program made her remember that when she initially started taking dictation from the first letter or perhaps the second letter, she could not remember which, was a lengthy letter to the White House, but she could not recall the contents. She said the other letters she typed were usually two or three pages. b6 b7C stated that as a secretary in the Domestic Intelligence Division in the front office, she had on numerous occasions typed letters of authorization to the Attorney General requesting wiretaps on certain individuals; however, she does not recall typing any letters of authorization in connection with this program. In conclusion. advised that as she has previously stated, it was her impression that this program was already in operation when she started typing the summary letters and she has no information concerning the circumstances surrounding the beginning of this program.



ru-302 (REV. 11-27-70)				
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•	-WILL BUREAU	OF INVESTIGATION		
		CHILD 10	of transcription May 9, 1	973
viewed by Inspect	resi , Maryland, telephor or William A. Meind	dence ne nur ke and Inspector	was inter-	
to the Domestic In Moore, then the N	nfirmed that she wa telligence Division (umber Two Man in t	s a former Bure DID) as a secret his Division.	u employee assigned ary to Donald E.	b6
were instituted dur	nouse officials and n ring the period 1969 t	nembers of the n through 1971.		b7C
She recommendate states of the contents of these letters for the contents of the contents of the contents of these letters of the contents of th	called that about Feb. she could not remem or the wire aps. When a that this come e dictation included to President, Mr. Nixonell. She said these d were usually of no graphs. Occasionall paragraphs on the sters as beginning with the direction of the sters are displayed.	ruary or March, her, she began t Supervisor, she first started cerned a very se two separate lett on, and the other letters were an more than one p y she transcribed econd page. She th a preface state and/or sensitive	DID, on information taking this dictation nsitive program. ers, one of which to the Attorney original and one age with one, two is a two-page letter e described the ement, "The following e source and may	
what the logs contain recall ever typing an rignificant or dynami the considered this a the said she wouldn't	c information.	s which in her n	one could not aind contained any	b
ved on May 7, 1973	o, Ma	ryland	ъ #	b7C
spector William A.	Meincke and			
secial Agent	bhg	· ·	4ay 8, 1973	
iment contains neither recommends a contents are not to be distribut	alions not conclusions of the FBI. led outside your agency.	It is the property of the F&F	ind its loaned to your agency;	
				ė.



but from the contents, as she recalls them, there appeared to be nothing which stimulated her interest in any way and, therefore, she saw no use in the dictation and subsequent transcription which she was required to do. She said she never typed an abstract to go with this piece of communication and she could not recall anything on the yellow copy other than the information contained on the white copy. No additional information was typed on the yellow copy.

, and the state of	
She advised that she took this dictation from about once every week and a half. She advised sometimes it would be every week and sometimes two weeks would slip by. Toward the end of the program she said the logs themselves contained little or no positive information; therefore, the summary letters perhaps extended to three weeks.	
advised that when she initially started typing these letters for one was addressed to the President of the United States; however, at some later date, exact time unrecalled, the letters would be addressed to Mr. Haldeman in the White House, and the second letter continued to be sent to Mr. Mitchell, the Attorney General.	b6 b7C
Concerning her other functions in regard to this program. advised that after dictating, left the logs on her desk in her custody and following the transcription of her notes into final letter form, the letters, original and one yellow copy, were presented to Mr. Sullivan for his initials. The letters were then hand carried to the Director's Office.	
She said that she knew they were always hand carried because of the sensitive nature of the program. She could not now recall who carried these letters from the Domestic Intelligence Division to Mr. Hoover's Office. She said, however, that when Mr. Sullivan moved to the Justice Building on or about July, 1970, she went with Mr. Sullivan as his personal secretary. From that time on said that after each letter was approved and initialled by Mr. Sullivan she personally hand carried the letter to Miss Helen Gandy in the Director's Office and turned it over to her.	
Regarding the logs which formed the basis of the letters which were left in her possession by she would file these in separate folders by name of individual involved in wiretap in a safe-type cabinet belonging to Mr. Sullivan which was located directly behind his desk. The material was filed in the lower drawer of the two-drawer safe-type cabinet. She continued this practice after moving with Mr. Sullivan, to the Justice	
- 20 Harris AL	



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Building. was specifically asked whether or not the yellow copy of any of these summary letters was ever returned to her and if she filed the yellow copy either in the two-drawer safe-type cabinet in Mr. Sullivan's office, or anywhere else. replied emphatically that on no occasion was any yellow copy of any communication resulting from this program ever returned to her from the Director's Office. She said she specifically recalled this to mind because she thought it was quite a divergence from regular Bureau procedure. She reiterated that she never filedany yellow copies in Mr. Sullivan's two-drawer safe-type cabinet. She also said that she had access to this bottom drawer where she always filed the logs and never saw any yellow copies filed therein, precluding the possibility in her mind that anyone else could have filed this material.	b6 b7C
stated that during the period of time when she was typing summary letters dictated by she was also given other correspondence concerning this very special program on two or three occasions. She recalled these were authorization requests to the Attorney General, Mr. Mitchell, for technical surveillance and/or microphone surveillance and these were typed on blue letterhead stationery. She recalls these letters were an original, one thin white copy, and one yellow copy. She specifically recalled these pieces of communication because when they were dictated to her she did not know the correct form in which to reduce her dictation to a typed piece of correspondence and had to check to be sure she was typing them correctly. She recalled that at the bottom of the page she would have to draw a line with her typewriter for the Attorney General's signature and below that another line for the date. She feels in her own mind that she is positive this was a request of the Attorney General for a telephone surveillance. advised as best she can recall the words National Security Council were included in these requests; however, she cannot now reconstruct the full contents of the requests.]
said these requests of the Attorney General were handled in precisely the same manner in which the summary letters were handled, in that they were hand carried to the Director's Office, and further that the yellow copies which bore Mr. Sullivan's initials never were returned to Mr. Sullivan's office to her knowledge. was asked whether or not she could specifically recall	b6 b7C
the names of any of the individuals mentioned in the requests for telephone surveillance to which she replied, 'No, I cannot.' She was then asked if she could recall any of the names of individuals mentioned in the summary - 3	



letters. She said that in spite of the fact she had handled a great many of these summary letters, she had a poor memory for names. She advised that if she heard the name she could quite possibly recall whether or not these names were mentioned in these communications but she could not reconstruct the names on her own. The following names were given to and she either identified them or could not identify them:

b6 b7C

	mom or could not identify diein;
Henry Brandon	Recognized as mentioned in summary
Dr. Morton Halperin	Recalled as mentioned in summary
Tony Lake	Recalled as mentioned in summary
Daniel Davidson	Could recall as mentioned in summary
Joseph Danielson	Could not recall
William Safire	Could not recall
Winston Lord	Recalled as mentioned in summary
Colonel Robert Pursley	Could recall as mentioned in summary
Marvin Kalb	Could not recall
William Beecher	Could recall as mentioned in summary
Joseph Anderson	Could not recall
Hedrick Smith	Could not recall
Richard F. Pedersen	Could recall as mentioned in summary
Joseph Schmidt	Could not recall
Ambassador William Sullivan	Sounded very familiar but could not be sure
Jacob Andrews	Could not recall

FOR THE

James W. McLane

SOFT

Name was familiar but was not sure

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John Patrick Sears Could not recall Richard Moose Recalled as mentioned in summary Joseph Kraft Could not recall Arthur Schnedeker Could not recall Helmut Sonnenfeldt Could recall as mentioned in summary was asked whether or not the name General Haig was familiar to her with regard to the summary letters. She advised that this name was not familiar to her with regard to any dictation she took from and she was sure no summary letters contained that name. She said, however, she knew General Haig was assigned to the White House because he visited b6 Mr. Sullivan on several occasions at the Bureau. She advised that she recalled one other individual assigned to the White House that communicated b7C with Mr. Sullivan, one _____. She stated, however, that she could not recall meeting him -- that his contacts were basically by telephone. was specifically asked where the wiretap logs were located at the time she resigned from the FBI. She said that she specifically recalls that prior to her last annual leave, when an employee of the FBI, which would have been sometime in June or July, 1971, to her office and asked her to prepare these documents for him to carry from the office. She responded to his request by getting the material (logs) from Mr. Sullivan's safe-type cabinet and placing them in approximately five large Government messenger envelopes, after which he departed with them presumably to take this material back to DID. She estimated that if this material was in a stacked condition it would be approximately 18 inches deep. She recalled that after returning from two weeks' vacation in August, 1971, she noticed that the logs had not been returned to Mr. Sullivan's cabinet and she asked him about them. She said he replied ' Mr. Brennan are working on them." She identified Mr. Brennan as Charles D. Brennan, the then Assistant Director of the Domestic Intelligence Division. After returning from vacation as heretofore mentioned. advised that she was informed by that she had taken dictation and transcribed into a letter information in connection with her. special program. b6 was asked if she knew of anyone else in the b7C secretarial force in DID who had worked or performed some service in

connection with this program. She stated that a secretary in the front office of DID, nad taken dictation and prepared letters in connection with this program under the direction of She stated in fact she assumed the position previously occupied after resigned from the Bureau. bб b7C was specifically asked if she knew or was aware of anyone from the White House who would have access to the material in this program. She replied that she did not. She did state, however, that she recalls General Haig of the White House visiting in Mr. Sullivan's office on a couple of occasions but she did not know if these visits were in connection with this program. She further recalled speaking on the telephone with whom she believed to be with the White House staff on several occasions when he would call for Mr. Sullivan but again she did not know if these calls pertained to the special program.

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at FBI Headquard to the Director.	te and Special Age ning to wiretaps c ters under the dire FIX, and assisted ntelligence Divisi	onducted by the Fraction of William (was interviewed by any knowledge she I which were handle Sellivan, Assistan a Supervisor	
She reca from Assistant D Assistant to the I from Domestic In Justice Building, logs in connection tion. She said wi Special Agents of the summaries fr Supervisor in Dor	illed that when Mr irector of the Don irector, exact da itelligence Divisio and among other with a very spec- retap logs were re the Washington From these logs were nestic Intelligence	. William C. Sullinestic Intelligence te unrecalled, he put, 9th and D Build files he brought wital project concernaceived in Mr. Sulleld Office of the Feedome by	physically transferre ing, to the main th him were wiretap ning a wiretap opera- livan's office from 'El and that initially	b7C
	ith a red pencil at for him to dictation in the Domes Sullivan's office of	le. She advised	i mark pertinent given to was a	and Control
She further have typed some so there were no abston of the	Pacis in the letter		she may emembers that Lining information	b6 b7C
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were maintained in Mr. J. Edgar Hoover's office. She said she is not sure of this. She was specifically asked if she can recall if the yellows were maintained in a separate file and possibly kept in a cabinet at or beneath the mail rack in the outer office. She said this could be possible but she has no recollection of where the yellows were maintained.

advised that at sometime prior to Mr. Sullivan's resignation, exact date unrecalled, ______ came to Mr. Sullivan's office and took these wiretap files. She said at a later date he returned them but cannot recall the circumstances surrounding the return of these documents.

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After Mr. Sullivan's resignation she cannot remember where the files pertaining to this project were maintained.

She was asked if she could remember any names and/or information on the logs. She said it has been a long time since she performed this function; however, she does remember that the names of Mr. George McGovern and Mr. Edmund Muskie were mentioned on some logs. She stated she does not remember what logs contained the reference to Mr. McGovern and Mr. Muskie. She contined that she does recall seeing an authorization letter to the Attorney General requesting a wiretap on Marvin Kalb, the news commentator and also remembers seeing this document return with the Attorney General's authorization in connection with this project. She could not remember any other names that were mentioned or any data contained on the logs. She was asked if in the event certain names were mentioned would she be able to recall if these persons were involved in the wiretap operation or, in fact, were wiretapped by the FBI. She said that it was possible. The names of Henry Brandon, Tony Lake, Winston Lord, Colonel Robert Pursley, Richard F. Pedersen, Ambassador William Sullivan, James W. McLone, Joseph Kraft, and Heimut Sonnenfeldt were identified by as being individuals mentioned in the wiretap logs and on whom the FBI had wiretaps.

was asked if she ever did any filing of documents concerning the wiretap operation. She said that she did in fact perform this function and would file the logs in a safe-type cabinet behind Mr. Sullivan's desk. She was asked if she could recall seeing any authorization letters returned from the Attorney General referring to this project in the files which contained the logs and she said it was her

DESCRIPTION OF THE STREET

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recollection that the authorization letters were not in these files and in fact thought that the authorization letters along with the yellows were maintained in Mr. Hoover's office. She said this occurred a long time ago and therefore could not be positive.

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FEDERAL BUREAU OF INVESTIGATION

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May 10, 1973

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Joseph A. Sizoo, former Number One Man, Domestic Intelligence Division (DID), was interviewed regarding any knowledge in his possession concerning possible wiretaps on newsmen and/or Government officials in connection with high-level leaks of national security information. Mr. Sizoo advised as follows:

During absences of former Assistant Director William C. Sullivan, Sizoo was generally in charge of and ran the Division.

To the best of Sizoo's recollection about a year or so after
President Nixon's inauguration he became aware of the existence of a special
program concerning wiretaps for the White House. It lasted for a couple
of months after this time. This program was being handled exclusively by
former Assistant Director Sullivan and Supervisor

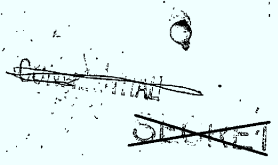
Sizoo has no knowledge as to the identities of any persons at the White House or Department of Justice who requested these wiretaps or issued instructions concerning the program. However, he said he saw General Haig come over to see Sullivan on at least one occasion during the time he, Sizoo, served as Sullivan's Number One Man.

Although Sizoo has no knowledge as to who requested or authorized the wiretaps, or the duration of them, he feels each would have been authorized by the Attorney General in written form. He knows of no wiretap by the FBI which was not approved in writing by the Attorney General.

Sizoo was never informed of any specific details with respect to this program other than an instruction from Sullivan that certain logs in sealed envelopes would be hand delivered from Washington Field Office and in Sullivan's absence, Sizoo was to give the logs to who would handle the necessary dictation. Sizoo does not recall discussing these logs with anybody and merely gave them to for handling. His recollection is that he personally received the logs, in Sullivan's absence, on an average of about once every week and a half to two weeks and may have opened the first few envelopes he received to establish they were to go to for

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handling, and passed them to Subsequently, envelopes from Washington Field Office went to unopened. Sizoo does not recall names of persons identified in the logs or the substance of any information in the logs, as he did not read the logs. Sizoo cannot recall the number of wiretaps in operation at any one time. Sizoo does not recall discussing this program with Donald Moore, Number Two Man. or Charles D. Brennan, Section Chief, DID, or anybody else. was extremely discreet about the program and Sizoo received no specific information from about it. Sizoo vaguely recalls occasions when he may have had telephonic conversations with Supervisor, Washington Field Office, concerning wiretaps under this program. These calls would have been instructions from Sullivan which Sizoo was merely relaying. Conversely, any calls from to Sizoo, in Sullivan's absence, would be passed on orally by Sizoo to Sullivan. Sizoo has no recollection as to details of any such conversations but believes he might have telephoned lon one occasion to instruct that a particular wiretap be installed.

As to the identities of the individuals on whom wiretaps were placed, Sizoo said the only name that came to mind was Gelb who he believes was working in the White House. Another name vaguely familiar is Kalb, a newsman. He could recall no others and said he made no effort to remember.

Sizoo was specifically asked for his recollection as to whether the following individuals were subjects of wiretaps and furnished the comments as indicated:

Names

Comments

Henry Brandon

Name is familiar

Dr. Morton Halperin

Name is familiar and could have

been subject of coverage

- 2 -



Names

Comments

Tony Lake

Name is familiar and could have

been subject of wiretap

Helmut Sonnenfeldt

Sounds more familiar, could have

been subject of wiretap

Daniel Davidson

Rings no bell

William Safire

Vaguely familiar

Winston Lord

Vaguely familiar

Colonel Robert Pursley

Rings no bell

Marvin Kalb

Name is familiar and could have

been subject of wiretap

William Beecher

Rings no bell

Hedrick Smith

Rings no bell

Ambassador Richard F.

Pedersen

Rings no bell

Ambassador William

Sullivan

Rings no bell

James W. McLane

Rings no bell

John Patrick Sears

Has heard name but does not

recall connection

b6

Richard Moose

Familiar but connection not

b7C

recalled.

With regard to the memoranda dictated by from the logs, Sizoo does not know to whom the memoranda were addressed. He said some may have been sent to the White House and perhaps some to both the





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White House and the Attorney General. He said he just does not know because he was not aware of the instructions Sullivan gave toin regard to this special program.
When was absent from duty for any reason Sizoo does not recall any other person handling these logs for him.
Sizoo said it may be that he handled preparation of one letter when was absent. If so, it was at Sullivan's request, and he does not recall this letter coming back to him from Miss Gandy or anyone else. This letter may have requested authority for a wiretap on an unrecalled individual. If he wrote this letter, he may have used Sullivan's typed initials at the bottom of the yellow copy since this was Sullivan's project, but this is not clearly recalled. He is hazy about this and the letter.
Sizoo had no recollection of ever reviewing memoranda prepared by when Sullivan was away.
Sizoo believes the communications regarding this program were maintained in custody of Sullivan. He has no knowledge as to the volume of logs involved in this program and does not know where they were filed. He assumes they were filed in Sullivan's office, but he never had occasion to view the specific storage area.
It was Sizoo's vague recollection that was anxious to have the wiretaps discontinued and may have asked Sizoo to attempt to persuade Sullivan to get them discontinued. Sizoo believes he might have told that this was something he, should talk to Sullivan about.
Sizeo had no knowledge of any wiretaps being maintained after the approval was rescinded.
With regard to any records maintained in connection with this wire- tap program, Sizoo's recollection is that Miss Gandy may have initially maintained custody of the records. He has a faint recollection that some problem developed and Miss Gandy then asked Sullivan to keep the records at Domestic Intelligence Division. When Sullivan was designated Assistant
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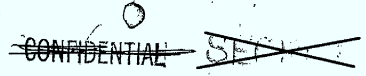
to the Director and his office moved to the Justice Building, Sizoo assumed the records went with Sullivan to the Justice Building. Thereafter, he has no information as to what might have been done with these records. With reference to discontinuance of wiretaps under this program, Sizoo seems to have recollection that went to Sullivan's office in the Justice Building to dictate and, therefore, assumes the wiretaps were discontinued sometime thereafter.

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Sizoo does not know whether these wiretaps were entered into Bureau indices, does not know whether files were opened on them, but assumes they were not since the project was highly restricted. He does not recall giving any instructions to Washington Field Office regarding maintaining or not maintaining records regarding these wiretaps, and he has no recollection of any contact with Miss Gandy regarding them.

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	Way 8, 1973	.
was in information which was based on hi	interviewed and furnished the following is current recollection.	
an employee of the White House, was orally requested to institute a an employee of the White House, was Mr. Nixon's law firm in New York the telephone call came to him or to him. He believes the call came	to then SAC Purvis and later transferred e directly to him from former Inspector of the then Assistant Director of the	
Inspector Sizoo that the wiretap was only one copy of the transcription 1	er included a request for both a physical ap). was specifically told by as to be handled most discreetly with log made which was then to be hand ant Director, Domestic Intelligence	b6 b7C
all subsequent wiretaps were picke Field Office monitoring installation by selected Agents of Washington E Assistant Director's office of the E recalled that the wiretap on Sears I months. In this particular case, a	n each morning, sealed and hand carried	
and pessibly SA To wiretaps be placed on other White H	period 1969 through 1971, representatives including Inspector Sizoo, former SA om Smith, orally instructed that additional House employees and certain representatives aran for short periods, one or two months;	b(
May 7, 1973 washingt	ton, D. C.	
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ment contains neither recommendations nor conclusions of the contents are not to be distributed outside your agency.	the FBI. Its the property of the FBI and is loaned to your agency:	



Name	
others ran for from six to eight months. stated that the names that immediately came to mind are Morton Halperin, which coverage lasted from eight to ten months; Helmut Sonnenfeldt, six to eight months' coverage; and William Safire, three to four months' coverage. The above named were White House employees, most of whom were connected with the National Security Council. Other wiretap requests concerned Henry Brandon of the London Sunday Times, which coverage lasted between six to eight months, and a first name unknown Smith, a New York Times Reporter, which lasted for several months. As of mid-1972 three or four wiretaps were in existence, identities of which could not recall. stated all wiretaps were discontinued shortly after June, 1972, following the "Keith Decision," concerning wire tapping in National Security matters.	b6 b70
stated he assumed that all requests from the Domestic Intelligence Division special wiretap coverage were approved by former Director Hoover. When the initial request was made, Washington Field Office was advised at that time whether the requests for wiretaps were actually approved by the then Attorney General, John Mitchell, or that they would be approved prior to implementation. On several requests, specifics not recalled, one phone call from Domestic Intelligence Division would request background information for contemplated wiretap coverage and a later phone call would instruct that the coverage be implemented since there was Attorney General approval. In other instances, there would be only one call to Washington Field Office instructing that wiretaps be implemented on the interested individual, as prior Attorney General authorization had already been obtained.	
any of these specialized installations nor was any billing made to the FBI by the phone company for such installations.	, b6 b7C
stated in addition that during this period, no written records were maintained by Washington Field Office concerning wiretap coverage requests with the following exceptions: Each time an oral request was	

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received by he would dictate a brief summary including the individual's	;
name and any background available. This dictation was taken by his then secretary, since retired. When received a tele-	
phone call instructing that a particular wiretap be discontinued, he would	
then destroy the above-described memorandum previously prepared on	
this individual. stated unequivocally that there is no written record	
of any kind currently in the files of Washington Field Office or in his	
possession relating to oral wiretap requests received from the Domestic	
Intelligence Division. He advised that the information initially recorded	
on tapes from the wiretap coverage was erased from these tapes after being typed on logs.	b6
being typed on rogs.	b7C
stated that following the departure of W. C. Sullivan in	
October, 1971, a request was made by someone at FBI Headquarters,	
name not recalled, to reconstruct the entire wiretap coverage requests	
to which he was a party. at that time, gave SA Tom Smith a	
complete list of names of those individuals he recalled on whom he was	
requested by Domestic Intelligence Division to place wiretap coverage.	
He stated if such information was still available by Mr. Smith it would be	
more complete than the information he is now furnishing as it was then fresh in his mind.	
AND ALL ALL ALLEMAN	
stated that he cannot comment on the productivity of any of the wiretaps as his essential function in this matter was to obtain the log transcriptions from the coverage each morning and have these papers hand	
carried to the Domestic Intelligence Division. He stated that it was his	
understanding that former SA currently a U. S. Department	
of Justice employee, was delegated by Assistant Director Sullivan to review	į
all transcription logs and thereafter prepare a summary memorandum for Mr. Hoover's approval prior to forwarding same to the White House. He	
stated also that SA Tom Smith may have on occasion analyzed these logs	b6
and prepared memoranda as did (Smith is currently a Section Chief	b7C
in the Domestic Intelligence Division.)	~ · · ·
identified the following employees, all clerks, who monitored the special wiretap coverage during the period 1969 through mid-1972:	
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2: 3: STATE	
4.	-
5.	
6. ONEIDENTIALI	
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All of the above individuals are currently assigned to the Washington Field Office.

stated that to the best of his recollection, there was only	
one instance, the coverage of Sears mentioned above, whose physical	
surveillance in addition to wiretap coverage was specifically requested.	
ladded there were a number of Agents involved in this surveillance	
which lasted for about four to six weeks: however, the two that he recalls	b6
specifically are SAs and currently	b7
assigned Washington Field Office. stated that the results of this	D/
surveillance were recorded by him. in summary mamorandum	
and furnished with the transcription logs to Domestic Intelligence Division.	
No other record was made of this physical surveillance coverage.	



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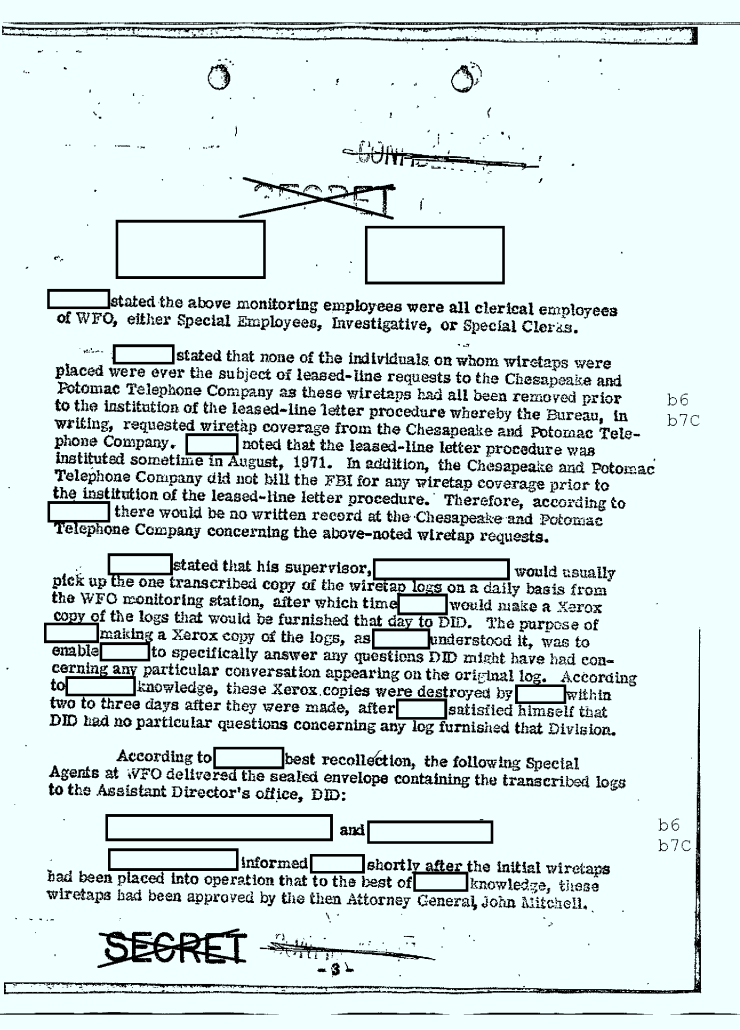


CONFIDENTIAL Properties May 9, 1973	_
of his recollection: was interviewed and advised as follows to the best	
Sometime in the Spring of either 1969 or 1970, Supervisor of the Washington Field Office (WFO) came to him and advised that he had received an urgent request from Assistant Director William C. Sullivan, Domestic Intelligence Division (DID), that the White House was concerned about leaks, and Sullivan told that some technical surveillances (wiretaps) were to be initiated by WFC on names that would be furnished to by Sullivan. was informed by that in connection with these wiretaps no written records of any kind were to be maintained by the employees of WFO who would be connected with this matter, with the following exception:	b6 b7C
was informed by that only an original transcription log was to be recorded concerning these wiretaps and that he, would personally pick up these logs on a daily basis from in order that they could be hand carried in a scaled envelops to the Assistant Director's Office, DD. was advised by that anything of any length or substance was to be recorded on tape but that the individuals who monitored these wiretaps should subsequently transcribe only one copy of the log. Monitoring employees were instructed to pay particular attention to conversations between the subjects of the wiretaps and members of the news media. After the pertinent conversations were transcribed from tape to the log, the tape was kept by for anywhere between two to four weeks, after which time it was completely erased. stated this procedure concerning erasure of tapes was followed in all national security wiretaps, not only those concerning White House leaks.	b6
concerning some individuals who were to be the subjects of wiretaps. In turn furnished this information to SA of WFO who hamiled liaison with the Chesapeake and Potomac Telephone Company. Informed that these matters were to be handled on a priority basis and, according to the monitoring of the wiretaps usually was	b7C
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CONTINENTAL

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initiated approximately three to four hours after had received from the telephone numbers, names and addresses of the individuals to be monitored. According to would then orally request that the wiretaps be placed into effect through his contacts at the telephone company.	
The individuals whomrecalls were to be the subjects of wiretaps are listed as follows, together with the length of time that recalled the wiretaps were in effect:	b6 b7C
Morton Halperin, 12 to 16 months; Helmut Somenfeldt, 2 months; Daniel Davidson, 2 months; Richard F. Pedersen, 2 months; John Patrick Sears, could not recall the length of time of this wiretap nor could he recall the circumstances surround- ing the wiretap request); Colonel Robert Pursley, 6 to 8 months; William Safire, 4 months; Richard Moose, 4 months; Richard Moose, 4 months; Henry Brandon, 3 to 12 months; William Beecher, two to 3 months; and James McLane, one week.	
advised that to the best of his recollection a total of approximately 12 to 15 such wiretap requests were handled by him; however, he could only specifically recall the names of the above individuals.	
advised that the following employees of WFO were utilized in the monitoring of the above-mentioned wiretaps:	b6 b7C
(retired) (retired)	
-2-	
-2-	





Both and then each surmised that the wiretaps must have been also approved by the then Director of the FBI, J. Edgar Hoover.	
stated that he recalled no instance when any information of specific value was obtained from the above wiretaps that could be tied in with any possible leak at the White House. He also recalled there were many days when a particular line was completely inactive. On these occasions would ask why these wiretaps could not be discontinued as there was obviously no information being obtained from them. replied that discontinuance would have to come from DID, and until such discontinuance was received, the wiretaps were to remain in effect. In this regard, also stated that when a wiretap was discontinued he would orally receive an order from for such discontinuance, at which time would also inform him that this order had come from DID. would then advise SA who in turn orally advised his contact at the telephone company to discontinue the wiretap. reiterated that this enfire procedure, both installation and discontinuance of the wiretap, was made orally.	b6 b70
stated he personally considered the above procedures, wherein no written record whatsoever was to be maintained concerning the above wiretaps, to be extremely unusual recalled that in his some twenty years' association with the monitoring installation, this was the only time that no written record was maintained concerning wiretaps, and that no substantive files were opened concerning the individuals involved.	b6 b7C
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tion at Washingto (wiretaps) would to alternot to uncontained the phonous whom the wiretay Supervisor numbers were or with the Chesane wiretap. Followinearly in July, 197	who was at that to who was at that to Field Ciffice (WF) from time to time over leaks at the William and Fetomac Team employee of the mg the retirement of the subsequent.	the in char C), that cer be placed hite Louse. and address locally from these names in he would dephone Con telephone	ge of the monitiain telephonic on certain phostate es on the indivi- , addresses authen, in his list in pany, person company, who is the company is the company of the	oring installa- surveillances nes in order d that he thusis on or WFO ad telephone dison capacity ally contact handled the one company	b6 b7C
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to discontinue certain wiretaps from time to time, and when he received these orders to discontinue, would orally advise either or to discontinue. No written request was made for discontinuance. He advised that when wiretaps are placed on individuals under investigation by the FBI in the security field this information would be placed in a sub-two file on this individual provided a main case file had already been opened. He did not remember any instance when information received from these "special" wiretaps was ever placed in a sub-two file of any of the individuals on whom the White House had requested that wiretaps be placed, as he did not believe a main case file was ever opened concerning these individuals.	b6 b7C
stated that as far as the actual mechanical procedures involved in wiretap installations, the telephone company assigns the number the Eureau is interested in to a telephone line currently feeding into the WFO monitoring installation. This hook-up is, therefore, effected without any physical installation at the residence of the party involved or WFO.  recalled that retired from WFO in January, 1973, after which time was designated to supervise the WFO monitoring installation, the position he currently holds.	

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He was instructed by former supervise	articipated in a special wiretay project.	 b6
this project was extremely sensitive a	nd was on a strictly need to know basis.	b7C
AND WHAT LUISE SHEET SHEET WE	resid handla this analyst on a manner will	
basis and he was not to discuss this project were	Toject with anyone. The other indi-	
lie was instruc	tea by that the White House was	
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telephones which he recalls as follows	These wiretaps were placed on several	
·		
Heary Brandon Dr. Morton Halperin	William Beecher	!
. Tony Lake	Hedrick Smith Ambassador Richard F. Pederson	
Daniel Davidson	Ambassador William Sullivan	
William Safire Winston Lord	James W. McLane John Patrick Sears	ľ
Colonel Robert Pursley	Richard Moose	
Marvin Kalb	Relmut Sonnenfeldt	-
He was given instructions that	any information received was to be	
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copies. He was instructed not to initial any tapes were to be promptly erased.	I This inc on in the word water	
and are one to the letter letters be	is the passel incorrection in manager to	
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R was his understanding that to	hese logs were then personally	b7C
worker of the session	Stilliusa Paracetta Intalliana - mili	
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his document contains neither recommendations nor conslusions of the Fi and its contents are not to be identified pursua you greaty.	81. It is the property of the FBI and is laaned to your agency;	, ,
The second series of the second series.		<b>4</b> , <b>4</b>
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he hand carried a packet containing wiretap log to the DID office and left this package with the duty Agent for Assistant Director Sullivan whom he understood would be in his office to review this data. He does not recall the date or the year, but he recalls the incident because
calls in an effort to confirm this information. Since this seemed to be very
vital information Supervisor was called at home because the information
had been received on a Saturday morning or weekend morning and felt something should be done with it immediately.
information later turned out to be
this data. He could not recall the duty Agent that he delivered the package
to am again he could not recall even the year of this occurrence noting that he
he was on this project from the time that the project began in May or June 670
1969, to the termination date which he believed was January or February, 1971.
The first saven wineters more placed on Translate Televity
The first seven wiretaps were placed on Brandon, Halperin, Davidson, Pursley, Smith, Moose, Sonnenfeldt and then others were added over the
period of the next few weeks while others were also deleted due to inactivity
or for some unknown reason. He explained that this project spanned a period of about two years and contained so many wiretaps on different indi-
viduais, he could not recall when certain names were placed on the list or
taken off due to inactivity. He had no idea who made the decisions to add or delete names as he never observed any written instructions but only received
oral instructions from
In connection with information that overheard and/or
In connection with information that overheard and/or logged with each of the above wiretaps, the following information is set forth
to the best of recollection:
Henry Brandon: A bachelor reporter of a London newspaper
who during early 1969 had numerous conver-
sations with a woman named (phonetic) who eventually became his wife. He was writing a boos on the Vietnam war
and conversed with Averell Harriman on several occasions
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regarding the progress of the war in Vietnam. He appeared to be closely associated with Henry Kissinger as Kissinger stayed overnight on several occasions at Brandon's apartment and Kissinger would converse with his office staff on routine matters. De secalls nothing significant regarding data mentioned in Kissinger's conversations to his White House staff. He recalls that Brandon once conversed with his wife, stating that a White House aide had "spilled his guts" and this was in 1969 but he could not recall details of the conversation nor the name of the party involved. Brandon believed that his phone was tapped and after 1969 did not carry on any long conversations on his residence phone.

Tony Lake: No significant information recalled.

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William Safire: President Nixon telephoned Safire in late 1969 or early 1970 regarding a speech Safire was preparing for the President and as he recalls it was on Welfare.



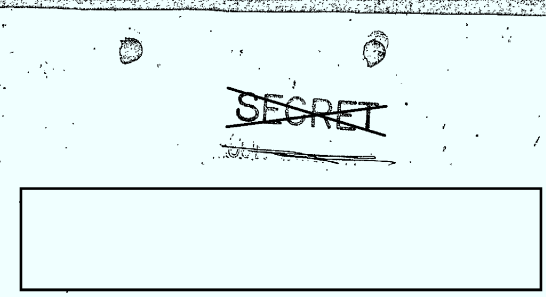
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Safire appeared to be a hard working individual based upon his phone calls to his wife.

Marvin Kalb: Newsman, nothing significant.  William Beecher: Reporter for New York Times. No additional information recalled other than set out above.  Hedrick Smith: A reporter for the New York Times. Nothing significant recalled.
Ambassador William Sullivan: He had several conferences with Averell Harriman but no significant data recalled.

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Richard Moose: Helmut Somenfeldt: No significant data recalled.

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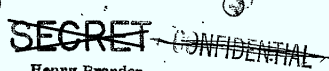
advised that based upon his personal recollection he does not feel that he ever picked up any information on this project that he would consider a breach of the national security. Therefore, he stated not all of what was overheard was placed on a log since most information concerned domestic problems and nonpertinent unrelated activity.

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FEU AUTOMATIC DECLASSIFICATION GUIDE
DATE 18-20-2009

DATE 12-00-2009	
FEDERAL BUREAU OF INVESTIGATION	
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S S S S S S S S S S S S S S S S S S S	
Date of tronscription May 10, 1973	
Special Clerk, Washington Field Office (WFO),	į
furnished the following:	
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He was assigned to the Telephone Monitoring (Wirelaps) Section	
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manently assigned to this project.	
Other employees accioned many	
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would be the only permanent employees and the others would be on a rotating basis or swing shift operation to the best of	
told they would only type up one log, retain no copies, and they would not initial the log. They work and trade a copies, and they would	b6 🕨
not initial the log. They were not under any circumstances to dictate	b7C
The state of the s	
	· ·
but on some occasions they would hand carry these logs to his superior,	
any logs to the SAC or ASAC or any other supervisors.	-
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The tapes used were promptly exased and no record was ever kept	ŀ
	ļ
whose orders.	
• • • • • • • • • • • • • • • • • • •	-
In connection with the wiretaps specifically recalls that wire-	
taps were placed on the home telephone numbers of each of the following individuals:	
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lewed on May 7 and 9, 1973 at Washington, D. C. File #	
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Special Land	
ocument contains neither second and the second and	,
is contents are not to be distributed obtaids your page of the FBI and is loaned to your agency;	and the state of t
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	TALES -



Henry Brandon

Dr. Morton Halperin

Tony Lake

Daniel Davidson

William Safire

Winston Lord

Colonel Robert Pursley

Marvin Kalb

William Beecher

Hedrick Smith

Ambassador Richard F. Pedersen

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Ambassador William Sullivan

John Patrick Sears

Richard Moose

Helmut Scanenfoldt

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ni connec	n connection with ction with each of to the best of	information thatoverheard and/or logged the above wiretaps, the following information is recollection:
monitore Averell 1 House sh definite i	ed for at least the Jarriman and they Jould take immedia Impression that Pa	randon was a reporter who was writing a book on seems to recall that Brandon's telephone was entire period of about two years. Brandon called discussed the Vietnam war and how the White ite action to end this war. received the randon believed the waging of the war in Vietnam assions with Harriman he often asked questions
	: 150 - 2 Table	SECRET
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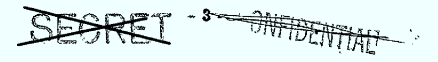
why Henry Kissinger was pursuing foreign policies as he was then doing. He received the impression that Brandon was very close to individuals, names not recalled, at Brookings Institute and he believes Brandon may be employed there at the present time. Brandon also called Morton Halperin, who was connected with the National Security Council at the White House, and they also discussed the handling of the Vietnam war. He cannot recall any dates in regard to these calls.

William Safira. He beard wave little annuality (1.6)

William Safire: He heard very little concerning Safire as he received the impression from Safire's discussions with his wife that Safire was an extremely busy individual at the White House. Based upon data recollected Safire was very loyal to the Nixon administration.

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On 5/9/73 advised that after having had a chance to hink about this matter he recalls that on one occasion he saw someone lise's log wherein an entry was made that
ne could recall no other details concerning us entry and the only connection to a date that he can put with this entry the fact that he believes this occurred before
ummer of 1970.
In addition he recalls that
and talked about a now unrecalled subject. was nable to recall any information concerning the dates of this call.
He stated the name meant nothing to him at the time observed the name on the log; however, his attention was directed to his was transported to the fact

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This was unusual since this involved a member of the White House staff.

CONTENTION OF

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FEDERAL BUREAU OF INVESTIGATION

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DETITES	- CONTID L Date los from reciption	May 10.	1973

	HEURE	-CONFIDE	desor indiscription	May 10, 1973
furnished the follo	Special Special	Clerk, Washi	ngton Field (	Office (WFO),
Supervisor  or a "awing man"  was instructed tha  FH procedure in any information of would be placed on would not place his within a few days.  to discuss this proof employees assigne amployees assigne this project lasted mid-1971. All date in the WFO review.	t this project would that no logs would the special on the log the was instructed and and and to this project. Tould be relief ment to the White Reform the White Reform approximately a received was har wiedge, he never that these logs.	told that he we told that the FE d be entirely of the maintained becal telephoney. He would be and the tape of not to dictate eyes within the proper within the believes on this project of the White the control of the Whit	now reticulated be a redicted be a redicted be a redicted by any institute of the log is any material and mat	red, or ief man ting. He n usual and in fact (wiretaps) timself, be erased al and not he exception tent sever told attempting collection m 1969 to
	Henry Bra	ndon	ı.	
	Dr. Morton	a Helperin		
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Daniel Davidson

William Safire

Winston Lord

Colonel Robert Pursley

Marvin Kalb

William Beecher

Hedrick Smith

Ambassádor Richard F. Pederson

Ambassador William Sullivan

James W. McLane

John Patrick Sears

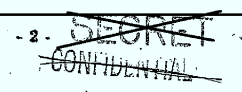
Richard Moose

Helmut Sonnenfeldt

In connection with information overheard and/or logged in connection with each of the above wiretaps the following information is set forth to the best of ______ recollection:

Henry Brandon: A reporter for the London Times newspaper who often had long conversations with Averell Harriman over the issues of the Vietnam war as well as conversing with Henry Kissinger on occasion about the Vietnam war. He received the impression that Brandon was against the Nixon administration policies regarding the Vietnam war and Brandon had mentioned he was preparing a book on the Vietnam war.

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William Safire: He maintained long hours at the White House based upon his conversations with his wife and the only significant information recalled was that President Nixon called him one evening regarding a speech that had been written by Safire for the President.

Winston Lord: No information recalled.

Marvin Kalb: No data recalled.

William Beecher: No data recalled.

Hedrick Smith: Nothing.

Ambassador William Sullivan: No data recalled.

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James W. McLane: Believed he was the last individual on whom FBI instituted wiretap but recalls no significant data.

Richard Moose: Nothing.

Helmut Sonnenfeldt: Nothing.



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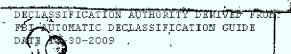
in summation stated that based upon data he overheard on the wiretaps, he would say that no information was ever received which he would consider a breach of the national security. He wanted to point out that not everything overheard was recorded or placed on a log as the majority of the information overheard was general family problems and nonpertinent unrelated activity.

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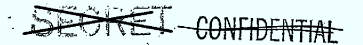




CONFIDENCE And transcription

May 12, 1973

Special Agent, Intelligence Division, Federal Eureau of Investig was interviewed concerning his knowledge of possible wiretaps of and Covernment officials between 1869 and 1971 which were conthe FBI at the request of the White House.	Pk 19.0ceres sin chin
During 1969 and up to and including the present time SA been responsible for certain liaison functions between the FBI manage.	· I
It is sa impression that sometime in 1869 Assis William C. Sullivan received requests from an official at the Whole the second s	ite Nouse is. Be is House staff al whose
SA inew that former SA was assign Sullivan to prepare letters to the White House regarding results taps. He thinks, but is uncertain as to dates, that he began delifications to the White House in the latter part of 1969.	of the entra
With respect to the letters prepared by SA a telephone call from Miss Helen Gandy in the Director's Office had a letter for the White House. would then go to Miss office and pencil a note on the yellow file copy, "Delivered by Li and note the date and his initials. The original, the only other cathen be placed in an envelope and sealed. The letter would contain hame of the addressee. SA recalls that these letters were in the beginning to Dr. Missinger and later to M. R. Haldejran also seemed to recall that during the early part of this program is dual original letters, one addressed to the President and one to I	Andy's dison,"  Ty, would  In the  e addressed  SA  bottomy
ewed on 1707 11, 1973 of Washington, D. C. File #	
and the same of th	·



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coverage. These letters were intermingled with other FBI correspondence.  SA sat down with and picked out those letters that related to sensitive coverage. He was able to do this, he said, by examining	
phraseology of the letters and utilizing experience and knowledge acquired through 23 years' service in the FBI.	
Shortly thereafter, days or weeks, SA best recollection is that Sullivan told him Mardian had made arrangements for retrieval of the Presidential and Klssinger letters. In connection with these letters he recalls that there was a list on plain bond paper showing dates of the letters and to whom addressed, i.e., the President, Dr. Klssinger, or H. R. Haldeman. SA then went to see General Haig who made available his office file and SA secured the letters. General Haig then referred SA to Assistant to John Erlichman, regarding other letters. These letters were then obtained by SA and all of the letters obtained from General Haig and were then returned to William C. Sullivan.	b6 b70
Former SA and SA checked against yellow file copies to account for all the letters. SA said there were also the lists of names, and after checking the lists he feels there were definitely some letters missing. He thinks he might have gone back to the White House to check, but he is not sure about this. He does not know whether all letters were eventually accounted for.	
The last time saw these letters was in Sullivan's office in the Justice Building within a month or so before Sullivan's retirement.	
SA has no knowledge concerning the circumstances which brought about the discontinuance of these wiretaps other than possibly a lack of productivity.	b6 b7C
has no knowledge concerning the removal of the records from the FBI regarding this sensitive coverage but suspects that if the records were removed they would have been transferred to the then Assistant Attorney General Mardian, who SA believes had some interest in getting the records from the White House.	
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stated that at the time he and SA inventoried the original White House summaries he did not recall seeing any correspondence from the Attorney General to the FBI or from the FBI to the Attorney General. b70 He has no knowledge as to whether or not the Department Of Justice summaries were ever inventoried by or Mr. Sullivan.
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FRI AUTOMATIC DECLASSIFICATION CHID ### 01-04-2010 FEDERAL BUREAU OF INVESTIGATION Date of transcription May 11, 1973 Robert C. Mardian, residence 2323 North Central (Regency House) Phoenix, Arizona, home phone 253-3989, business phone 254-5981, was interviewed on May 10, 1973. At the caset of the interview Mr. Mardian was advised of his constitutional rights. He was specifically advised that he did not have to make any statements and If he did they could be used against him in a court of law. He was advised that he had a right to an attorney. Mr. Mardian replied that he was an attorney and formerly an Assistant Attorney General of the United States and was aware of his rights. Mr. Mardian was advised that this interview specifically pertained to records of wiretap information allegedly given to him on or about July, 1971, by Charles Brennan who was then an Assistant Director of the FEI. Mr. Mardian advised that on the advice of his counsel. he could not answer any questions concerning material he may have received from Assistant Director Brennan. He said further that the President of the United States had issued an order that no Federal employee b6 was to talk about matters concerning national security. He said that although he was not now a Federal employee, he felt the President's b7C order applied to him. He said that he wanted to cooperate with the FEI; that he was specifically instructed by his aftorney, any inquiring Special Agent who may interview him from the FEI that General Alexander Haig had the information the FBI wanted and to go no further in his conversation or interview. He said further that he felt compelled not to disclose any information concerning any direct communication he had had with the President of the United States and suggested that the information desired by the FBI could be obtained from General Haig, John Erlichman, H. R. Haldeman and Dr. Henry Kissinger. Mr. Mardian was advised that for the purposes of this inquiry perhaps he, Mr. Mardian, would be willing to skirt the issues and the May 10, 1973 of Phoenix, Arlama - Inspector W. A. Meineke and Special Agent coment contains neither recommendations nor conclusions of the fall of teith mit in terthe property of the FBI and is loaned to your agency;



interview continue without specific references to people and specific circumstances. Mr. Mardian said that he would be willing to do this in order to show his cooperation with the Federal Bureau of Investigation. He said he preferred his comments would be off the record and just between us. He was immediately advised by Inspector William Meincke that this could not occur and any ensuing conversation was definitely and positively on the record. Mr. Mardian said, "Well, let's try it."

Mr. Mardian was asked if he knew Mr. Charles Brennan. He advised "Yes, I do." Mr. Mardian was asked if he recalled an incident in July of 1971 when he might have received a package or a bag containing information from Mr. Brennan. He replied "Yes," and then related the following information:

He said that he would like to start from the beginning and advised that sometime in July, 1971, Assistant to the Director of the FBI William C. Sullivan contacted him (the precise location he could not recall) and told him that he (Sullivan) was in trouble with the Director of the FBI, Mr. J. Edgar Heover, and expected that he might in fact be fired. He did not explain why. He said that he had information that was "out of channel," that he wanted to turn over to the President of the United States. He said this was wiretap information and that, in his opinion, Mr. Hoover could not be entrusted with this wiretap information. Mr. Sullivan continued in conversation saying that Mr. Hoover had used wiretap information to blackmail other Presidents of the United States and was afraid that he could blackmail Mr. Nixon with this information. Mr. Sullivan reiterated his request of Mr. Mardian to personally contact the President of the United States and pass along Mr. Sullivan's information and request.

Mr. Mardian said that he could not do this. Mr. Mardian said he told Mr. Sullivan that he worked for the Attorney General of the United States, who obviously was his immediate superior, and if he had any contact with the President at all, it must be with Mr. John Mitchell's full knowledge and that he would bring this to Mr. Mitchell's attention immediately. Mr. Mardian recalled that Mr. Sullivan appeared to be displeased with the fact that he, Mr. Mardian, would not go directly to the President. However, he cannot now recall any specific comments Mr. Sullivan made in this regard.

Mr. Mardian said that this was the first time he knew of the existence of "out-of-channel" wiretap information. He said he subsequently learned





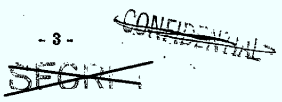
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that this wiretap was ordered by Dr. Henry Kissinger on behalf of the President. He cannot recall if he learned this from the White House or from Mr. Sullivan. He said this point is simply not clear in his mind. In any event he is sure it was ordered by Dr. Kissinger and the purpose of the wiretap was to determine who in the White House was leaking information — very vital information — with regard to the Strategic Arms Limitation Talks (SALT) then in negotiation with Russia. Dr. Kissinger had learned that the United States bargaining position with regard to SALT was being threatened because the upper limits as well as the lower limits which the United States would agree upon were known outside of the White House. Dr. Kissinger felt that this was a very serious breach of national security and, for that reason, suggested to the President that the wiretaps be initiated.

Mr. Mardian said, as best he could recall, he went immediately to Mr. Mitchell with Mr. Sullivan's request and information. He advised he cannot recall the specific conversation other than the fact he simply relayed Mr. Sullivan's request. He said Mr. Mitchell replied that he would handle it.

Mr. Mardian said at this point his memory on time and dates is poor but feels that it was in a very short period of time after his conversation with Mr. Mitchell that he received a telephone call from the White House in San Clemente, California. Mr. Mardian said he would prefer not to say at this time who called him, but he received instructions at that time to take the White House shuttle, an Air Force plane, from Andrews Air Force Base and fly immediately to the White House at San Clemente, California. He advised he complied with that instruction, made arrangements, and immediately left. He said he believed this was on a Sunday and feels sure that it was either the last two weeks of July or the first two weeks in August of 1971. Upon further reflection, he said that it must have been during the last two weeks of July because he maintains a residence in California in close proximity to the Western White House in San Clemente and that this house was rented until the end of July. He said that had the house not been rented he is sure that he would have stayed there overnight, and he now recalls that he did not stay at his own residence. Therefore, he placed the time frame during the latter two weeks of July.

He said the following morning after his arrival in San Clemente, California, he went directly to the Western White House and spoke with the President of the United States, Mr. Nixon. He said he received at



that time two instructions -- one was to get the FEI material from Mr. W. C. Sullivan and deliver it to the White House, and the second was to check to see if all the material the White House had in Washington, D. C., matched the material supplied by Mr. Sullivan.

Mr. Mardian said he made immediate flight arrangements and returned to Washington, D. C.

Mr. Mardian advised that he cannot now recall how he contacted Mr. Sullivan, bearing in mind that he had had many contacts with Mr. Sullivan during his, Mr. Mardian's, tenure with the Department of Justice. He said that he conveyed the President's message to Mr. Sullivan and asked him to supply all of the wiretap material to him as soon as possible.

Mr. Mardian said shortly thereafter Mr. Charles Brennan, Assistant Director of the FBI, appeared in his office with an "old beat up" satchel, as best he could recall olive drab in color, measuring approximately 8 inches by 12 inches by 17 inches. He said he also specifically remembered that this satchel had William C. Sullivan's initials on it. He said he cannot specifically recall a middle initial but he is sure that W. S. was on the satchel. He said he specifically recalls the initials being on the satchel because they were affixed by a tape upon which the initials were stamped.

He cannot recall any conversation with Mr. Brennan at this time concerning Mr. Brennan's turning over this material. He said he has the distinct impression that Mr. Brennan did not know anything about the contents of the satchel.

Mr. Mardian said that he placed the satchel in a locked closet in his office. He said that he then called the White House in Washington, D. C., advising that he had the material. Again, Mr. Mardian said he would prefer not to name the individual in the White House to whom he made the call. He said that at this point the timing is hazy. He says, as best he can remember, the satchel stayed in his office for approximately two days, before he got a call from the White House to bring it over and to deliver it to Dr. Kissinger and General Haig. Mr. Mardian said he responded to the White House request right away.

He said when he went into the White House he went directly to Dr. Kissinger's office. Dr. Kissinger and General Haig were present. He said he specifically remembered the incident because when he came



into the office, Dr. Kissinger addressed a remark which Mr. Mardian was in extremely poor taste under the circumstances, to himself, Mr. Mardian, and to Dr. Kissinger's secretary. Dr. Kissinger said something to the effect, "Do you have what I said on the phone," implying, according to Mr. Mardian, that Mardian had results of a wiretap on Dr. Kissinger. Mr. Mardian said that he felt this was in such poor taste that it did not require a reply. Dr. Kissinger also said that he had been keeping logs for the time when he writes his memoirs, but laughed and said he doesn't keep them any more. Mr. Mardian felt that this was simply a jocular response, and there was no truth whatever in it nor was there intended to be.

Mr. Mardian said that in Dr. Kissinger's and General Haig's presence he opened the bag and removed a group of papers from the bag 'clipped together" with a sheet of paper on top which had the chronological listing of summaries of wiretap information that had been previously furnished by the FEI to the White House. He said that he and Dr. Kissinger checked by date and satisfied themselves that Dr. Kissinger's material matched with the cover sheet which Mr. Mardian was using. Mr. Mardian said that he cannot recall ever looking at the summaries or ever discussing the summaries themselves but simply checking the cover sheet by date. He said that he cannot recall any yellow copies of summary information in the bag but said that his memory is poor on this point, and that is not to state that they were not in the bag. He said the bag was crammed full and it is his distinct recollection now that it contained summaries of information obtained from wiretaps and the logs from which the summaries were written. He said he was trying to be helpful on this point but simply cannot describe the appearance of the papers in the bag at this time but again reiterated it is his distinct impression that they were wiretap logs and summaries. At this point Mr. Mardian was specifically asked whether or not there were any letters in the bag to the Attorney General of the United States written by the FBI requesting the wiretaps be initiated. He replied immediately that he could not recall them being in the bag and said that it was his impression that they had not been authorized by the Attorney General. He was specifically asked to clarify this point at which time he retreated from the statement and said that that was simply a surmise of his. He said he never saw, to his recollection, any authorization by the Attorney General in connection with this series of wiretaps but said that no one told him there was no authorizations nor did he have any factual information that would indicate the wiretaps were anything but duly authorized by the Attorney General.



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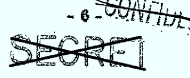
He said that after he and Dr. Kissinger and General Haig Were satisfied that the material in Dr. Henry Kissinger's office matched the itemized list, he walked into Mr. Haldeman's office. He said again this point is not completely clear in his mind but he has the distinct impression that he left the check list with Mr. Haldeman to check against the summaries that Haldeman had in his possession in his own office.

He said that as a result of Mr. Haldeman's check, as best he can recall, two of the summaries which were sent to the White House did not check against the list. He said his memory could be at fault and that, in effect, it could have been two that were in Dr. Kissinger's possession; however, he feels that the two missing summaries were missing from the summaries which Mr. Haldeman checked against the itemized list.

After Mr. Haldeman completed his check, Mr. Mardian said he retrieved the bag with all its contents and walked into the Oval Room of the White House and left the bag. He was specifically asked to whom he gave the bag. He said he preferred not to answer because of the President's order concerning employees talking about national security information. Mr. Mardian was specifically asked "Did you give the bag to Mr. Nixon, the President of the United States?" He sat back in his chair, shrugged his shoulders, hesitated and said, "I cannot answer that question." Mr. Mardian said that this ended the entire incident as far as he was concerned with regard to the bag that was turned over to him by Mr. Brennan. He said that while he had the bag in his possession he seems to recall that he did check with someone in the Department of Justice to see if summaries they had received checked against the check list which was on top and clipped to the summaries. Mr. Mardian said that it is his intent to be completely candid with the FBI but that he cannot now reconstruct in his mind exactly when this latter incident occurred.

Mr. Mardian said that it is his recollection that when he compared the White House summaries with the check list in Dr. Kissinger's office with Dr. Kissinger and General Haig, that none of the summaries or the entries on the check list were beyond 1969. Upon further reflection, he said again that although he cannot recall any summary dated later than 1969, he cannot make the statement that he is absolutely positive on this point. He said he wants to be absolutely accurate in everything he is saying to the FEI and he simply cannot recall anything beyond 1969.

Mr. Mardian was asked if there was anything else he could recall that was not covered in the interview that was germane to the incident





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involving the bag which he received from Assistant Director Charles Brennan. He said "Yes," that just prior to this interview being then conducted he had received a call from William C. Sullivan. William C. Sullivan said that he was preparing answers for the FBI on this very incident and he wanted to clarify in his own mind the entire incident. Mr. Sullivan, in effect, in his telephone conversation said 'Bob, do you recall my sending this wiretap information to you for review by the Department of Justice." Mr. Mardian replied to Mr. Sullivan that he did not recall that at all and said the facts as he, Mardian, knew them were that sometime in July, 1971, that Mr. Sullivan called him, asking him to call the President of the United States because Mr. Sullivan had wiretap material in his possession and at that time was in trouble with the Director of the FBI, Mr. J. Edgar Hoover, and might be fired. Mardian said he recounted to Mr. Sullivan that Mr. Sullivan had told him at that time that in Sullivan's opinion Mr. Hoover couldn't be trusted with this type of information in that Mr. Hoover might use it against the President, as he had done in previous Administrations, and for that reason he wanted the President notified of the existence of the material. Mr. Mardian also refreshed Mr. Sullivan's mind by asking if he recalled the fact that Mr. Mardian had first gone to the Attorney General and then received specific orders from the President of the United States. Mr. Sullivan replied "Bob, I think you're right," and said that his, Sullivan's, memory was getting very poor.

Mr. Mardian said at the conclusion of the interview that it was obvious he had gone way beyond the advice of his attorney and may have, in fact, violated the President's order with regard to national security information. Mr. Mardian said that although it may turn out that he should have followed his attorney's advice, he told the story candidly and as best he could recall and did it because it was the truth and he wanted members of the FEI and of the Department of Justice to know that he is a truthful and honorable person.



FD-30: (現長V. 11-27-70)

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John G. Mitchell, former United States Attorney General, furnished the following information to the best of his recollection:

Sometime during the Spring or Summer of 1969 former FBI Director Hoover met with him and advised him that the FBI at that time had some wiretap coverage on certain individuals specifically requested by the White House. These wiretaps were reportedly instituted to uncover possible leaks emanating from the White House, specifically from the National Security Council. Mitchell stated it was not unusual for him not to have known of this at its inception since on many occasions Mr. Hoover would deal directly with the President or the White House on extremely sensitive matters, and circumvent the Attorney General's office. Mitchell stated that up until this meeting with Director Hoover he had no knowledge that any such special wiretaps requested by the White House were in effect. He stated to the best of his recollection the requests were made directly by the White House to either Mr. Hoover or former Assistant Director W. C. Sullivan, and involved five or six individuals, including Morton Halperin, Renry Brandon, and John Sears. He stated Halperin was a carryover appointment from the Johnson Administration. He could not recall any other names.

. Mitchell stated he never saw nor approved any/requests for wiretap coverage from the FBI, stating none were submitted to him by the FDI. Mitchell stated the reason Air. Roover came to him at that time was because he, Boover, was greatly concerned that such wiretaps were in effect and wanted Mitchell to informally intercede with the White Bouse in an effort to discontinue these wiretaps. To the best of Mitchell's recollection he did, sometime thereafter, discuss these wiretaps with either Colonel Haig or Dr. Rissinger at the White House and they (Mitchell, Paig and/or Rissinger) agreed that these wiretaps could become "explosive" and that this whole operation was a "dangerous game we were playing." Mitchell stated, however, that to the best of his recoilection nothing was done as a result of his informal discussions mentioned above at the White House. Mitchell stated that he not only never saw any written requests for Attorney General authorization for the placement of these wiretaps but he was also unaware of any summaries

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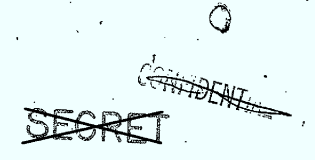


that may have been prepared setting forth the results of these wiretaps. Ee stated if such authorizations were received at his office, he would personally handle them.

Mitchell stated to the best of his recollection the next time that he recalls hearing of this matter was during the period when former Assistant Director Sullivan was "on the skids" with Director Hoover and the FBI. The closest he could place this time was approximately early Fall of 1971. He vaguely remembers that Robert Mardian, the then Assistant Attorney General in Charge of the Internal Security Division, United States Department of Justice, contacted him, Mitchell, and at this meeting told Mitchell that he had just recently learned from W. C. Sullivan about the existence of wiretap coverage placed by the FBI at the request of the White House on certain individuals. Mardian indicated to Mitchell that Sullivan was furious over the way he was being treated by the Director and that for this reason he disclosed the Information concerning the wiretaps to Mardian. Sometime thereafter, Sullivan turned over to Mardian all correspondence relating to this wiretap coverage.

During approximately this same period. Mr. Hoover contacted Mitchell and advised him of the problems he was having with Sullivan and, in fact, showed Mitchell a lengthy letter he, Hoover, received from Sullivan in which Sullivan accused Hoover of running contrary to the President's wishes in many instances. Mitchell recalls telling Mr. Hoover that he had no choice but to get rid of Mr. Sullivan. At this point Mitchell described Mr. Sullivan as being "a little nuts." Mitchell stated he recalls that after Mardian came to the Department of Justice as Assistant Attorney General in Charge of the Internal Security Division, Mr. Hoover became quite concerned over the fact that in many instances both Sullivan and his subordinate, Charles Brennan, were going directly to Mardian concerning cases being handled by the Domestic Intelligence Division and the Internal Security Division of the Department, which was an attempt, Mr. Hoover felt, to cut him off from access to these discussions. To the best of his recollection Mitchell stated that Mardian informed him, Mitchell, that he subsequently turned over all wiretap correspondence that he had received from Sullivan to Mr. John Erlichman of the White House. According to Mitchell, Mardian felt this was in the best interests of the White House and everyone concerned. Mitchell adamantly stated that he had never seen any of these papers, that Mardian





said he had received from Sullivan and then later turned over to the White . House. Mitchell could not recall any details concerning this transfer of correspondence to Mardian, for example, specifically whether the documents were turned over to Mardian by Sullivan voluntarily or perhaps whether Mardian requested that Sullivan turn over the documents to him.

Mitchell was specifically asked if on or about October 2, 1971, Hoover contacted him concerning the fact that Mardian had in his possession sensitive material relating to the wiretap coverage, and the fact that Mitchell assured Hoover that Mardian had destroyed this material. Mitchell stated this could not have been true inasmuch as Mardian had turned over the sensitive material in question to Mr. Erlichman in the White House. He stated to the best of his recollection such a conversation did not take place between him and the Director and that he received no correspondence from the Director confirming such a conversation.

Mitchell suggested that if it has not already been done, that the FBI consider reviewing all correspondence relating to wiretap coverage in all national security cases which he would have been aware of during his tenure as Attorney General and which would now be located presumably in the vault in his former office. Mitchell stated that while he was Attorney General and during the pertinent period in question (1969 to 1971) his secretary was whom he believes currently resides in Orlando, Florida.

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Mitchell stated this was not the first instance where no record was made of sensitive wiretap coverage requested by the White House. Mitchell recalled soon after he came into office, Hoover related to him special wiretap coverage which was requested by former President Johnson on a highly sensitive matter. Mr. Mitchell would not furnish specifics concerning this particular coverage.

Concerning W. C. Sullivan, Mitchell related it was obvious he wanted the job of FBI Director since, on numerous occasions, Sullivan was in personal contact with various members of the White House staff and was always "name dropping and wheeling and dealing there" (White House).



FD-302 [RE .. 11-27-70]



DECLASALFICATION AUTHORITY DERIVED FROM: FEL AUTOMATIC DECLASSIFICATION GUIDE DATE 1 -04-2010

FEDERAL BUREAU OF INVESTIGATION



Date of transcription

May 10, 1973

Charles D. Brennan SAC, Alexandria, Virginia, advised on 5/9/73 that in the Fall of 1969 or in early 1970, as he recalls, on a Sunday morning and after church at about noon, he received a telephone call from Assistant Director Sullivan who at that time was in charge of Domestic Intelligence Division. Sullivan wanted to know the mechanics for placing a wiretap, but was so nonspecific and refused to discuss the matter on the phone saying that it was an ultra-sensitive situation, that Breunan proceeded to the citics. Breman went to Sullivan's office immediately where Sullivan advised him that President Nixon was concerned about leaks in the White House and wiretaps were requested on members of the White House staff and some members of the press. It was Brennan's impression that Gullivan had received this call from the White House either early that Sunday morning or the previous Saturday night. Brennan said that Sullivan did not same the person requesting the coverage nor did he name any of the persons on whom the coverage was to be placed but he does seem to recall that there were several persons on whom the wirelaps were to be placed.

Sullivan told Prennan that he had called Director J. Edgar Hoover at home and received Hoover's oray, but that Hoover was very adament about first getting the Attorney General's approval before initiating these wirelaps. Brennan suid that Sullivan indicated that Mr. Hoover was most emphatic about going through the usual channels with the Attorney General for written approval.

Breman told Sullivan that Supervisor Mike Rozamus, now retired, was the mechanic for such matters and, to the best of his recollection. Breman then called Mike Rozamus at home and instructed Rozamus to come into the office to meet with Sullivan to arrange for these wiretaps. Breman believes he left the office before Rozamus arrived in Sullivan's office but he also believes that later that evening he telephoned Rozamus at which time Rozamus assured him that he had bandled the work for Sullivan. If a stenographer had been ordered in and who she might be were not known to Brennan.

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Brennan seems to recall that shortly after the project got started Sullivan gave log review responsibilities and other responsibilities regarding this project to Supervisor now retired. Brennan's recoilection is that thereafter prepared the summary letters and any other correspondence under bullivan's initials at all times unless after Sullivan was promoted to Assistant to the Director and Brennan promoted to Assistant Director, with Sullivan out of town, may have prepared these communications using his (Brennan's) initials. Nevertheless, Brennan advised that to the best of his recollection he does not recall ever seeing or initialling any requests for wiretaps, logs or summary letters to the White House although he stated he may have on occasion as a matter of expediency initialled yellow copies thereof.	b6 b7С
Brennan advised that he never knew anything about the termination of this wiretap project and believed these wiretaps were still in effect under Acting Director L. Patrick Gray, III. Brennan stated that he never knew the names of any of the persons on whom the wiretaps were placed but does seem to recall the names of Henry Brandon, Winston Lord, and Helmut Sonnenfeldt coming up in short discussions with about the results of wiretaps. Brennan recalls were involved in considerable social life.	
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Brandon also appeared to own a ski lodge in Canada. Brennan also recalls that told him on a few occasions that the project was fruitless as far was concerned since the majority of the material obtained through these wiretaps was mostly social gossip.

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Breman recalls receiving a visit in what he estimates was August of 1971 at his 9th and D Street office from Sullivan, who came into Dreman's office with a heavily loaded brief case. Breman could not recall the exact description of this brief case but indicated it was similar to a Bureau size brief case and also seems to recall that it was black cowhide and had straps on it. Breman could not recall whether the brief case was locked or sealed or had any other security feature to it, but he did say that it was quite thick and heavy. Breman said that Sullivan had told him that he (Sullivan) had been down to Robert Mardian's office in the same building to turn this material over to Mardian since it was highly sensitive material which the Attorney General was interested in reviewing. Breman advised that Sullivan did not tell him what was in the brief case, and when Sullivan left he promptly called Mardian's office to determine when Mardian would be returning. He was told that Mr. Mardian would be back in about thirty minutes and then thirty minutes or so later Breman hand carried this brief case to Mardian's







office and turned it over to Mardian, who was expecting it from Sullivan. Brennan said he made no written record nor phone call to Sullivan or anyone else about the delivery of this brief case. Brennan said he did not open nor look into the brief case while it was in his possession.

When asked whether he recalled a visit by Sullivan to France during this time Brennan stated that he does recall Sullivan making inspection tours of various Legal Attache Offices in Europe around that time and seems to remember very slightly that Sullivan did make a trip to Paris but Brennan could not recall when this was or the reason for the visit.

Brennan stated that he last saw Sullivan on 5/8/73 at the funeral of the wife of a mutual friend but claimed he did not discuss this matter with Sullivan at that time and, in fact, has never discussed this matter with Sullivan since Sullivan left the Buréau. Brennan stated that this entire wiretap project was a special project which he understood was to be handled by Mr. Sullivan alone and, therefore, never at any time injected himself into its operation.



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3-302 (PEV. (1-27-70)



DECLASSIFY CATION AUTHORITY DERIVED FROM: FBI AUTHORITIC DECLASSIFICATION GUIDE

FEDERAL BUREAU OF INVESTIGATION 01-04-2010

SHET

CONFIDENTIAL May 12, 1973

Assistant Director E. S. Miller, Intelligence Division, FDI, advised that he has no first-hand or personal knowledge concerning a highly sensitive program involving wiretaps on newsmen and Government officials by the FPI at the request of the White House from early 1969 until Epring of 1971. However, he became aware of such a program in late Summer, 1971, prior to the retirement of Assistant to the Director William C. Sullivan. He had general knowledge that Sullivan coordinated the program at the request of the White House; however, the overall responsibilities of administering and reviewing the logs were handled by former supervisor at Domestic Intelligence Division (DID). It is also his understanding that Director Hoover was aware of this program.

On September 30, 1971, it was learned that Sullivan was in the process of moving personal effects from his office prior to his retirement. When it was realized Sullivan had sole possession of these records efforts were made by Mr. Sterling Donahoe, Number One Man to Mr. Sullivan at that time, to assist Sullivan in this matter. Mr. Donahoe asked Sullivan if he could help, to which Sullivan replied, "No." Mr. Donahoe told Mr. Sullivan he was particularly interested in the extremely sensitive material which Mr. Sullivan had been maintaining for the Director. Sullivan told Donahoe he had sent this material over to the "other building" (DID).

Upon learning this, Mr. Miller conducted a search of the DID space with negative results. Mr. Miller pointed out that he also conducted a search of this space following Miller's appointment to head DID on 9/9/71 with negative results.

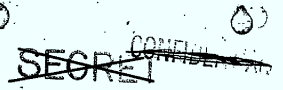
Mr. Miller stated that on 10/1/71, in Sullivan's absence, Mr. Donahos searched Sullivan's front office space, including safe-type cabinet for the sensitive material with negative results.

When it was realized the sensitive material was no longer available Mr. Miller was instructed to reconstruct as many facts as possible

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concerning all phases of this program. SA Thomas J. Smith, Section Chief, Intelligence Division, assisted Mr. Miller in connection with this inquiry.

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On 10/1/71 SA Smith informed Mr. Miller that former SA had told Smith about three weeks prior to this date that Mr. Robert Mardian, Assistant Attorney General, Internal Security Division, Department of Justice. had this sensitive material in his possession. According to he, told Mardian he was crazy for keeping this material and suggested to Mardian that it be returned to the FBI. Smith informed Mr. Miller that told him Mardian wanted to keep the material and was considering the acquisition of a special safe-type cabinet for storage for him.	b6 b70
Ch 10/2/71, a Saturday, Mr. Miller telephonically contacted and in careful terms advised he wanted to ascertain the whereabouts of the sensitive material. said he hadn't seen it since approximately two weeks prior to his, retirement from the Bureau (7/30/71). He stated he had no idea where it was as of that date. Miller asked if he had seen the Washington Post dated 10/2/71 and advised he had not. Miller advised that the Fost carried an article captioned "Top FEI Official Forced Out in Policy Feud with Hoover," and that Miller was attempting to get in touch with Mardian, concerning the location of this sensitive material. Miller determined that Mardian was on the West Coast with the Attorney General and volunteered to get in touch with Mardian and advise Mardian of our concern over this.	
About a half hour later called Mr. Miller to advise of his conversation with Mardian, who reportedly told "This matter doesn't concern you at all. Tell Miller I'll take care of it. Have him get in touch with me. Tell Miller not to werry, Sullivan won't get them."  old Mr. Miller "I don't think you'll have any trouble getting them back." Mr. Miller advised interviewing Agents that the above quotes are accurate as he wrote them on a piece of paper while he was talking to	`b6 b7C
Mr. Miller stated it is his understanding the results of the above conversation were furnished to the Director by Mr. Felt the evening of 10/2/71. It is also his understanding that the Director by Mr.	

Mr. Miller stated it is his understanding the results of the above conversation were furnished to the Director by Mr. Felt the evening of 10/2/71. It is also his understanding that the Director contacted Attorney General Mitchell on this same date who advised him that Mr. Mardian had assured the Attorney General the sensitive material was destroyed. The Attorney General told the Director that Mardian informed him the Director





had approved his taking possession of these files. Mr. Miller stated he had seen intra-Bureau memorandum setting forth this information on which the Director wrote, "This is a lie."

It is Mr. Miller's understanding that the Director's conversation with the Attorney General on October 2, 1971, was confirmed in writing to the Attorney General by the Director. Correspondence was also directed to Mr. H. R. Haldeman at the White House confirming this conversation.

On October 3, 1971, Mr. Miller telephonically contacted Mardian to set up an appointment with him by Mr. Felt. Mr. Mardian told Mr. Miller, "I instructed Wells not to discuss this matter and I can't discuss it on the Attorney General's orders. The Director will have to discuss it with the Attorney General." He also said, "I want to assure you there is no problem."

It is also Mr. Miller's understanding that Mr. Felt telephonically interviewed Mr. Sullivan regarding the missing sensitive material and Mr. Sullivan advised he sent it back to the Domestic Intelligence Division.

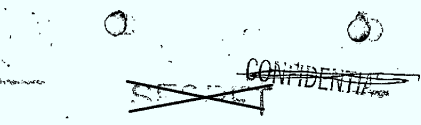
Mr. Miller's inquiry established that the only individuals at FBI Headquarters who were involved were Mr. Sullivan, Mr. Wells and apparently the Director. Sullivan apparently without the Director's knowledge assigned SA to analyze the results of the coverage, which was furnished to him in a sealed envelope from the Washington Field Office. This sealed envelope contained wiretap logs and thereafter Wells would dictate summary letters to the White House setting forth results of this wiretap on individuals. On occasions summaries were sent to the Attorney General. Mr. Miller advised that the coverage began in the early Spring, 1969, and was discontinued apparently the end of May or first of June, 1971. It is Mr. Miller's understanding that the wiretaps were authorized by the Attorney General.

Mr. Miller stated that as a result of his inquiry he prepared a memorandum from Mr. E. S. Miller to Mr. Alex Rosen on October 20, 1971, setting forth its results. This memorandum is attached. Mr. Rosen's name appears on this memorandum because of channels of authority within the FBI at the time. He did not see the memorandum inasmuch as it was hand carried by Mr. Miller to Mr. Mark Felt who had ordered the inquiry. This memorandum contains a list of all those individuals on whom these wiretaps were placed.

Mr. Miller advised that the New York Times and Washington Post featured articles in their February 26, 1973, issues, concerning a Time Magazine story in the issue coming out on February 26, 1973, which accused

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the FBI of having tapped six or seven reporters' telephones three years previously and a number of White House Aides in connection with leaks from Administration Aides. The article (which was apparently garbled) related that Acting Director L. Fatrick Gray, III, continued the taps for one and a half months before the United States Supreme Court overruled the wiretap policy June, 1972. As a result of these articles Mr. Miller researched this matter and furnished Mr. Felt background details concerning FBI investigation regarding wiretaps of newsmen and certain White House Aides between 1969 and 1971 (prior to Mr. Gray's designation as Acting Director) who were subject of electronic surveillances as well as wiretaps placed at the request of President Nixon and the Attorney General on individuals between December 7, 1971, and June, 1972, who were not newsmen but persons suspected in connection with leaks from Joint Chiefs of Staff to Jack Anderson, newspaper columnist.

Mr. Miller furnished the interviewing Agents the copy of his memorandum dated February 26, 1973, captioned "NY Times and Washington Post Articles Concerning Alleged Wiretaps on Newsmen," which is attached. It is Mr. Miller's understanding that Mr. Felt forwarded the original of this memorandum to Mr. L. Patrica Gray, III.



CONTRENT

DECLASSIFICATION AUTHORITY DERIVED FROM: FBI AUTOMATIC DECLASSIFICATION GUIDE DATE 01-04-2010



RE: NEW YORK TIMES AND WASHINGTON POST ARTICLES CONCERNING ALLEGED WIRETAPS ON NEWSMEN

The New York Times and Washington Post featured articles in their 2/26/73, issues, concerning a Time Magazine story in the issue coming out 2/26/73, which accuses the FBI of having tapped the telephones three years ago of six or seven reporters and a number of White House aides in connection with leaks from Administration aides. The article related that Acting Director L. Patrick Gray III continued the taps for 141/2 months before the U.S. Supreme Court overruled the wiretap policy in June.

No record is known to exist in the files of the FBI concerning the wiretapping of telephones of reporters and White House aides as described in these news articles. Some hearsay knowledge does exist, however, that some newsmen and individuals connected with the White House were the subject of electronic surveillances during a period from probably early 1969 until sometime in 1971. The White House, concerned over the number of serious leaks of highly sensitive information to various news sourcesm instructed through the Attorney General that certain specified individuals, including newsmen of one kind or another, should be covered by electronic surveillance in an effort to identify the source of the leak.

This project was very tightly held in the FBI and only a very few persons were even remotely aware of it. The project was personally handled by Former Assistant to the Director William C. Sullivan, and even though he was not to utilize any Agent personnel not absolutely essential to the project, he had review the tapes and logs anddictate summaries for use of the White House Only one secretary was used to take dictation.

At least two Agents in the installation and monitoring had to be done in the field. These would have been Supervisor and the Agent who handled technical matters in WFO.

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Since the project was so sensitive, all records relating to it, and which would identify the persons who were covered by electronic surveillance, were maintained in the personal custody of William C. Sullivan. Following his departure from the FBI, a search was made in an effort to locate these records, but they were not found. Subsequently, former SA who had taken a job with the Department of Justice and bob Mardian, revealed that Mardian was in possession of the records relating to this sensitive project.

Sullivan was confronted concerning the records and he referred all questions concerning the records to the Attorney Mr. Hoover contacted the Attorney General concerning the records and the Attorney General said they had been turned over to Mr. Ehrlichman at the White House. Mr. Mardian was also contacted and he claimed that he had destroyed the records. It was subsequently dtermined that Sullivan apparently had given the records in a sealed package to former Assistant DirectorC.D. Brennan with instructions to turn them over to Mardian. Brennan said that he had no knowledge of the records, nor that they were in the package delivered to Mardian. Brennan was almost certainly aware of the existence of the project, since something of that magnitude could not possibly be kept completely secret. For one , who was handling the actual work, worked in Division Five, and had to spend a great deal of time in Sullivan's office on something that was obviously not within the scope of Division Five's day-to-day activity. _____, though discreet to a point, was also not discreet to the point that it was easy to put two and two together if one was inclined to do so.

Insofar as the allegation that these taps continued on after Mr. Gray took over as Acting Director, a different set of circumstances exist. No newsmen were involved. On 12/22/71. the Attorney General personally contacted Mr. W. Mark Felt and instructed him that a wiretap be immediately instituted on

explained that these instructions had come directly from President Nixon following a Jack Anderson column 1]/18/71, which disclosed conversations between the President and Mr. Henry Kissinger and between Dr. Kissinger and other high level officials at the White House.

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After clearing the matter with Mr. Hoover, Mr. Felt instructed that a wiretap be instituted on, and this was done 12/22/71. Subsequently, after the wiretap disclosed that	
the Attorney General instructed that a wiretap be instituted on a close associated of . The fact that our records had disclosed that	-
Later, on 1/14/72, a wiretap was instituted, again on the personal instructions of the Attorney General, on	
The taps on and were discontinued on were discontinued on were discontinued on were discontinued on was discontinued at 9:00 AM on 6/20/72, following the Supreme Court decision in the Keith Case. It was not discontinued until 6/20/72, as the other cases had been on 6/19/72, since we were awaiting instructions from the White House.	
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Although we have a careful record of the various stages of the coverage of no written instructions or authorizations from either the Attorney General or the White House concerning the matter. Our records have been kept completely isolated from other FBI records, and there are no indices whatsoever realting to this project. number of wiretaps involved in the project (only the project) was integrated into the total of wiretaps when such totals were used publicly by Mr. Hoover. This was at the specific instruction of Mr. Hoover. At the time the project was started in December, 1971, no other White House-requested electronic surveillance projects were in existence in the FBI. There is little likelihood that anyone connected with the previous projects, such as Sullivan,

Brennan, had any information whatsoever concerning the project. Only Messrs. Hoover, Tolson. Felt, E.S. Miller, and T.J. Smith in the FBI knew of the project. Reports, typed on unmarked bond as blind memoranda b7C not identifying the FBI in any way, were sent to Mr. John D. Ehrlichman (Eyes Only) at the White House in double-sealed envelopes by Liaison. We know, however, that they were initially handled by one of Ehrlichman's assistants, Dave Young (who was known as "the plumber" in the White House). Copies of all such reports were also furnished to the Attorney General (Eyes Only) in double-scaled envelopes, and delivered to the Attorney General's personal secretary by T.J. Smith in every instance. Copies of reports to the ATTOrney General were not delivered to the present Attorney General. As a matter of pertinence, our coverage during the project did in fact reveal a rather close and somewhat surreptitious relationship between and Jack Anderson.



AUTOMATIC DECLASSIFICATION GUIDE

FEDERAL BUREAU OF INVESTIGATION

May 9. 1973

On May 7, 1973, Special Agent Thomas J. Smith, Supervisory Special Agent (Section Chief), Intelligence Division, Federal Bureau of Investigation, was interviewed concerning his knowledge of possible wiretaps on newamen and Government officials in connection with high-level leaks of extremely sensitive national security information. Special Agent Smith advised as follows:

He has no personal or firsthand knowledge of wiretaps on newsmen or Covernment officials, but became aware of the existence of possible wiretaps being operated by the FM on behalf of the White House. He cannot recall just when he first learnest of information which led him to conclude there might be wiretaps in existence, but believes it may have been sometime in 1969.

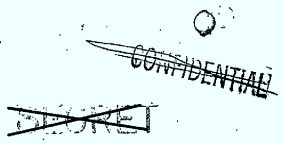
SA Smith recalled that one Saturday while working in the office, a situation developed wherein a White House official desired information urgently, and from the bits and pieces of conversation he overheard be believed that this person wanted to know something about coverage being maintained by the FBI in connection with possible high-level leaks. SA Smith thinks that he had heard other indications of special coverage being maintained by the FEI for the White House, but he cannot recall engthing specific, although he believes that former Special Agent was involved in the handling of the coverage.

Concerning the Saturday incident referred to above, SA Smith said that although he cannot recall anything specific concerning the matter, he vaguely recalls that former inspector J. A. Sizoo may have been in the office at the time and that he or some other ranking official of the Division may have tried to contact former Assistant Director W. C. Sullivan or SA concerning the White Rouse inquiry. SA Smith's recoilection of the various sequence of events relating to his knowledge of the existence of wiretaps for the White House is hazy and possibly colored by his subsequent inquiry to reconstruct a chain of information relating to these wiretaps.

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Inasmuch as SA actually worked for SA Smith after January, 1970, SA felt compelled to tell him that he was reviewing the logs of all wiretaps being maintained in this project and that he had to go to Sullivan's office periodically to do this and to dictate summary memoranda concerning results of the wiretaps. This was necessary to account for periods of SA absence in the Section from time to time. Inasmuch as SA Smith was aware of the need-to-know basis of the wiretaps, no effort was made on his part to pry into the nature of the coverage or the identity of the persons covered.	
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SA Smith determined from SA that the logs were delivered by the Washington Field Office on a regular basis to the office of Mr. W. C. Sullivan. SA then reviewed the logs and prepared any necessary summaries, utilizing in every instance who worked as a secretary in Mr. Sullivan's Office, to do the stenographic work. All material was kept under lock and key in Mr. Sullivan's office.	

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SA Smith said that while he was never aware of the identity of anyone on whom wiretaps were placed during this time for the White House, he recalls that SA had the specific assignment of reviewing the London Sunday Times newspaper each week, and revealed that Sullivan had instructed this he done each week since he (Sullivan) thought that Henry Brandon, a correspondent for this paper, might be utilizing his columns to leak coded national security information. Although SA Smith was not clear just how this could happen, he did suspect that Brandon might be one of those on whom a wiretap was placed for the White House. This was mere suspicion, however.

SA Smith said he has a vague recollection that the wiretaps being maintained for the White House continued until early in 1971, and that they were actually pulled off when former Director J. Edgar Hoover, who was scheduled to testify before a Congressional appropriations subcommittee, made it known that he intended to reveal in at least "off-the-record" testimony that wiretaps were being maintained for the White House. SA Smith thinks this would have been in May or June, 1971. SA Smith noted that Mr. Hoover did, in fact, testify before the Senate Subcommittee on Appropriations on June 24, 1971, and he said that he is of the belief that the wiretaps were removed sometime prior to that testimony. SA Smith emphasized that he has no personal knowledge that Mr. Hoover threatened to reveal the existence of the wiretaps, and he theorized that he may have gotten such information from SA

the end of July, 1971, and that shortly before he left the FBL, SA had to go to Mr. Sullivan's office "one last time" to put in order the various documents relating to the special coverage for the White House, since he was the only Agent familiar with the documents and cleared to handle them. SA Smith said that he is almost sure the coverage had been discontinued by that time. His information would have come from SA however, since Smith had no personal knowledge relating to the wiretaps. He also mentioned that so far as he knew, no one in the Division was in possession of any more data concerning the wiretaps unless it might have been former Assistant Director C. D. Brennan, who enjoyed Mr. Sullivan's confidence and who took over the Division from Sullivan.

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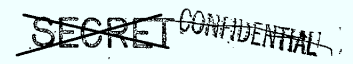
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SA Smith also recalled that after SA left the FBI, he went to work as Intelligence Evaluation Committee, which had its offices on the fourth floor of the Federal Triangle Building. Former Assistant Attorney General Robert Mardian, Internal Security Division of the Department of Justice, had his offices on the fifth floor of the same building. Mardian exercised some influence on the Intelligence Evaluation Committee, and, as SA Smith understands it, was responsible for getting SA his job as that Committee.	b6 b7C
SA Smith said that sometime after the first part of September, 1971, say revealed to him that Mr. Mardian had shown him the documents which Mr. Sullivan had kept in his office relating to the special wiretaps the FBI had maintained for the White House, and asked SA to take charge of these documents and afford them the greatest possible security.	. !
sensitive documents in Mardian's possession, since they were FBI property. He told SA Smith that Mr. Sullivan had previously indicated to him that he might turn the documents over to Mardian, but that he had strongly advised Mr. Sullivan not to take such action since no one outside the FBI should have access to such information. SA said that he thought he had convinced Sullivan to maintain absolutely strict control over the documents.	
SA Smith that he would have had to get them after July 30, 1971, since he had worked with the documents on that date prior to his retirement from the FBL got the impression that Mardian had had the documents for two or three weeks at least before mentioning them to him told SA Smith that he told Mardian that the documents should not be in that office; that they were FBI property. SA Smith does not recall whether SA told him whether he took charge of the documents.	·
SA Smith reported SA conversation to Mr. E. S. Miller, Assistant Director, Intelligence Division, on October 1, 1971, when an inquiry was made by Mr. Miller as to who might have knowledge of the location of sensitive records which had been in the exclusive possession of	b6" b7C
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Mr. Sullivan prior to his retirement from the FBI. SA Smith prepared a memorandum relating his discussion with SA and he understands it was sent to Mr. Hoover.

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Mr. Miller then instructed SA Smith to make an effort to reconstruct the record, so to speak, to determine as far as possible the identities of persons on whom wiretaps had been placed for the White House, together with any other factual information pertinent to this operation. Such an effort, however, was to be confined to Bureau records and FBI personnel. SA Smith said that since it appeared obvious that the only records which ever existed concerning these particular wiretaps had been turned over to Mr. Mardian by Mr. Sullivan, the only other means of reconstructing the record was to make inquiry of persons still in the FBI who might have had knowledge of the operation and who might still recall some facts concerning it.

Security Supervisor, Washington Field Office, and requested assistance from him in reconstructing the record. SA told SA Smith that he could not possibly recall all of the facts, since he either could not remember them, or had no direct personal knowledge concerning them. SA said that he recalled that this operation was very closely held in Washington Field Office and that only one or possibly two long time experienced employees in the office were used in the operation. He noted that Washington Field Office, on specific instructions from W. C. Sullivan, had not maintained any record whatsoever of the individual wiretaps in question.

SA Smith said that over a period of several days SA furnished him the following information relating to special wiretaps operated by the FBI on behalf of the White House:

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Following a leak of information involving the National Security Council in the spring of 1969, national security wiretaps were placed on certain individuals who were suspected of being involved in the leaks. At one time there were as many as eight in operation at the same time, but no one has any recollection as to what particular time the eight were on, nor how long any of these eight were in operation. Most of the time as one or two were discontinued, new ones were added.





To the best of SA recollection, and the recollection of those he contacted, wiretaps were operated on the following-named persons between early 1969 and sometime in 1971:

Henry Brandon - Correspondent, London Sunday Times

Dr. Morton Halperin - National Security Council (later Brookings Institution)

Tony Lake - National Security Council

Helmut Sonnenfeldt - National Security Council

Daniel Davidson - National Security Council

🤝 William Safire - National Security Council 🔗

Winston Lord - National Security Council

Colonel Robert Pursley - Secretary Laird's Office (later made a General and assigned as Military Aide to the Vice President)

Marvin Kalb - Radio-Television news commentator and news service

William Beecher - Writer, New York Times

Hedrick Smith - Writer, New York Times

Ambassador Richard Pedersen - State Department

Ambassador William Sullivan - State Department

John Patrick Sears - Believed to be young attorney formerly with Nixon-Mitchell Law Firm, later in Executive Office Building. Wanted a job in Office of Economic Opportunity, became disenchanted and left





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James W. McLane - Health, Education and Welfare (was about to go with Finch to the White House)

Richard Moose - National Security Council.

said that from information he could develop, the first wiretaps were on Sonnenfeldt, Halperin, Lake and Sears. He said that apparently the wiretap on Sears was on about two months. The one on Fursley was on three or four months. It was recalled that the wiretap on Brandon was placed about the spring of 1970 and remained on until all were discontinued in 1971. The ones on Smith, Halperin, Halb, and possibly Lord, were believed to have also remained on for a long period of time and were among those in operation when all were discontinued in 1971.
The last wiretap placed according to what SA could learn, was on McLane, and this was placed during cold weather when Mr. Hoover went to Florida. This was recalled because authorization was obtained from Mr. Hoover by phone prior to installation since it was an urgent request. It is believed that this was in early 1971.
Eo far as SA could determine, all of the wiretaps in question were discontinued in the latter part of May or early June, 1971.
told SA Smith that only one copy of a log relating to each wiretap was made, and this was sent to the office of Mr. W. C. Sullivan. He reiterated that no copies of logs or other records relating to these wiretaps were kept by the Washington Field Office.
SA Smith said that he had no personal knowledge, nor did he learn from SA or SA whether the various wiretaps in question were placed on the home phones, office phones, or other telephones of the b7C individuals.
SA Smith said that in conversations with SA mentioned that the wiretaps were more or less a waste of time since nothing of substance was ever learned from them. He indicated to SA Smith that none of the wiretaps produced any evidence linking the individuals with a leak of national security information.

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SA Smith said that based on his conversations with SA and he is of the opinion that no wiretaps along the lines under discussion were placed any place except in Washington, D. C.

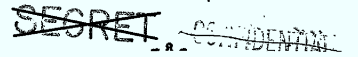
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SA Smith said that other than the individuals previously mentioned, he had no knowledge of officials in the Department of Justice or FEI who might have been responsible for carrying out these wiretaps. Further, he had no knowledge as to what official authorized or directed the discontinuance of these wiretaps.

In conclusion, SA Smith voiced the opinion, based on his experience and knowledge of the law relating to wiretaps during the pertinent period up to June, 1971, that neither the FBL Attorney General, nor White House officials were involved in any manner of impropriety with respect to the placing of wiretaps on individuals who may have been involved in the leaking of highly sensitive, classified national security information. He pointed out that at least prior to the Keith decision, which limited the authority of the President to approve warrantless wiretaps to exclude domestic groups and individuals, it was fully accepted that the President and Aitorney General had the Constitutional power to order or approve wiretaps in national security cases.

SA Smith pointed out further that in connection with the various wiretaps placed at the request of the White House in this instance, it would appear that the White House based its requests for wiretaps on the serious breach of national security in the leaking of classified national defense information. He said that although the FBI has no records at this time to support the contention that the wiretaps were all placed in connection with national security, he knows of his own knowledge that former Director J. Edgar Hoover had an absolutely firm policy of not permitting the FBI or any of its employees to engage in wiretaps unless prior approval was obtained from the Attorney General. SA Smith said that it is inconceivable that J. Edgar Hoover would have permitted the FBI to place and maintain wiretaps, even for the White House, unless full and complete justification could be shown that such wiretaps were legal under a strict interpretation of the law at the time.

SA Smith said that in his judgment the only impropriety which could be attached to these wiretaps, insofar as the FBI was concerned, was the turning over of official FBI records relating to the wiretaps to persons





outside the FBI by Mr. W. C. Sullivan. SA Smith said that he is confident that if these records have not been destroyed and could be located, they would clearly show that the wiretaps had a sound national security basis.

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DECLASSIFICATION AUTHORITY DERIVED FROM ANTONATIC DECLASSIFICATION GUIDE FEDERAL BUREAU OF INVESTIGATION John D. Ehrlichman, residence 330 Chesapeake Drive, Great Falls, Virginia was interviewed by Inspector William A. Melacke and Special Agent in the presence of his attorney, b6 21 office. Northwest, Washington, b7C Mr. Ehrlichman was advised at the caset of the interview that he was being contacted concerning any information he may possess concerning the delivery of wiretap information from the Federal Bureau of Investigation by Mr. Robort Mardian, in a brief case or satchel sometime in July, 1971. Mr. Ehrlichman said that although he cannot recall the exact date be does recall Mr. Mardian being associated with the delivery of a stack of wiretap logs and other written material which he knew to be summaries of the wiretap logs to the White House. Mr. Ehrlichman said that this was a long time ago and his memory is somewhat hazy, but he recalls that Mr. Mardian was definitely associated with the logs and other written material at the time of delivery. He said the material to his best recollection was in several brief cases or packages bound together or it may have simply been loose and stacked on the desk in his outer office. He said that he received specific instructions as to what to do with this wiretap material; however, he said that he would not name the individual who issued these instructions. He said the instructions were to file the material in his office, which he did. He said that he recalls "sampling" the material at the time he took possession. He said by "sampling" he simply meant that he only looked at a random sampling of the contents of the stack of material rather than perusing or lealing through the entire contents. He said that he recalled there was really nothing of any vital importance in the material, as best he could recall. He said he never looked at the contents of this material again. He was specifically asked whether or not be noticed any letters authorizing wiretaps by the Attorney General in this group of correspondence. May 11, 1973 of Washington, D. C. Inspector W. A. Moincke and

ocument contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; its contents are not to be distributed outside your agency.

Special Agent



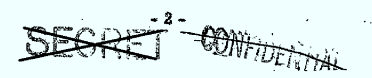
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Mr. Ehrlichman said the material to which he was referring was filed in a two-drawer, safe-type cabinet located in his outer office. Mr. Ehrlichman said that from the time he received the material it remained in this cabinet until about April 30, 1973. He said that it was on or about this date, April 30, 1973, that he was considering submitting his resignation to the President of the United States. He recalled the presence of this wiretap information and issued orders to have this wiretap information removed from his office and filed with "Presidential papers." He said that he could not now recall who physically filed these papers but believes it would probably be He does not know precisely where, among the President's papers, the material was filed although he is positive it was in a sale. He was specifically asked whether or not he heard any information or if any information came to his attention in any way as to whether or not these wiretap documents had been removed since April 30, 1973, from the Presidential papers. He said "No," that they definitely would still be there as far as he knew. He said that if the FBI wanted to see these papers or remove any of the papers, only two people could give such authorization. One was the President of the United States himself or Mr. Buzharat, who would act under the specific authorization of the President of the United States.

Mr. Ehrlichman was asked whether he could recall if any of the papers among the wirefap information was yellow in color. He said "Yes," some of them were yellow in color but he could not estimate how much of the correspondence was yellow, again reiterating that he simply sampled the correspondence.

Mr. Ehrlichman advised that his office at the White House is not on the same floor as the Oval Room nor on the same floor as Mr. Haldeman's office.

Mr. Ehrlichman was asked if he could specifically recall whether or not the wiretap information was delivered to him in the Oval Room rather than in his office as he had previously stated. He said it definitely was not delivered to him in the Oval Room at the White House. He advised that the Oval Room has desk facilities for only one person and that is the





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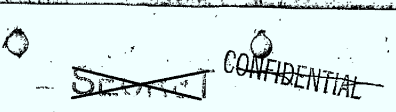
President of the United States. There are no White House Aides, clerical or secretarial people in that office in the Oval Room. He was specifically asked to try and recall Mr. Mardian's part in the delivery of the wiretap information. He said that he simply cannot recall the incident that vividly. He feels sure that Mr. Mardian was present at the White House on the day he received the wiretap material and feels he was with Mardian at the time the wiretap material was furnished to him. He said it was entirely possible, however, that he had seen Mardian on the same day and that Mardian could have been elsewhere in the White House when he, Ehrlichman, actually received the material.

He said that during the time the material was in his safe-type cabinet, to his knowledge, no one made reference to it or used it. He said, however, that to be absolutely sure on this point that would have to be interviewed inasmuch as he would have had more direct knowledge inasmuch as it was physically under his, custody and control. He said that he did not even have the combination of the safe-type cabinet in which the material was stored and that only Tod Hullin had that combination.

Mr. Ehrlichman advised that he had no personal knowledge of who and under what circumstances the wiretap operation was initiated nor did he know the duration of the wiretap program.



FD-302 (PSV. 11-27-70) NTOMATIC DECLASSIFICATION GUIDE FEDERAL BUREAU OF INVESTIGATION Harry R. Haldeman, residence 3402 R Street, Northwest, Washington, D. C., was interviewed by Inspector William A. Meincke and Special Agent in the presence of his attorney, b6 at office. b7C Northwest. Washington, D. C. Mr. Waldeman was advised at the caset of the interview that he was being contacted concerning any information he may possess concerning wiretap information which he received by courier from the FEI during the period 1969 to 1971. The purpose of these wiretagswould have been to determine any leaks by White House staff members or their employees concerning the Strategic Arms Limitation Talks. Mr. Haldeman advised that he recalled receiving summary letters concerning these wiretaps and that he received them routinely from the FBI. He said he could not recall who the courier was because the summary letters would actually go to his administrative assistant, He said at first be read all the summaries b6 winch came into his office but found them to contain information which really was not of much interest to him. The contents of the letters did b7C not contain any startling information and he eventually delegated the authority to read this material to ______ who would review the summary letters and bring to his, Mr. Haldeman's, aftention only those matters which thought would be of interest. Mr. Haldeman said that as he recalled the summary letters which he had were addressed to him, but he knew that the wiretap program had been going on for some time and originally the letters went to Dr. Renry Kissinger. Mr. Haldeman said that sometime in the Summer of 1971, the exact date he could not recall, he received a request to gather this material he had under his control so the material could be returned to the FBI. He was specifically asked who made such a request. He said that he simply could not now remember who made that request. He said erviewed on Ray 11, 1973 of Washington, D. C. Inspector W. A. Melocke and Special Ageni s deciment contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; and s contents are not to be distributed outside your agency.



that he knew the letters were assembled and sent to the Federal Eureau of Investigation. He said he could not recall making any inventory of the correspondence prior to its being returned to the Federal Eureau of Investigation. He said he is positive he made no inventory; however, this is not to preclude the possibility that may have done so, although he doubts it. He was specifically asked whether or not he, acting for the President of the United States, authorized any of these wiretaps. He said definitely not. He said that Dr. Henry Kissinger may have made this request but this is speculation on his part.

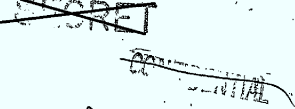
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He was asked specifically whether or not he had any knowledge of Mr. Robert Mardian returning this material to the White House at a later date. He said he had no direct knowledge but that he had heard from Mr. John Ehrlichman that the material had been returned. He was asked specifically if he at any time engaged in checking White House summary letters against FEI copies of these letters with Mr. Mardian. He said as best he could recall the answer would be 'No," he could not recall such an instance. He said that if any checking had been done it may have been done by his administrative assistant,

Mr. Haldeman was specifically asked if he ever saw the White House summary letters again after they had been sent back to the FRI. He replied "No."

Mr. Haldeman was asked if he had any reason to believe the material had been destroyed to which he replied 'No." Although he had no direct knowledge, from the information he learned from Mr. Ehrlichman, they were still at the White House.

Mr. Haldeman was asked if he recalls any mention of Daniel Ellsberg in the summary reports he reviewed at the White House. Mr. Haldeman replied "No."



DECLASSIFICATION AUTHORITY DERIVED FROM:

PS AUTOMATIC DECLASSIFICATION GUILE

DADE 12-30-2009

FEVERAL BUREAU OF INVESTIGATION

CONFIDENTIAL May 12, 1973

On May 11, 1973, General Alexander M. Haig was interviewed at the White House. At the outset of the interview General Haig was advised that he was being contacted regarding any knowledge he possessed concerning missing records relating to FBI wiretaps on White House officials and newsmen which were instituted at the request of the White House during the period 1969 through 1971. General Haig furnished the following information:

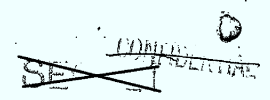
In connection with the current revelations in the newspapers regarding this matter the White House checked and has located these records. General Haig examined them on May 11, 1973, and feels the information the FBI is seeking is in the records. The records are presently under impoundment and will be available for review by Mr. Ruckelshaus, Saturday, May 12, 1973.

Based upon questions asked of General Haig and his recollection of the nature of the records, it appears they consist of summary letters from the FBI, signed by Mr. Hoover; transcripts (logs) of conversations; and signed authorizations of the Attorney General for the wiretaps. General Haig said he feels sure that upon examination the FBI will find memoranda to the Attorney General from the FBI requesting authorization for the wiretaps; with such memoranda containing the signature of Attorney General Mitchell.

General Haig was advised that the FBI has information that in 1971 the letters to the White House from the FBI had been returned to the FBI and subsequently these letters as well as logs and other records regarding these wiretaps had been turned over to Dr. Kissinger and him. He was asked to furnish whatever knowledge he has concerning the circumstances of these transactions. He advised as follows:

In 1969 after the first National Security Council meeting there were the most serious kinds of leaks to the newspapers, some within twenty-four hours. These leaks related to basic decisions of the President concerning the most sensitive type of national security information. Upon inquiry it was determined that in some cases only a very few White House Aides would be cognizant of the information and a further check of their personal history jackets suggested information which would place them as possible suspects of the leaks.

rviewed on <u>May 11, 1973</u>	Washington, D. C.	
Inspector  Special Agent  document contains neither recommendations no neither contents are not to be distributed outside.		b6 b7C



With this data the feeling was that a surveillance upon such suspects would bring out a contact or discussion which would identify source of unauthorized leaks. Under this rationale requests for certain wiretaps were generated within the White House staff. General Haig has no recollection as to when or why the first such wiretap was requested but feels confident it was a result of an exceptionally serious leak.

With respect to the decision and request for installation of a wiretap, General Haig said he could not answer this because the action taken was the result of jointinput. General Haig was in contact with the Bureau in connection with matters in which Dr. Kissinger had a direct interest and is sure Mr. Hoover was cognizant inasmuch as the letters regarding these matters were signed by him. He feels the requests were generally transmitted to former Assistant Director William C. Sullivan. He recalls that on occasion he orally requested Sullivan to place wiretaps on certain individuals with Dr. Kissinger's approval.

At the beginning of this program, around May, 1969, the FBI letters addressed to the President were referred to Haldeman and the letters addressed to Dr. Kissinger were handled by General Haig. Not too long after this program began Dr. Kissinger and General Haig decided the thrust of this program was primarily an internal security matter and it was thereafter referred to Mr. H. R. Haldeman of the White House. Thereafter all the letters went to Haldeman. Periodically thereafter some of the information sent to Haldeman would be shown Dr. Kissinger when it appeared to be of possible interest to Dr. Kissinger's official activities.

During this program General Haig also recalls that he visited Assistant Director Sullivan to review FBI logs on at least one occasion. He believes this occurred in August, 1969. It was prompted because Sullivan informed him that telephone conversations by

Haig does not recall details of

General

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With regard to return of the FBI letters to the FBI, General Haig said he has a vague recollection that someone said they wanted the letters back. He also has vague recollection of William C. Sullivan calling the White House for the material but does not recall reason for the request. He recalls he kept the letters in a safe with other top secret-type material. At the time General Haig was busy, was not directly involved in the return, and does

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General Haig said it was absolutely untrue that logs and other FBI records regarding the wiretaps were ever turned over to Dr. Kissinger or himself. He said he had heard that former Assistant Attorney General Mardian had turned over these records to John D. Ehrlichman. He stated that after examining these records on May 11, 1973, he feels it would be impossible for him to forget such a transaction as the records are somewhat voluminous, occupying space in a large cardboard box. He said also that in 1971 Dr. Kissinger's office was out of the receipt pattern regarding the wiretap program. During this interview General Haig had a telephone conversation with Dr. Kissinger and inquired of him if such material had ever been returned to Dr. Kissinger's office. General Haig, after termination of this telephone call, said that his recollection was correct and the records had never been returned to Dr. Kissinger or him.

General Haig has no reason to believe that any of the results of the wiretaps under this program were utilized in any way in connection with the Daniel Ellsberg investigation. He also has no way of knowing or reason to believe that any of this material was ever turned over to Gordon Liddy, Howard Hunt, James McCord, John Dean or anyone else in connection with the Watergate matter.

General Haig did not know what FBI official received instructions to discontinue these wiretaps. As to who issued the instructions and in what manner, General Haig said examination of the FBI records should confirm this.

General Haig was asked if he knew the reason the FBI material was removed from FBI space and ultimately taken to the White House. He stated in his opinion the basic reason for this action was the result of a personal feud within the FBI. He knows no other details.

General Haig was also asked if in his opinion these wiretaps were productive. He stated he feels they were invaluable and had been of considerable assistance in helping to control leaks to the press at the White House. In addition to resulting in the removal of Davidson and Dr. Ha perin the wiretaps were invaluable to Dr. Henry Kissinger and General Haig in evaluating key persons on the White House staff and making a determination as to whether each could be trusted with highly classified information.



DECLASSIFICATION AUTHORITY I	
FBI AUTOMATIC DECLASSIFICAT: DATE 12-30-2009	CON GUIDE
October 1; 1971  Wr. E.S. Miller:	
Re: Sensitive Documents  DECLASSIFIED BY	
About 3 weeks ago, during a conversation concerning another matter, former Special Agent . who is now advised on a highly confidential basis as follows:	
Mr. Robert Mardian, Assistant Director, Internal Security Division of the Department, showed a large number of extremely sensitive documents involving coverage which had been placed at the request of the White House and asked that	finds care
These documents were the complete record of the coverage mentioned above, and had formerly been in possession of Mr. W.C.  Sillivan. They are Bureau property. Mr was shocked to see the documents in Mardian's possession, since they are so sensitive as to represent damaging evidence not only to the Bureau, but to the President. Sullivan had previously indicated to that he might turn them over to Mardian, who apparently was aware of the nature of the documents.  Sullivan not to take such course of action, since no one outside the Bureau should ever have access to such material.  Sullivan to maintain absolute control of the material.	
July, 1971, shortly before retired. The documents were still in Sullivan's possession as of 7/30/71, since the last day of his active duty with the Bureau.	
has asked that his conversation be kept in absolute confidence due to the nature of his relation with: Mardian, and if we are to continue to enjoy confidence, and I think we	b6 b7C
should, every effort should be made to protect in this matter.  Tom Smith	

## FEDERAL BUREAU OF INVESTIGATION FOIPA DELETED PAGE INFORMATION SHEET

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