Nixon Land Documents--Date Altered

同為

Washington

Dates were altered on sours land survey documents released by the White House this week in connection with the fi-mancing of President Nixon's Sim Clemente home. it was revealed vesterday.

Charges that dates were manged to conform to the enorted re-sale date by Mr. Vision of 23 acres of his esture were made by Representarive Jack Brooks (Dem-Tex.) and later confirmed by Mr. Nixon's attornev and surveyor.

Brooks said the survey in connection with the re-sale to Robert H. Abplanalp and Charles G. (Bebe) Rebozo, wealthy friends of the President. was not completed until Jan. 3, 1971. However, survey records were predated to Dec. 15, 1970, to contorm to a sales agree. went of that date, he said.

Brooks heads a House subcommittee that has studied government improvements on Mr Nixon's California and Florida homes.

RESPONSE

Responding to Brooks, depity presidential press accretary Gerald L. Warran said at San Clemente that the land survey dates, where 'irrelevant."

There was nothing irregular or improper in changing the date of the subsequent land survey to conform to

Back Page Col. 6

From Page 1

that of the earlier sales agreement, he said. "This is much ado about nothing . . . it has absolutely no bearing," Warren said.

LETTER

Brooks told a news conference he did not know why the records were changed. He released a letter he had written to Bryce Harlow, counsel for the President. asking for an explanation.

"Since government funds have been and are being spent upon the property in question, I would appreciate receiving a clarification as to when the transfer to B and C Investment Co. was in fact completed, when each of the related documents was actually executed, and for while purpose datos as the survey dicuments were changed. Brooks wrote.

B and C was a partnership by Abolan cently th interest. (said

cause of any tax considerations.

Later he was asked. "can you state flatly there is no tax effect that resulted from this transaction?"

He replied:

An inter South and a supervised of

"L am not a tax attorney, auditor or accountant."

LAW

As part of the 1969 Tax Reform Act. Congress a pproved higher taxes on capital gains of the type Mr. Nixon may have experienced in this sale. For 1970, for example, the maximum tax a person paid on capital gains was 291/2 per cent, but the rate went up to 321/2 per cent for 1971.

Warren said negotiations for the sale began in mid-September, 1970, and that by November 15 of that year the deal had been set for completion on December 18

He released a letter than Index to Incoles the a same p aplain.

90 (M)

date of Dec. 15, 1970. msorted, he said.

55:

This erasure was discovered by committee staff invest gators who visited the onces of South Coast Engineering Service of San Clemente, the surveying firm. and inspected the original documents, Brooks said. It could not be detected from a photostatic copy, he added.

South Const officials told these investigators they were asked to change the records in January 1971 by Los Angeles attorney Frank De Marco, who represented Mr. Nixon in the sale, Brooks said

'COMMON'

横手

Ele Marco, in an Interview, stid it is "a very common ting in real estate" for a land survey to occur after s sales agreement.

and the same basis

A the state of the state n he comety ped it to a 1966 -Are controlling of this A REAL PROPERTY.

important to us. it was important to our clients - we wouldn't know this."

Los Angeles Times

Warren ton at inlect Dec. 15. Nixon did 1970, to transfer the bulk of his San Clemente property to Abplanalp and Rebozo be-

newsmon Mr. albering dates on the records, which were attached to the sales astresment. In one case there was an erasure with the earlier