House Unit Bids President Yield on Tapes by Tuesday

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By JAMES M. NAUGHTONAPR 5 1974

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whether he will turn over to it "the patience of this committape recordings of some 42 Wa-tee is wearing thin" after waittergate-related conversations it ing 38 days for a White House seeks for its impeachment in reply to the panel's request of

"We will subpoena them if

WASHINGTON, April 4 - we must," the committee chair-The House Judiciary Committee man, Representative Peter W. demanded today that Presi-Rodino Jr., Democrat of New dent Nixon decide by Tuesday Jersey, warned. He said that Feb. 25.

> Congressional officials close to the inquiry said later that they expected the committee to vote next week, perhaps as early as Wednesday, to sub-poena the tapes if they are not volunteered by the Presi-

Two of the President's lawyers, James R. Prochnow and Larry G. Gutterridge, were among the spectators, taking notes, at a meeting of the Judiciary Committee when Mr. Ro dino declared:

"We have gone forward assuming good faith and cooperation. As regards the President himself, we have been respectfully patient. The courts were patient. The House has been patient. The people have been patient for a long, long time."

At the White House, a Presidential spokesman declined comment on the committee's deadline, reiterating that the tapes issue was the subject of Continued on Page 21, Column 5

Tapes Called Relevant

The 42 conversations, some of which the White House has said may never have been recorded, involved the President and former high officials of his Administration in February, March and April of last year.

In a letter to Mr. St. Clair today, Mr. Doar described the lasse of whether the President had been aware of or had joined in the attempt to cover up Administration officials' alleged involvement in the bugging of the Democrats' headquarters in the Watergate complex.

One section of the letter said that the tapes could determine if the discussions, bearquent the Tresident's knowledge or lack of knowledge, participation or lack of participation of justice" alleged in the acts of obstruction of justice" alleged in the indictment last month of seven a "definite trend" in earlier he was "just looking ahead."

rom Page 1, Col. 7 former White House and Nixon impeachment proceedings to permit the official under investigation to have counsel presultatest, with respect to whether or not the conversations referred to in our letter of Feb. 25 will be delivered to the committee. 26 will be delivered to the committee. 27 will be delivered to the committee. 28 will be delivered to the committee. 29 will be delivered to the committee. 20 will be delivered to

Tapes Called Relevant

publican, Edward Hutchinson evidence was assembled.

The 42 conversations, some of Michigan, said that he failed Meanwhile, a Dem

atest such meeting, on Tuest lay, at which James D. St. committee."

Slair, the President's special counsel, asked the committee's senior lawyers, John M. Doar an dAlbert E. Jenner Jr., for more information to justify the request for the tapes.

Tapes Called Relevant

25 will be delivered to the committee to the committee."

Early Vote Sought

None of the 21 Democrats and join in every stage of the inquiry. But the Doar-Jenner brief urged that such a decipation be deferred until all the publican. Edward Hutchinson evidence was assembled.