## Tapes Reply Set Today by White House

By Richard L. Lyons Washington Post Staff Writer

Presidential counsel James D. St. Clair has promised the House Judiciary Committee an answer today on whether the White House will turn over tapes requested for the impeachment inquiry of President Nixon.

Word that St. Clair would meet the deadline set last week was given the committee yesterday at another of its periodic briefing sessions with top staff on the progress of the preliminary impeachment

investigation.

Chairman Peter W. Rodino (D-N.J.) said he would call a formal committee meeting for Wednesday or Thursday to issue a subpoena for the 41 or 42 presidential tapes should St. Clair's answer be no. Rodino suggested that the committee might also want to authorize him and the committee's senior Republican, Rep. Edward Hutchinson (Mich.) to issue subpoenas as necessary during the 10-day Easter recess beginning Thursday afternoon.

Although the committee discussion sounded as though members expected a rejection of their request, St. Clair's letter promising a response said he felt his talks with John Doar, committee counsel, have made "progress" in specifying the materials sought by the committee and said he hoped that "continued joint efforts will result in a solution."

St. Clair has contended during the six weeks since the committee first requested the tapes that their request was sufficiently precise, though it specified in every case the dates and participants in conversations requested.

Doar said the conversations

See IMPEACH, A4, Col. 1

## IMPEACH, From A1

were between Mr. Nixon and five former or present high officials and all concerned the Watergate cover-up.

Rodino said he will also call a committee meeting immediately after the recess, during the week of April 22, to discuss "whether and how the issues can be narrowed."

The purpose of this is to throw out, without spending more time on them, any allegations against the President by House members which apgations of White House misuse during the inquiry. of federal agencies for politi-Cambodia.

following week, running into trial. It would take a twothe first of May, he will call a thirds Senate vote to remove meeting to decide some of the President from office. ground rules for meetings he- Mansfield also urged commenginning probably May 6 when tators and others to stop takthe committee will receive eviling premature polls of Condence assembled by the staff gress on impeachment and bearing on the question of generally keep quiet and let whether Mr. Nixon should be Congress perform its consituimpeached for Watergate or tional assignment. other matters.

partisan bickering yesterday, Judiciary Committee took the all the while deploring any floor to denounce the Demopartisan display on such issues cratic leadership and the comas the stage at and extent to which St. Clair should be per- impeachment inquiry. mitted to participate in commitee proceedings . call live witnesses or make its lic acceptance of the commitcase on documents and tapes.

Republicans suspect Democrats may try to limit evidence tion of the inquiry which was to the written or recorded rec-started last October. If Mr. ord and thus avoid the issue of whether St. Clair should be Clair, is not allowed to sit in permitted to cross-examine and cross-examine witnesses,

witnesses.

oped between minority coun-partisan and unfair." sel Albert Jenner and some committee Republicans who was Rep. Lawrence Hogan (Rfeel he is not sufficiently Re- Md.) who assailed the commitpublican in his approach tee staff for its memorandum showed up when Hutchinson of impeachable offenses. Hoidentified Jenner as having gan said the memorandum prepared a minority report was "a very skimpy analysis

St. Clair be permitted to crossexamine.

Jenner responded that minority members had requested him to prepare a report, as was their right, but that most of the work was done by two young lawyers on the minority staff and Jenner's participation was largely limited to attempts to "eliminate some abrasive remarks." Jenner said he worked more on and wholly supported the memo submitted last week by Doar which proposed putting off a decision on St. Clair's participear to be without substance pation until after the commitor politically unrealistic. Doar tee has received the evidence has said the staff has found no from its staff. Doar and Jensubstance in two or three alle- ner have agreed on all issues

The impeachment issue was cal purposes. Some committee first mentioned on the Senate members would like to throw floor yesterday by Majority out charges such as attempted Leader Mike Mansfield, who dismantlement of the Office said that if the House casts a of Economic Opportunity or majority vote to impeach the the 1969 secret bombing of President he would propose a closed session of the Senate to Rodino said that during the act on procedural rules for his

Late yesterday seven Repub-The committee continued lican members of the House mittee staff for delays in the

They were led by Rep. Roband lert McClory (R-III.) who told a whether the committee should near-empty chamber that pubtee's work depends on a speedy and thorough comple-Nixon's attorney, James St. McClory said, "it will be inter-The strain that has devel-preted that the hearings are

Among the other speakers last week strongly urging that slanted against the President."