## Gesell Rejects Plans To Broadcast Tapes By Harry F. Rosenthal Associated Press Associated Press

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played at the Watergate cover- ber that while the applicants up trial cannot be made avail- had no constitutional right to able for broadcasting and the tapes, they had "come into home recording at this time, a the public domain and the

U.S. District Court Judge tunity to hear them." Gerhard A. Gesell said applicants have failed to come up that before the tapes could be with a plan to make the tapes released certain obbstacles public that would prevent had to be overcome, such as commercialization or undigni- removing material that was fied use.

The three television networks, the public Broadcasting Dec. 5 to come up with a plan "which does not pemit overcommecializtion of the evidence."

In response, they submitted plans recently.

accepted," Gesell ruled.

upon the applicants to come back on the court which is not forward with a satisfactory equipped with necessary funds, plan to be administered with technology or manpower." out profit by some responsible agency or person . . . it is a applications for the tapes prerequisite to any plan that "without prejudice"-meaning commercialization of the tapes the matter can be raised or any undignified use of the again. material be minimized.

to consider these matters." At Judge John J. Sirica, who was issue are 28 White House rec- unable to handle the tapes ordings played at the recently applications at the time they concluded trial of John N. were forwarded because he Mitchell, H.R. (Bob) Haldeman, John D. Ehrlichman, trial. Robert C. Mardian and Kenneth Wells Parkinson judge's original request, the Fomer President Nixon is one network had said they estiof the participants in all the mated there were 18 to 22 conversations.

White House tapes, Gesell had ruled in Decemfederal judge ruled yesterday. public should have the oppor-

> But he warned at the time excluded from the jury.

Anticipating a havy demand for copies, he said the court System and a record firm had clerk's office was not equipbeen told by the Judge last ped with trained personnel and suggested the applicants suggest a "satisfactory mechanism and procedure."

In his order yesterday, Gesell said the applicants "suggest no responsible agency "The proposals will not be or person to administer the plan and merely undertake to Gesell said, 'The burden is place all of these problems

Gesell denied all pending

But he transferred the case "Applicants have failed even back to U.S. District Court was busy with the cover-up

In their response to the hours of tapes involved.