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Issue Left For Courts **To Decide**

By George Lardner Jr. Washington Post Staff Writer

The White House and Special Prosecutor Archibald Cox gave up yesterday on efforts to reach an outof-court settlement over President Nixon's secret Watergate tapes.

Both sides tersely informed the U.S. Circuit Court of Appeals here yesterday afternoon of the "unsuccessful outcome"

of their negotiations. In virtually identical letters to the court, submitted after a final meeting during the day, Cox and the President's chief courtroom lawyer, Charles Alan Wright, said that "sincere efforts" had been made, but that they "were not fruitful."

The next step is up to the court, which emphasized last week that it would "discharge its duty of determining the controversy" if the compro-mise it proposed was not successful.

A ' decision is expected within the next two weeks, setting the stage for a final confrontation in the Supreme Court.

The Court of Appeals had voiced the hope last week that Mr. Nixon and Cox could Mr. Nixon and Cox could agree on what portions of the recordings could be turned over to the Watergate grand jury here instead of forcing the issue to a constitutional determination.

If either Cox or the White House had considered asking, for more time to reach an agreement, there was no hint of it in yesterday's reports, which were turned in just be-fore the count-imposed dead-line. Both sides refused to line. Both sides refused to comment on whether any

progress had been made in the

talks. "All participants in these conversations have agreed that we shall say nothing about them except to make this report to the court," Cox and Wright said in their three-paragraph letters to Circuit Court Clerk Hugh E. Kline.

They said little else except that the meetings prompted by the court's proposal had been "lengthy."

Cox met with White House special counsel J. Fred Buz-hardt at the Executive Office Building on Monday and again on Tuesday.

A final session was held yes-terday between Cox and his chief counsel, Philip A. Laco-vara, on the one hand and Buzhardt, Wright and acting White House counsel Leonard Garment on the other.

Cox apparently was not per-mitted to listen to any of the recordings. The bargaining was believed to have been confined largely to haggling over how much of the disputed tapes the White House would let even the special prosecutor hear.

The recordings include nine of the President's conversa-tions about the Watergate scandal with top White House aides and political advisers— eight in face-to-face meetings and one over the telephone with former Attorney General John N. Mitchell, then the di rector of Mr. Nixon's re-election campaign. The President has said that

he would abide by a "definitive" Supreme Court he ruling in the case, but he has

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TAPES, From A1 refused to say what he would regard as definitive. He has pointedly left open the possi-hility that he might voluntar-ily make relevant excerpts available if he wins the court fight, but any such step would clearly be subject to Mr. Nix-on's own determination of what is relevant and what can be safely extracted from other conversations on the tapes that he might want to keep se-cret. cret. No further announcement is

expected from the Court of

Appeals until the seven judges President "has not delegated presiding over the case hand to the special prosecutor, and will not abrogate, his constituments were heard Sept. 11 and tional duties and prerogatives. the final brief was submitted by the White House Wednesday.

"They have it under consid-eration," Kline said. "Anything now in the way of meetings will be among themselves and private."

Cox has urged the court not to "shrink from entry of a coercive order" directing Mr. Nixon to turn over the recordings directly to the Watergate grand jury. At the least, he has asked that he and his proscutors be permitted to join Chief U.S. District Court Judge John J. Sirica for the preliminary screening that Sirica has called for,

The President's lawyers have contended that the tapes are clearly privileged and that Mr. Nixon's judgments on that score are not subject to judicial review.

In their final brief, Mr. Nixon's attorneys said that he had recognized "the unique char-acter" of Watergate by au-thorizing Cox' appointment and permitting him wide discretion in investigating the scandal.

will not abrogate, his constitu-tional duties and prerogatives. That," they said, "would move beyond accommodation to irresponsibility."

President Heard

"More Than 2" Tapes

White House Press Secre yesterday that President Nixon has listened to "more than two" of his secret Watergate tapes.

Mr. Nixon said at his Sept. 5 press conference that "the only time I listened to the tapes—to certain tapes, I didn't listen to all of them of course-was on June 4th."

Some published versions of that press conference had Mr. Nixon saying that he listened to "two certain tapes." The official transcript, however, shows that he said he listened "to certain tapes."

Watergate special prosecu-tor Archibald Cox has been seeking the tapes of nine of Mr. Nixon's conversations Mr. Nixon's conversations about Watergate. Ziegler did not say precisely how many the President has listened to andal. But they added that the that it was "more than two."