Rehnquist Hits Disqualification By John P. MacKenzle Washington Post. Staff William Post. Staff William Staff Wil

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Associate Justice William H. Rehnquist, whose possible par- ify themselves and criticism ticipation in Watergate cases for judges who refuse to do has caused widespread specuso. lation among lawyers, said last night it was "unfortunate" when major issues are decided surveillance case has been by less than the full nine-criticized by legal commentamember Supreme Court.

Rehnquist said he deplored "a tion of the Bar of the City of N. Mitchell and former White praise for judges who disqual- was released here.

Without committing himself by the American Civil Liber-Without committing himself by the American Civil Liber-on questions of disqualificaties Union, were in a speech in any Watergate matter, the controversy over defeated tion from the expected high on judicial ethics prepared for Rehnquist worked closely with went E Hayarayeth Incourt Watergate tapes case, delivery before the Associa- former Attorney General John

general current of opinion" of New York. An advance text House counsel John W. Dean

Interest in the justice's tapes sought by Special Prose-views on disqualification stem cutor Archibald Cox. o. from his former position as assistant attorney general for le

III, whose voices appear along with President Nixon's on

The justice was quoted durwhose role in a 1972 military gal counsel, a post which Pressurveillance case has been ident Nixon described as his cuttieized by legal commentators in major law reviews and by the American Civil Liber-Although pever implicated.

In e justice was quoted during the summer as telling an audience that he probably would not sit in a case directly involving Mitchell, with whom he worked on such parts. ment F. Haynsworth Jr.

In his speech, Rehnquist said he questioned the American Bar Association's new code of judicial conduct under which ownership of a single share of a company's stock would disqualify a judge from sitting in a case involving that company.

He also questioned the authority of the U.S. Judicial Conference, the policy arm of the federal judiciary headed by Chief Justice Warren E. Burger, to make the ABA code binding on federal judges without action by Congress.

In his only direct reference to Watergate, Rehnquist told the bar association that he would never disqualify himthe bar association self solely because the general subject came up at a dinner party. Any such damage would be harmless in view of his exposure to daily newspapers and television.