Nixon to Get Leftover Tapes; Minority Report Is Critical

By William Chapman Washington Post Staff Writer

All of former President Nixon's tape recordings not under subpoena and not considered relevant to the Watergate inquiry have been declared his personal property and set aside for disposition as he wishes, the White House announced yesterday.

White House press secretary J. F. terHorst said the decision was made by the former President's legal counsel after consultation with the Justice Department and the Special Watergate Prosecution Force.

However, sources on the Watergate prosecution staff said they were not consulted in advance and were merely informed of a decision made by White House special counsel James D. St. Clair, who resigned yesterday.

One source said Watergate prosecutors had objected to the ruling but have made no decision yet on whether they might try in some way to contest it. TerHorst said Mr. Ford concurred with the decision but did not take part in it.

TerHorst told reporters, "The tapes not subpoenaed and not relevant to the Watergate inquiry belong to the [former] President." That also applies to some 26 filing cabinets full of Mr. Nixon's

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SAM GARRISON



JAMES ST. CLAIR ... resigns post

Non-Watergate Tapes Awarded To Nixon in White House Ruling

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documents stored in a base-Office Building.

According to Secret Service early 1971.

in the trial this fall of the for- and Telegraph case. mer President's aides. Fiftyand one could not be found.

All of the remaining tapes worski, sources said. and documents were still being held by the Secret Service had defended the President in yesterday awaiting word from court and before the House the former President, who is Judiciary at his home in California.

The decision aroused concern yesterday afternoon at tion yesterday and flew back the Watergate prosecutors' of- to Boston, where he is a memfice but no one was prepared ber of a prominent law firm. to say what might be done about it.

"It is all tied up with the overall question involving the former President," said one ship with Mr. Nixon or Presistill pending issue of whether or not Mr. Nixon will be a year since last January. charged with criminal violations connected with Water-staff that labored in Mr. Nixgate. That decision is up to on's defense before he rethe chief prosecutor, Leon Ja-signed also were cleaning out worski, who reportedly is still their offices yesterday and reundecided.

of the tapes and memoranda Buzhardt, who also had ar-not subpoenaed for the forth- gued Mr. Nixon's case in court coming trial might be of use for several months, is still at ment vault at the Executive in any potential prosecution of the White House with his title Mr. Nixon.

Furthermore, it was said, records, there are 950 reels some of the tapes now placed yesterday ordered four more containing thousands of tape- under Mr. Nixon's personal recorded conversations kept in control might be relevant to its possession since the record-other matters which the prosecutors. ing system was installed in Watergate prosecution force is

still investigating. Among Sixty-four of the conversa- them are allegations of illegal tions were subpoenaed by campaign contributions and Watergate prosecutors for use the International Telephone

There is now no court order five of them have been turned in force that would prevent over to U.S. District Court destruction of any of the tapes Judge John J. Sirica, who is and documents. Any legal efscreening them for claims of fort to avert their destruction executive privilege before and preserve them for use in a turning them over to the pros-legal proceeding probably ecutors. St. Clair said eight would take the form of asking other recordings never existed for a new subpoena. That decision, too, would be up to Ja-

Meanwhile, St. Clair, who Committee's impeachment inquiry, officially resigned his White House posi-

He told a reporter in Boston June 23, 1972. that he plans a two-week vacation, but declined to make any the cover-up trial already had comment about his relationstaff member, referring to the dent Ford. He had been on the White House payroll at \$42,500

Other members of the legal turning to their old jobs.

It was speculated that some | TerHorst said that J. Fred ponement.

of legal counsel.

tape recorded conversations turned over to the Watergate

Sirica said in his order that each recording "contains material of an admissible and relevant character." In so doing, he overruled several claims of executive privilege raised by the former President's counsel.

Attorneys for H. R. (Bob) Haldeman, who once was Mr. Nixon's chief of staff at the White House, filed a motion yesterday asking that the date of the trial, now set for Sept. 9, be dealyed because of "unprecedented publicity" given the case in the past few weeks

The motion cited heavy publicity given to the impeachment inquiry, the Supreme Court's decision ordering that the tapes be given to Judge Sirica, and Mr. Nixon's release of three transcripts of conversations with Haldeman on

Similar motions for a delay in been filed by lawyers for former Attorney General John N. Mitchell and former White House aide John D. Ehrlichman.

· Sirica is scheduled to hear arguments on requests for a dealy on Monday. The Watergate prosecution force is to file its response today to the defendants request for a post-