dants, informed sources said said. of massive prejudicial pre-Senate, the defense sources Sept. 9, at least until the impostpone the cover-up trial, tent of his role in the coverof President Nixon has run least until the impeachment case been advertised before "never have the facts of a of one defense trial publicity. In the words moved or delayed because have the now scheduled yesterday. at least two of the defento discuss strategies to deal with President Nixon's rescheduled cover-up sources said. up itself the uncertainty over the exits course is prompted in this one." expected to renew efforts to its course in the House and peachment process has run to center on an attempt to scripts that directly damage lease Monday of tape tranfacing trial in the Watergate In addition, attorneys, are The interest in delaying at trial like The discussion is expected By Timothy S. Robinson Attorneys for the six men Washington Post Staff Writer a meeting today case dismissed. criminal they have been the to source, defense begin Jovercase by dants.

poena would be more read-President. mer President than a sitting ily enforceable against a forand pointed out that a subessential witness in the case, dent Richard M. Nixon an ney said he considers Presi-At least one defense attor-

"President Nixon's role in

before we can properly preattorney said yesterday. "His cial than ever," the defense status must be determined this caose is now more cruA 8

Wednesday, August 7, 1974 THE WASHINGTON POST

And the hard the of

pare a defense," Watergate break-in. Haldeman to tell the CIA to dered former White House which lease of the transcript of the block the FBI probe of the chief of staff H. R. (Bob) June 23, 1972, meetings in aroused by the Monday re-'The lawyers' concern was President Nixon or-

John N. Mitchell had conscripts show that Haldeman the Watergate break-in believed Mitchell was aware of former Attorney tol dNixon on that date that Mitchell are defendants in Both In addition, Haldeman and the tran-General

cutor against other defenthe Watergate special prosespiracy case presented by be used to buttress the conway. The tapes thus could massive cover-up was under in the case because of its strategy of every defendant likely to affect the defense closure of the information is man and Mitchell, the disrectly damaging to Haldeare potentially the cover-up case. further implication that a Although the transcripts more e.

sions of the case, would only make guarded assessments ders limiting their discusattorneys, under court orscripts on their cases. Other impact of the tape trancontacted yesterday refused to comment at all about the Some defense attorneys

> of the case based on the transcripts' release.

rial Meet on

with the defense said in general that possible new strategies being considered at Those persons familiar

know them by heart. rors will hear about these tapes for weeks. People will publicity. "The potential juthis point include: jury is out on this case and issue of prejudicial pretrail Raising once again the The

it's not even selected yet,"

steps. is so great" to force those where prejudicial publicity missal of the indictment, a their pretrial publicity mot-"there never will be a point change of venue or a delay closures do not force discase said that if the new disions once already in one defense attorney said. Attorney who have lost this

dence - that with him," said one defense at the same defense table against Haldeman by sitting shouldn't be tainted by evi-Watergate for his alleged crimes in the fendant be tried separately Asking that each decover-up. is damaging "We

the cover-up can begin. ment before the defense in the extent of his involvecover-up and the necessity tied to the Nixon role in the the trial that is specifically source bluntly. for some final action about This latter move is the Asking for a delay of

in the case. defense attorneys involved most of the attention from "Look at this situation,"

tactic apparently attracting

said one defense attorney. so many things at once." pare a defense for a serious while, we're having to prein the cover-up trial; meantainly clients. Lawyers can only do criminal case against our Nixon is almost certainly gocover-up trial are almost cer-Nixon in any Senate trial. "The defendants ing to be called as a witness witnesses against In the

to block the rial. Supreme Court if necessary, mediately, and as far as the said that if he rejects the U.S. District Judge John J. Sirica postpone the case, but would first attempt to have motion they would move im-Attorneys indicated they

rushing to plead the defendants would counted reports that any of solely as a result of the tapes disclosure. Defense attorneys guilty disbe

attorney added. some guilty please," another titude," one attorney said. trial attempts" then the case "If we lose all of our pre-"might be shortened "There's a wait-and-see atby

them was inaccurate. version of discussions with defense that Haldeman's versation could argue as ants referred to in the conand that any other defendone defendant, Haldeman conversation only included pointed out that the taped Haldeman, Several attorneys Mitchell, foralso 20

affairs adviser John chan, Nixon re-election unit mer White House domestic Ehrlichman, former White House aide Gordon Stra-U

> gate break-in. acy to cover up the Waterare all charged with conspir-General Robert C. Mardian former Assistant Attorney Nixon campaign aide and attorney Kenneth Wells and

the alleged conspiracy. tween Nixon and Haldeman the trial since they occurred during the time frame of prosecution force. However, acy by the Watergate special cific "overt acts" listed in are not among the 45 spebe admissible as evidence at tapes of the meetings would furtherance of that conspirlegal observers said that the The June 23 meetings be-

struction of justice charge attempts to have the CIA cept Mardian also in connection with alleged charged with a specific obpay bail and expenses of the All of the defendants exare

Watergate defendants.