ixon to Cooperate in Probe

## **Hearings Recessed**

## By George Lardner Jr. Washington Post Staff Writer

U.S. District Court Judge John J. Sirica abruptly adjourned his hearings on the Watergate tapes yesterday when a White House lawyer was asked whether President Nixon knew last June that a crucial recording did not exist. White House special counsel J. Fred

Buzhardt was on the witness stand when the questioning was cut off by a hurried bench conference with Sirica, apparently touching on the question of an attorneyclient privilege. Sirica ordered the transcript of the

bench conference sealed from the public. He indicated that he would rule Monday on whether Buzhardt will be required to answer.

answer. The dispute arose after Watergate special prosecutors disclosed in court that their former chief, Archibald Cox, had asked the White House late last spring for access to a reported recording of the President's April 15, 1973, conver-sation with then-White House counsel John W. Dean III. The request was addressed to Buzhardt

The request was addressed to Buzhardt and dated June 11, weeks before public disclosure of the secret system for re-

cording presidential conversations. White House lawyers, including Buz-White White House lawyers, including Buz-hardt, told Sirica last week that they had "determined" only a few days earlier that two of the tapes Cox finally sub-poenaed, including the April 15 talk with Dean, did not exist.

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Watergate committee in August that the President offerid to play it back for h;..., but Petersen, who had been in charge of the Watergate investigation, said he declined because he did not want "to get anything except what we are getting from John Dean directly."

The assistant attorney general told the Watergate committee that he did not know whether Mr. Nixon was alluding to a direct tape of the conversition with of the conversation with Dean'or simply a tape of the President's recollections. He said the subject came up when the President told him over the phone April 18 that Dean had been granted immunity from prosecution. Petersen said he told the

President this was not cor-rect. He said Mr. Nixon in-sisted that it was and stated,

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Even before issuing his. subpoena on behalf of the Watergate grand jury, how-ever, Cox had apparently been told by Assistant Attorney General Henry E. Petersen that the session with Dean might have been recorded.

In his June 11 letter to Buzhardt, Cox said he had been "informed that the President had a conversa-tion with John Dean on the night of April 15 which was recorded on tape. My under-standing is that there was either a personal meeting or a telephone conversation. to hear it and to have a transcript made for use in our investigation."

Buzhardt replied on June 16 in a letter stating that "the tape to which the President referred in his discus- fore Buzhardt could answer.

sion with Mr. Petersen was a tape on which the President dictated his own recollections of that conversation after it was finished. It would, of course, not be appropriate to produce that tape."

Under cross-examination by assistant Watergate special prosecutor Richard Ben-Veniste, Buzhardt said he checked with the Presi-dent before composing his reply. Ben-Veniste then de-

manded:

"Did the President indi-cate to you, in words or subcate to you, in words or sub-stance, that there was no tape of a conversation be-tween him and Mr. Dean on April 15?" The President's chief

courtroom lawyer, Samuel J. Powers, quickly asked for a bench conference with Sir-ica and opposing lawyers be-

A few moments later the hearings were adjourned until Monday. Ben-Veniste asked Buzhardt whether he had ever requested to see the recording of the Presi-dent's recollections of the Dean meeting, but Powers objected that the hearing was dragging on too long, and Buzhardt was not required to answer that ques-tion either.

Earlier in the afternoon, before Buzhardt took the witness stand, Sirica had an-other conference in his chambers, prompted at least in part by the problems that the White House special counsel's testimony might pose.

Assistant Attorney General Petersen was told by Mr. Nixon himself on April 18 of a tape involving Dean's remarks three days earlier.

Petersen told the Senate

"I have it on tape if you want to hear it."

Earlier in his testimony. Buzhardt said he did not learn of the White House taping system even for phone conversations until last June 25 when White House chief of staff Alexander M. Haig Jr. asked him to listen to a recording that had been made in March.

Subsequently, Buzhardt said, White House aide Lawrence Higby asked him if Higby should invoke exe-It fligby should have the cutive privilege in case he should be asked to testify about the overall system. "At that point," Buzhardt said, "I deduced there was such a system."

Buzhardt was initially called to the witness stand yesterday by White House lawyers to clear up an ap-parent inconsistency touching on their claims that the

April 15 talk with Dean was never recorded

The seeming conflict arose when the President's personal secretary, Rose Mary Woods, testified Thursday that she had found an April 16 conversation with Dean—which Mr. Nixon ask-ed her to transcribe even though it had not been subpoenaed — on one tape and what appeared to be a subsequent conversation with then-Secretary of State William Rogers that same after-

noon on another. That seemed to conflict with earlier testimony that the two recording machines wired to Mr. Nixon's Execu-tive Office Building suite automatically switched over only around midnight.

Miss Woods' testimony in-dicated the machines switched from one to the other on April 16 in late

afternoon-and not at midnight.

Buzhardt, however, said that a check of the two rethat a check of the two re-cordings Miss Woods men-tioned showed they were actually made on different days, April 16 and April 17. Mr. Nixon's daily diary showed that he met with Rogers in his Executive Of-fice Building office on the afternoons of both days. The sequence of the tapes

The sequence of the tapes over the April 14-16 week-end is crucial because of the missing conversation with Dean on Sunday, April 15. Dean has accused the President of making remarks at that meeting that implicated him in the Watergate coverup.

The White House has said that the April 15 conversa-tion was never recorded be-cause the tape on the ma-chine set for the office that weekend had already filled

up when Mr. Nixon met with Dean that night from 9:17 to 10:12. They said the second machine did not pick up the conversation because an automatic timer did not kick this recorder into action until about midnight.