Continued From Page 1, Col. 8

STANS RECEIVES DEAN-NIXON TAPE

Judge Ordered U.S. Move

NYTIMES By MARTIN ARNOLD The judge in the Mitchell-Stans trial has ordered the Government to turn over to the defendants portions of a transcript of a tape of John W. Dean 3d talking to President Nixon.

The judge had previously said that he thought the material, which was turned over to the defense Wednesday, would be helpful to one of the defendants. This means that by definition it is exculpatory.

Exculpatory evidence is material in the hands of the prosecution that would tend to prove the innocence of one or both of the defendants on at least some of the charges in this case.

The disclosure of the turnover of the tape transcript was made yesterday-a day that started out with the promise of being the most dramatic day of the trial thus far because Mr. Dean, formerly counsel to the President, was scheduled to take the witness stand.

Instead, a juror became ill early in the morning and had

Continued on Page 26, Column 1

RELIABLE SAMPLE CARD DIVISION OF Willcox & Gibbs makes "Silent Salesmen" for the textile industry (WG-AMEX). Advt.

to be hospitalized and Judge Lee P. Gagliardi adjourned the

trial until Monday morning. The tape transcript that was turned over to the defendants was of a meeting Feb. 28, 1973, between the President and Mr. Dean, who was then his coun-sel. Mr. Dean has told the Sen-ate Watergate committee that he discussed the case of Robert Vesco with the President on that date.

The defendants in this case, former Attorney General John N. Mitchell and former Secretary of Commerce Maurice tary of Commerce Maurice H. Stans, are charged here with perjury, conspiracy and obstruc-tion of justice for allegedly at-tempting to impede a Securities and Exchange Commission in-vestigation of Mr. Vesco's fi-nancial dealings. They did this, the Government contends, in return for a securet \$200,000 return for a secret, \$200,000 contribution that Mr. Vesco, now a fugitive, made to Presi-dent Nixon's re-election cam-paign

Mr. Dean.be the key to this case. Thusexpressed their friendship for
far the Government has been
unable to produce any testi-
not be the case with Mr. Dean.Among other things, accord-
ing to Mr. Dean, the President
volvement his brother, Edward
Nixon, had with Mr. Mitchell and
Mr. Stans, who were full-timebe the key to this case. Thus
far the Government has been
the dovernment has been
or Mr. Stans actually attempt-
ed to quash the S.E.C. investi-
indicated, is named as a co-
conspirator i nthis case. He
\$224-million from mutual funds
his company managed. IndeedSeats Are Jammed
Mr. Dean, who has not been
indicated, is named as a co-
conspirator i nthis case. He
seats already in the Federal
his company managed. Indeed

ing until after Mr. Dean test-fies, for the Government. The defense believes those tapes might also contain exculpatory material, but the judge said: "I will have to wait for the testimony of Mr. Dean on direct Gagliardi announced that the

"I will have to wait for the which was excused after studge through the first time, from defense at-testimony of Mr. Dean on direct examination before I can see juror, Mrs. Violet Humbert, a whether or not any additional may have to be turned over to you [the defense], but I can't make that determination until after he has testified on his direct." Previously during pre-trial hearings, the judge said that he believed sections of the Feb. Stape contained exculpatory material. The Government con-tended the material was not sudge Gagliardi said at that muther of the section of the feb. Mrs. Humbert is able to con-tended the material was not exculpatory. Judge Gagliardi said at that the trian of the section of the first alternate, who would the tended the material was not exculpatory. Judge Gagliardi said at that the section of the sec

zation forced an adjournment in trial until Monday. time that he thought it would drew Choa, president on an be helpful to Mr. Stans, former overseas investment subsidiary

dent Nixon's re-receased paign. On Feb. 27, the day before the tape was made, it was dis-closed that Harry L. Sears, a former Vesco associate, had told the S.E.C. that the \$200,000 cash contribution had been made. Presumably, the Presi-jury, to impeach the testimony dent read of the disclosure the following day in the news-papers and discussed it with Mr. Dean. Mr. Dean.

Mrs. Violet Humbert, juror whose illness and hospitali-

The discussion about the hear Mr. Dean testify in court for the first time.

Marilyn Church

volvement his brother, Edward Nixon, had with the Vesco af-fair and with Mr. Mitchell and Mr. Stans, who were full-time leaders of the re-election cam-"I told him what I knew of his brother's involvement, which was that he was an innocent agent in the contribu-tion transaction," Mr. Dean told the Senate committee. Edward Nixon, the Presi-sent by Mr. Vesco at one point to ask Mr. Stans, if the contri-bution had to be in cash, ac-cording to testimony in this trial. Judge Gagliardi said yester-day that he would not rule on two other tapes he is hold-ing until after Mr. Dean testi-fies, for the Government. The defense believes those tapes

And to see Mr. Dean perhaps undergo cross-examination, for the first time, from defense at-

