All Judges Said Bound By New Ethics Code

By John P. MacKenzie 11- 3-72 Washington Post Staff Writer

American Bar Association's new Code of Judicial Conduct is "applicable to all federal judges."

The code sets new guidelines for off-the-bench activities and forbids some business ventures for newly appointed judges. It calls for disqualification of judges where their impartiality is questionable or in cases in which they own a single share of stock in a party.

In a statement released through the Supreme Court press office, Burger said action is expected by April on whether the ABA standards should be adopted formally by the U.S. Judicial Conference, the administrative policy body for the federal judiciary.

The statement was issued in response to an inquiry to Burger as to why no action ethical code at lastweek's Judicial Conference meeting.

moonlighting and requiring detailed financial reports by apply to federal judges be-judges were suspended by the cause they enjoy life tenure conference in November, 1969, and higher salaries than most pending the results of an in-state and local judges.

Chief Justice Warren E. depth ABA study to modern-Burger said yesterday that the ize cannons of ethics dating back 50 years. The study was completed in August, when the ABA formally adopted the new ethical standards.

> The statement, authorized by Burger and signed by court press officer Bert Whittington, said that pending further conference action, "the ABA standards are applicable to all federal judges just as were the 1923 canons of judicial ethics until they were supplanted in August."

Whittington said the recommendations next spring will come from a committee headed by two federal circuit judges, Elbert P. Tuttle of Atlanta and Edward A. Tamm of Washington. The committee is considering whether the bar association code should be supplemented with special rules for the federal bench.

The ABA was designed to had been taken on a proposed apply to federal and state judges at all levels. Some judges, including Tuttle and Stiff rules discouraging Tamm, have contended that stricter provisions should