

8/22/63

Confirmation

Council

Prayer

Tuttle -

Starts with C's contention that T "stacked" it.

Have responsibility. Brown too has a part.

Did not consciously do anything improper

Think back 8 yr. H., R., & T. had felt it nec to comment on difficulties bec. of C's unusual characteristics. Those not solely on racial matters

3 judge it.:

Exp'd Barley v. Patterson. C. had disqualified himself. ~~Diff~~ As honest in his convictions but at least, trapped by what he has written

[Covin - re Eastland's study, considered what he would do if investigators came in office. Cf. & re Foreman of J. Ct. ex banc or Council: considered & whether priv. or immunity or jud. Jones: anything we do as judges is jud. & under no duty to disclose.

Tuttle: same view. Jones: under no duty to talk to press.

Tuttle: all agree as since "confidential". H: et in banc & meeting in camera. This is a jud. meeting in camera.

R: put C's letter in + rec. Jones sd. C. would not be able to leave for 3 wks. Had. so tense at last meeting wash to speak; would go out H. first at next meeting. R: notice

is for both ct. & council. C's letter to R details

cond. (acute fibrillation - kidney infection - high fever) after previous meeting. B. informs that et met ex banc to