Dean Requests Immunity Or Quashing of Subpoena

His Lawyers Ask Judge Sirica to Act in Return for Watergate Testimony -Decision Is Expected Today

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By WALTER RUGABER JUN 1 2 1973 Special to The New York Times WASHINGTON, June 11 - | The Government lawyers,

eral judge today either to throw out a grand jury sub-poena or to grant him im-munity from prosecution in re-turn for his testimony on the turn for his testimony on the and others without the former Watergate affair.

turn for his testimony on the Watergate affair. Lawyers for the former coun-sel to the President took the issue before Chief Judge John J. Sirica of the United States District Court here after months of private negotiations with Federal prosecutors handling the case. The Government made pub-lic a letter of May 22 to Mr. Dean in which it said evidence had been established that he plot to cover up the scandal and in which is refused to drop all charges against him. **Subpoena Issued** Mr. Dean, whose forced resignation as the White Housa attorney was announced on April 30, had been subpoenaed to appear this morning before the 23-member grand jury that is investigating the Watergate case. Judge Sirica is expected to rule tomorrow on whether the subpoena should be quashed and on whether Mr. Dean, who has discussed the case in pri-vate session with the prose-cutors, should have immunity. N. Shaffer, argued today that formal jurors without immunity would force him to invoke his self-incrimination and would thus prejudice the panel. The prosecutors replied that the grand jury had asked to muestion Mr. Dean and that

Fifth Amendment right against self-incrimination and would thus prejudice the panel. The prosecutors replied that the grand jury had asked to question Mr. Dean and that under a number of court de-cisions he could be called even though his attorney has said he would invoke the Fifth amendment. In a trial situation, a de-

he would invoke the Fifth amendment. In a trial situation, a de-fendant cannot be called by the Government because, while he could refuse to answer questions, it has been held that in doing so he may prejudice the dury against him. On the immunity issue, Mr. Shaffer said that Mr. Dean had talked to the prosecutors out of the grand jury's presence on the "condition" that what-ever he disclosed "ould not be used against him." The prosecutors met with Mr? Dean "for extended peri-ods of time on numerous oc-casions," his lawyer asserted, and received "a plethora of in-formation explaining the in-volvement of Dean and others" in the Watergate affair.

John W. Dean 3d asked a Fed- Earl J. Silbert, Seymour Glan-