two lawyers who advised Pres- archives. ident Nixon on his personal income taxes would be released from attorney-client confidentiality to testify before a joint committee probing Mr. Nixon's tax returns.

day that attorneys Herbert W. if they seek a wavier of the at- was repealed. torney-client privilege.

Earlier, The Baltimore Sun reported that Kalmbach and DeMarco have already requested a waiver of the confidentiality requirement. Whelihan said he was unaware of any wavier application.

The Sun said that the two lawyers had requested waivers from at least four of the President's key aides, but that the White House insisted on first receiving their planned testimony in writing.

The newspaper reported that the lawyers rejected this demand because it would mean that the White House would exercise virtual control over their testimony.

But Whelihan said the waiier would be granted without any conditions.

The newspaper said the proposed testimony involves a meeting on April 10, 1970, in which the President and the two lawyers discussed deductions claimed on Mr. Nixon's 1969 federal income tax return. The President's returns for the years 1969 through 1972 are under study by a joint congressional committee

There have been reports that the committee's investigation, initiated at the President's behest, could lead to his having to pay up to \$350,000 in back taxes.

Meanwhile, The New York Times reported that staffers on the joint committee are convinced that no original deed of transfer ever existed on the gift of Mr. Nixon's vice presidential papers to the Na-tional Archives. The President's claimed \$576,000 deduction for the gift is one of the matters under investigation by the committee.

The Times reported that a document held by the committee allegedly shows that more than three months after the cut-off date for claiming deductions for such donations, the papers were still described by an appraiser as "property" of the President that was be-

The White House says that ing "presently stored" at the

DeMarco has said the deed of transfer was signed on April 21, 1969, by former White House aide Edward L. Morgan, but that it was subsequently destroyed when a new J. Bruce Whelihan, a White deed was signed on April 10, House spokesman, said Satur- 1970. The date of the original signing is important because Kalmbach and Frank DeMarco in July 1970 a provision allow-Jr. would be allowed to testify ing deductions for such gifts

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Nixon Tax Lawyers Freed to Testify