WXPost Halperin: Taps Followed Access End

By Timothy Robinson Washington Post Staff Writer

tional Security Council aide Morton Halperin to sensitive information was cut off on was illegal. The tap remained Henry A. Kissinger's orders on Halperin's phone for 21 three days before President months, during most of which Nixon authorized a wiretap on Halperin no longer was a government employee. Halperin's telephone in an attempt to investigate news Each of the 11 defendants in leaks according to a sworn af. the case could be ordered to fidavit by Helperin.

Halperin is suing Kissinger,

then Mr. Nixon's main foreign with single informed me that Halperin said, was campaign policy adviser and now Secrefor a period of time he would work in connection with the then Mr. Nixon's main foreign f The access of former Na. tary of state, and several other Nixon administration officials on grounds that the tap was illegal. The tap remained ernment employee.

pay \$100 a day to Halperin for the length of the tap if the wiretap is determined to have been illegal. Under the terms of a wiretap statute in the 1968 Omnibus Crime Control and Safe Streets Act, that could amount to \$75,000 per defendant, or a total of \$825,-000.

According to the affidavit filed yesterday in U.S. District Court here, Kissinger con-fronted Halperin on May 9, 1969, with an accusation that Halperin was suspected of leaking information on the secret U.S. bombing of Cambodia.

According to Halperin, Kissinger said that "a number of high-level figures in the Nixon administration were suspicious of my political views and considered me disloyal to the calculation."

Claimed.

After he left the staff, Halperin said in his affidavit, he "engaged in a number of calculation and activities reflecting my political beliefs." administration.

not give me access to any of presidential bid of the more sensitive information mund S. Muskie (D-Maine). regarding national security matters," Halperin continued. "That way, he stated, if any information leaked I could not be blamed."

Three days after that conversation in Key Biscayne, Fla., the government placed a tap on Halperin's home tele-phone in Bethesda without Halperin's knowledge. A total of 17 persons-including four newsmen-were tapped in an attempt to track down what the President considered leaks of national security information, and Kissinger has said he supplied many of their names.

From that time until Halperin's resignation from the National Security Council staff in September, 1969, his "access was limited to information available to hundreds of others in the White House and the department of the executive branch," Halperin claimed.

Among these

"These facts raise the inference that the wiretaps were continued to gather political intelligence on a possible Democratic candidate for Presi-dent," Halperin's attorneys said in motions filed yester-

day. The The attorneys also cited what they called eight instances in which the handling of Halperin wiretaps varied from from normal procedures. Many of these instances were normal discovered by the plaintiffs in a lengthy deposition taken in July of then acting FBI Direc-William D. Ruckelshaus.

For example, said the attorneys, the Justice Department requires that authorization for national security wiretaps be renewed every 90 days, but admits that only one authorization was given during the 21-month duration of this tap.

Another alleged variance was the erasure and re-use of the tapes used in recording the Halperin conversations. According to wiretap statutes, such original recordings must be kept for 10 years, the attoractivities, neys claimed.