Cesell Rejects Broadcast Plans For Tapes Over Commercial Use

By Harry F. Rosenthal Associated Press

The White House tapes played at the Watergate coverup trial cannot be made available for broadcasting and home recording at this time, a federal judge ruled yesterday.

U.S. District Court Judge Gerhard A. Gesell said applican'ts have failed to come up with a plan to make the tapes public that would prevent commercialization or undignified use.

The three television networks, the public Broadcasting System and a record firm had been told by the judge last Dec. 5 to come up with a plan "which does not permit over-commercialization of the evi-dence."

In response, they submitted

plans recently.

"The proposals will not be accepted," Gesell ruled.

Gesell said, "The burden is

upon the applicants to come forward with a satisfactory plan to be administered without profit by some responsible agency or person . . . it is a prerequisite to any plan that commercialization of the tapes or any undignified use of the

material be minimized.
"Applicants have failed even to consider these matters." At issue are 28 White House recordings played at the recently concluded trial of John N. Mitchell, H.R. (Bob) Haldeman, John D. Ehrlichman, Robert C. Mardian and Kenneth Wells Parkinson. Former President Nixon is one of the participants in all the of the participants in all the conversations.

Gesell had ruled in December that while the applicants had no constitutional right to the tapes, they had "come into the public domain and the public should have the opportunity to hear them."

But he warned at the time that before the tapes could be released certain obstacles had to be overcome, such as removing material that was excluded from the jury.

Anticipating a heavy demand for copies, he said the court clerk's office was not equipped with trained personnel and suggested the applicants suggest a "satisfactory mechanism and procedure."

In his order yesterday. Gesell said the applicants applicants "suggest no responsible agency

or person to administer the back to U.S. District Court plan and merely undertake to Judge John J. Sirica, who was place all of these problems unable to handle the tapes back on the court which is not applications at the time they equipped with necessary funds, were forwarded because technology or manpower."

Gesell denied all pending applications for the tapes without prejudice"—meaning judge's original request, the the matter can be raised again.

was busy with the cover-up

network had said they esti-mated there were 18 to 22 But he transferred the case hours of tapes involved.