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TAPES, From A1.

Another Tape Found Faulty, Sirica Is Told

Haldeman, Nixon Talk Is Involved

By George Lardner Jr. Washington Post Staff Writer White House lawyers told U.S. District Court Chief Judge John J. Sirica yesterday that an 18 minute segment of another of President Nixon's subpoenaed Watergate tapes is blank. White House special counsel J. Fred Buzhardt said that "the phenomenon" cropped up in the midst of a recorded conversation between Mr. Nixon and forme: White House chief of staff H. R. (Bob) Haldeman. The meeting took place in Mr. Nixon's Executive Office Building suile on June 20, 1972, just Ince days after dis-covery of the break-in and bugging at Democratic Na-tional Committee headquarters here. According to for-mer Watergato Special Prose-cutor Archibald Cox's sub-poena, "there is every reason to infer that the meeting in-cluded discussion of the Wa-tergate incident." Dismayed at the report of another missing conversation,

Judge Sirica gave the Presi-dent until Menday to submit all the extant recordings that Cox subplenaed for safekeep-ing at the U.S. courthouse here.

If Mr. Nixon is unwilling to do that voluntarily, Sirica said, he would ask Watergate prosecutors to issue a fresh subpoena for the full reels of tape containing the disputed conversations.

Judge Sirica said he was taking the step not because the court doesn't trust the White House or the Presi-dent," but "in the interest of seeing that nothing else hap-pens" to the still secret tapes:

Siriea had been planning to leave the original recordings in White Houe custody until a panel of experts completed a series of tests for any signs of tampering, a process that is expected to take several weeks.

Buzhardt said the June 20 discussion breaks off into what he described as "an audible tone and no conversation" for an 18 minute interval. He said there was conversation between the President and Haldeman both at the beginning and at the end of the Watergate prosecutors who briefly monitored the record-ing before vesterday's hear-ing said it is "partially oblit-outed" erated."

See TAPES, A8, Col. 1.

Buzhardt did not contest that description. The White House lawyer said he was told that whatever was said be-tween the President and Halde-man in those 18 minutes has been lost forever. "It is my understanding that it cannot be gotten back." Buzhardt told reporters after the hear-ing.

ing. The startling new disclosure The startling new disclosure came just one day after Mr. Nixon assured the Republican Governors Association in Memphis that the GOP would not be hit with any more bombshells in the Watergate case. "If

"If there are any more bombs. I'm not aware of them," the President told the governors Tuesday at their winter conference.

Buzhardt acknowledged that the President knew of the problem with the June 20 tape problem with the June 20 tape when he made that remark. The White House lawyer said the missing segment was dis covered last Wednesday, Nov. 14, when he and other attor-neys for the President were playing back a copy of the original tape to compile an analysis and index that had been ordered by the courts. The President, Buzhardt said was told "shortly there. said was told "shortly there after"

Buzhardt's remarks indi-cated that the White House at least briefly contemplated taking the legal position that the June 20 meeting with Halde man was not covered by the Cox subpoena because of what Buzhardt called its "ambiguity." Cox's subpoena, Buzhardt



said, described the June 20 session as just "one meeting" session as just "one meeting" between the President, Ehrl-icliman and Haldeman. Actu-ally, the White House lawyer said, there were two sessions, the first between the Presi-dent and Ehrlichman and the second between the President and Haldeman. and Haldeman. The sessions had been pref-

eaced by a get together earlier that same day at the White House between Haldeman, House between Haldeman, Ehrlichman, former Attorney General John N. Mitchell, for-mer White House Counsel John W. Dean III and report-edly A ttorney General Richard G. Kleindienst.

"This was their first oppor-tunity for full discussion of how to handle the Watergate incident," Cox said in his sub-poera, "and Ehrlichman has testified that Watergate was indeed the primary subject of

Indeed the primary subject of the meeting. "From there," the subpoena said, "Ehrlichman and then Haldeman went to see the President. The inference that they reported on Watergate and may well have received instructions it almost immedia instructions, is almost irresistible

White House aides had also been busy the day before these sessions. On June 19, Deap has said, he spoke to several people, including Watergate conspirator G. Gordon Liddy.

According to reported logs of Mr. Nixon's meetings on June 20, the President met June 20, the Freathent met with Ehrlichman from 10:30 to 11:30 a.m. The meeting with Haldeman, including the 18 blark minutes, apparently lasted from 11:30 a.m. to 1 p.m.

The tape of those conversations was apparently the first one that Mr. Nixon's personal secretary, Rose Mary Woods, attempted to transcribe in September at Camp David, She said it eventually took her more than 30 hours to get through it.

Miss Woods testified earlier this month that she could not recall the date of the tape that caused her so much trouble, but she said, "It was the first one on the list, ... It was be-tween the President and Ehrlichman chiefly and Haldeman briefly. It was on all sorts of things. It must have been a two-hour or three hour meeting " _____The only meeting fitting that

approximate description on Cox's subpoena list took place pn June 20, 1972

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In her testimony, Miss Woods said the tape was of "very bad" guality. But she did not mention any long blank spot.

Buzhardt said the White Buzhardt said the White House conducted "a large number of technical tests" with the problem tape Tues-day, but all were "unsuccessful."

"We don't know what the ehavaeter of the problem is." Buzhardt told reporters. The cause, he said, is also unknown.

The White House had already told Judge Sirica last month that two other subpoeand conversations—a phone call from the President to for-mer Attorney General, Mitch-ell on the evening of June 20 and an April 15, 1973, meeting with Dean-had never been recorded.

The Washington Post subsequently reported being told by five different sources that difficulties had arisen concerning the quality of the seven other tapes Cox had subpoenaed.

Except for the June 20 con-versation with Haldeman, however, Buzhardt told the court vesterday that "all of the other tapes subpocaned have been audible through-out."

Judge Sirica was first told of the missing segment in a chambers conference vester-day afternoon. He then or-dered a report made in open court.

Sirica said he was surprised by the disclosure and called it "just another instance" that convinced him he should take some steps to preserve the rest of the recordings. He proposed putting the six-hour reels of tape containing the disputed conversations in a courthouse safe under round. the-clock guard by two deputy U.S. marshals.

Assistant Watergate Special Prosecutor Richard Ben-Veniste said the report that the June 20 conversations with Haldeman is "partially obliter-ated" would get intensive scrutiny.

White House officials briefly played back the origi-nal tape of the Haldeman meeting for Watergate prosecutors yesterday morning to pinpoint the conversation-less segment.

At the hearing before Judge Sirica, Buzhardt protested production of the full six-hour reels on grounds that they in-clude many other conversa-tions not covered by the Subpoena, but Sirica did not seem persuaded. He said he did not

persuaded. He said he did not intend to listen to them. Judge Sirica said, he would resume his hearings on the tapes at 10 a.m. Monday. Meanwhile, he announced the appointment of a six-member panel of experts "to study the authenticity and integrity" of the tapes. the tapes.

Selected jointly by the White House and the Water-gate prosecution force, the

panel includes:
Richard H. Bolt, chairman of Bolt, Beranek and Newman, Inc., a Cambridge, Mass., firm that specializes in acoustics and computer technology.

Franklin Cooper, an ad junct professor of linguistics at the University of Connecti-cut, a fellow of the Acoustical Society of America and a for-mer research engineer for Conoral Electric Research General Electric Research Laboratories.

James L. Flanagan, an electrical engineer now with the Massachusetts Institute of Technology and a former Bell Laboratories specialist in digi-tal coding of speech and acoustic measurements. John G. (Jay) McKnight

an electrical engineer and au-

 Thomas G. Stockham Jr., an associate professor in the University of Utah's computer science department.
Mark R. Weiss, vice presi-

Mark R. Weiss, vice president for acoustics research of the Federal Scientific Corp. of New York City
 Sinca said, theirs, testing would involve physical and electrical measurements of the tapes and should be com-pleted in January