

John A. McCahill, left, a White House lawyer, and Dr. Michael Hecker of Stanford, a White House tape consultant, talking to newsmen at Washington courthouse.

Sirica Hears Arguments By Lawyers Over Tapes

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By LESLEY OELSNER MAY 1 4 1974 Special to The New York Times

WASHINGTON, May Lawyers for President Nixon and for the special Watergate prosecution argued behind locked doors at the Federal

locked doors at the rederat Courthouse today over the prosecution's latest demand for Watergate-related White House tape recordings. After listening to both sides, and to lawyers for defendants in the Watergate cover-up case as well, Judge John J. Sirica took the matter under advisement. advisement.

Sirica took the matter under advisement. Some of the parties in the case had suggested earlier that Judge Sirica might decide the case immediately, but the judge's law clerk, D. Todd Christofferson, told reporters later that a decision was un-likely this week. Earlier in the day Judge Sir-ica held another long closed meeting to discuss the final re-port by the court-appointed panel of experts on the 18½-minute gap in a crucial White House tape recording. The report, according to sources close to the matter, confirms the panel's already stated conclusion that the gap was caused by a number of seperate manual erasures and provides a long technical ex-planation of this conclusion. Release in 2 Weeks

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Judge Sirica announced after the morning meeting that the report would be released as

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 Soon as it was printed, in about two weeks.

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 consultant on tapes, Dr. Michael Hecker of the Stanford

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 research Institute, presented

 his own report on the 181/2

 minute gap to Judge Sirica to

 day, a report that is believed

 sides,

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 Dr. Hecker later met with four

 members of the panel, presu

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This afternoon's session, over St. Clair, indicated that the the Watergate prosecution sub-poena of tapes and records of verse himself and reach an 64 White House conversations, "accommodation" with the had a far more controversial prosecution. air than this morning's, representing as it did a mounting ished, thoug confrontation between the pros-ecution and the President reiterated the ecution and the President.

Tapes Reported Needed The prosecution has demand-ed the tapes and records on the ground that they are necessary ed the tapes and records on the ground that they are necessary for the forthcoming trial of the cover-up case. Of the 64 con-versations, all but one are be-tween Mr. Nixon and four of his former top aides, the excep-tion being a conversation be-tween some of those aides in which the President apparently did not participate. the did not participate.

The four other participants are John W. Dean 3d, who is to be a prosecution witness at the trial, and three of the seven defendants in the case: Charles W. Colcor Lebra D. Ebrichmes W. Colson, John D. Ehrlichman and H. R. Haldeman.

The other defendants are John N. Mitchell, Robert C. Mardian, Kenneth W. Parkinson and Gordon Strachan. President Nixon has asked that the subpoena be quashed, on the ground that the process. on the ground that the prosecu-tion failed to demonstrate ade-quate need fon the sub-poenaed material. At one point last week, Mr. Nixon's chief defense counsel, James D.

prosecution. That possibility quickly van-ished, though, and today, after the court hearing, Mr. St. Clair reiterated the President's op-