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**Jaworski Receives Tapes,
Including Two Cox Sought**

By ANTHONY RIPLEY

Special to The New York Times

WASHINGTON, Dec. 10— Presidential tape recordings and documents, a point of explosive confrontation between the former Watergate special prosecutor, Archibald Cox, and President Nixon, have begun to flow to Mr. Cox's successor, Leon Jaworski.

More than four and a half months ago Mr. Cox subpoenaed a group of documents and tape recordings and the effort finally cost him his job on Oct. 20 when he was dismissed for pressing too hard on the issue.

Today, Chief Judge John J. Sirica of United States District Court turned over the first of the tapes sought in the July 23 subpoenas.

The judge called the President's counsel, Leonard Garment, and Mr. Jaworski to his office and delivered a single reel of tapes covering two of the recorded conversations.

In addition, Mr. Jaworski announced that, in response to his

requests, White House lawyers delivered on Saturday a "significant number of tape recordings" and a "substantial number of documents."

He did not outline what they might be. He said, however, that portions of the recordings deemed "material to the special prosecutor's investigations will be presented to the [Watergate] grand jury without delay."

Other documents are still sought.

Mr. Jaworski said that "assurances have been given by White House counsel that searches are now in progress for other documents for which requests are outstanding."

Judge Sirica's action today involved conversations excerpted from two tapes and rerecorded on a single reel for delivery to the special prosecutor.

Gerald L. Warren, deputy

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Presidential press secretary, was asked to identify the tapes and documents turned over last Saturday. He declined.

"We have been cooperating with the special prosecutor in a private way as rational men seeking the same goal," Mr. Warren said. "We prefer to maintain confidentiality."

He said the White House was cooperating "completely" with Mr. Jaworski and believed his investigation would be "wrapped up soon."

"We are pleased that this is his goal and we have it as our goal," he said.

The judge said the two conversations had not been subject to claims of executive privilege by Mr. Nixon.

One of the conversations was held March 13, 1973, in the Oval Office of the White House from 12:42 to 2 P.M. It contains the voices of President Nixon, the former Presidential

counsel, John W. Dean 3d, and H. R. Haldeman, former White House chief of staff.

Mr. Dean testified before the Senate Watergate committee that on that day he discussed the possibility of executive clemency for E. Howard Hunt Jr., who pleaded guilty in the break-in June 17, 1972, at the Democratic national headquarters at the Watergate complex here.

Reported \$1-Million Demand

Mr. Dean said he had also discussed with the President an alleged demand of \$1-million by Mr. Hunt to guarantee silence on the part of the Watergate burglars.

The White House has contended that the conversation Mr. Dean referred to took place March 21 and that neither the money nor the possibility of executive clemency was discussed.

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