Washington Post Staff Writer By Sanford Ungar

bald Cox. Watergate prosecutor Archithe first genuine test of the ferences has developed into tape recordings of staff concess to President Nixon's ndependence of special The controversy over ac-

dent himself-that he has gone too far. Richardson and the Presihis nominal superiors-Atinto which Cox has ventured where he risks being told by torney General It is perhaps the first area Elliot L.

tive privilege. dent's broad view of execuwith boldness and impunity to subpoena Mr. Nixon's tapes and to challenge in he federal courts the Presi-Until now, Cox has moved

would be entirely free to pursue the evidence." cause the Attorney General originally "made it clear I tor implied that he has Richardsons explicit support, beterday, the special prosecu-At a press conference yes-

of the tapes. spoken directly on the issue But Richardson has not

sued a statement Tuesday, observing that Cox was The Attorney General is-

## Access to Tapes Tests Cox Power 1973

cess" to the tapes. reporters, however, that he did not necessarily feel that Cox has a clear "right of acthe requirements of his job." Richardson added to

Texas law professor who is consulting with the White A. Wright, the University of And a day earlier, Charles

## News Analysis

House on the matter, reminded Cox in a letter that he is "an ordinary prosecu-President." up to and including the structions of your superiors, . . subject to the in-

The question that was being asked in high Justice Department circles as the that undercut Cox. ity and issue "instructions" choose to exert that authorif it is losing in court, might and when the White House, week wore on was whether

attorney may ing rule that no government dent lower-court decision without the permission of the solicichoose to play is the standday that one chip the Presipartment pointed out yester-Some sources in the deultimately

> ernment in all cases before represents the federal govthe Supreme Court. tor general, who generally

are not publicly known. eral is a new man, Yale law school Professor Robert H. sue in the tape controversy Bork, whose views on the is-The current solicitor gen-

eral, could theoretically be through the Attorney Genstep into the case. directed by his superiors to responsible to the President But Bork, who is himself

authority" for, among other was appointed, he has "full spelled out for Cox when he "duties and responsibilities" things: According to the official

he shall have full access." from any source, as to which mentary evidence available • "Reviewing all docu

or any other testimonial privior not to contest the asserlege." tion of 'executive privilege' "Determining whether

ated before or after his assumption of duties), includtions, and handling all aspects of any cases within his ing any appeals." jurisdiction (whether initidictments, ing prosecutions, framing in-· "Initiating and conductfiling informa-

appeal. before Cox files or arques an even in a pro forma manner, Bork need not be consulted, ing at Justice now is that The general understand-

Court, with two other pro-fessors, Cox and Wright, fighting it out before the the White House orders him to get involved. a back seat if and when the issue reaches the Supreme ustices — unless, of course, Bork is expected to take

gested yesterday that the Supreme Court might even invite Bork to enter the would be useful in resolving the court) whose views the dispute. tral amicus curiae (friend of Department official sugcase, more or less as a neu-One high-ranking Justice

refuse to take the case as posed by the Cox subpoena to the President, on the grounds that it is an "internal executive branch squabble" without "properly adverse parties." the high court may simply But another observed that

"shall extend ... to controfederal judiciary, says that tion, which established the he power of the Article III of the Constitu-

against former Sen. Daniel and the criminal charges sure of the Pentagon Papers Gravel (D-Alaska) in disclorecently, for example, in cases concerning the inperformed in the past-most committee.
In that event, the justices would be mediating between volvement of Sen. Brewster (D-Md.). branches, a role they have the executive and legislative Mike

Cox subpoena. mally be expected to do, he panion case concerning the flict of interest in the commight appear to have a con-Senate, as he would nirthe White House against the eral would be a major questential role as solicitor gention mark. If he represented But there too, Bork's po-

versies to which the United States shall be a party." courts have jurisdiction is unclear whether the The official noted that it

avoided, of course, if the over a controversy between two officials of the execugrowing out of the demand the high court were the one first subpoena case to reach and the special prosecutor. tive branch, the President That problem would be

the Senate select Watergate for the President's tapes by