Subpoena Pushed

By Eugene L. Meyer Washington Post Staff Writer

A lawyer for former presidential assistant John D. Ehrlichman said yesterday he "would certainly consider" subpoenaing the President to testify in the forthcoming fed- leisure from his official duties President absented himself Greene has set a March 15 eral trial here stemming from the 1971 burglary of the office Los Angeles courthouse," the to Maimi, Fla., where, among of Daniel Ellsberg's psychia- defendants' brief said, refer- other things, he found time to hearing on the matter. trist.

The lawyer, Frank H. Strick- House at San Clemente. ler, made the comment shortly after filing papers in District said, "the White House has an- American Day Rally in Huntsof Columbia Superior Court contending that it would not on March 16 the opening of from the capital, the nation The reason, they say, is that be an "undue hardship" for the Grand Ole Opry in Nashdid not disintegrate," the brief the D.C. Superior court, a Mr. Nixon to appear at the ville, Tenn. . . . Moreover, his said. California trial of the White attendance at social functions, House "plumbers" in the Ells- such as the wedding of his witness at a criminal trial to pointed, is legally a federal berg case.

Gordon Liddy and David to testify in the California choice between leisure andthe case. The White House position is that such presidential brief-said.

And that such in the state of th

would open the floodgates to choice between liesure and the Nixon should appear at a presubpoenas from other state "that the President is fully trial hearing March 25 and at courts, leaving the nation capable of conducting the na-the California trial in April is, leaderless.

"President Nixon enjoys, and indulges, ample time for

nounced that he may attend The White House has re- Party political gatherings unsisted the efforts of Ehrlich-connected with his official days will not deprive the coun-federal indictments, the future

Young to subpoena Mr. Nixon ship' in the offing-only a and Huntsville," the brief said, are scheduled to meet here

testimony would be an "undue "It seems," said a separate courthouse.

hardship" on Mr. Nixon and brief filed in behalf of Liddy, tion's affairs while he is away from the capital.

"On Lincoln's Birthday, the -often spent very near the from Washington, D.C., to go ring to the Western White dedicate a hospital addition. A few days later, he also found "For example," the brief time to attend an Honor argued it would not, as the

"During his sojourn away

physician, and at Republican give material evidence for a court. period of approximately two man and co-defendants G. duties, is sufficiently of record try of his leadership any more of the California case is uncer-"There is no 'undue hard-than did his trips to Miami tain. Los Angeles prosecutors

The question of whether Mr. through an interstate compact governing subpoenas, before D.C. Superior Court Chief

If Greene were to issue the The reason, they say, is that

If Greene were to issue the subpoena, the defense lawyers White House contends, set a precedent for all 50 states. creature of Congress whose Mr. Nixon's attendance "as a judges are presidentially ap-

> In the wake of Thursday's from the dual indictments.