## Nixon Data Held U.S.-Owned, But Order Is Stayed

## Appeals Unit To Meet on Case Today

By Timothy S. Robinson Washington Post Staff Writer

The tape recordings and documents produced in Richard M. Nixon's White House belong to the federal government rather than Nixon as the former President claimed, U.S. District Judge Charles R. Richey ruled yesterday.

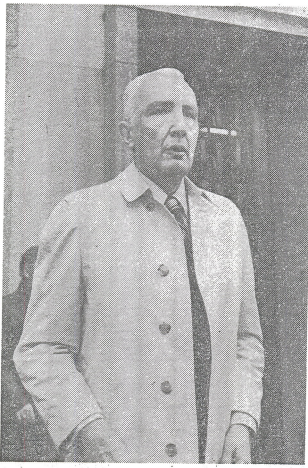
But the effectiveness of Richey's ruling was immediately delayed by the U.S. Court of Appeals. In an order signed by Circuit Judges Spottswood Robinson and Malcolm Wilkey, the appeals court set an emergency hearing for 3 p.m. today, stayed Richey's order and temporarily ordered him to make no further rulings in the case.

Richey's ruling came about an hour after the appeals court had suggested that he instead decide first whether a three-judge panel should test the constitutionality of a recent law concerning the documents and tapes.

Richey had postponed ruling on convening that three-judge court until later in the case. His reasoning was that the issues he decided yesterday needed "immediate resolution" and could be ruled on irrespective of the constitutionality of the new legislation.

Richey's 98-page decision yesterday dealt with the main issues of ownership of the materials and Nixon's claim of presidential privilege. Attorneys in the case said the order is sure to be appealed.

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Richey ruled that accepting Nixon's claim that he owned the tapes and documents would be "repugnant to the very nature of the office of the presidency."



Associated Press

Judge Richey leaves court after ruling in Nixon case.

"To uphold former President Nixon's claim of ownership would be to place him above the law . . . to compare him to a monarch," Richey wrote.

He rejected Nixon's claim of

He rejected Nixon's claim of executive privilege, saying that only an incumbent President could assert that privilege on documents that belong to the Office of the Presidency.

He also said a Nov. 9 agreement approved by President Ford, which gives first access to the documents and tapes to the Watergate special prosecutor's office and which will go into effect if yesterday's ruling is upheld, does not violate Nixon's constitutional right against illegal searches.

But Richey did set up a procedure under which Nixon could claim that his privacy was being invaded through release of certain portions of the tapes or documents. Under the judge's plans, the court would be the final árbiter on such claims.

claims.

The rulings yesterday came in litigation that has grown in size and complexity since it was filed shortly after Nixon accepted a pardon last September.

In conjunction with the pardon, Nixon and General Services Administrator Arthur Sampson signed a White-House-approved agreement giving Nixon sole custody and ownership of the tapes and

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Cover·up prosecutors urge rejection of new trial motions. Page A4.

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documents from his White

The special prosecutor's office and others protested that be implemented pending a review. It was superseded by the Nov. 9 agreement, and the law passed by Congress in December, both of which affected various aspects of the issues over the tapes and documents

The first court move was made by attorneys for Nixon, who filed suit in October at-tempting to force the government to implement the original agreement.

Attorneys for columnist Jack Anderson, meanwhile. had unsuccessfully sought access to the same materials under the Freedom of Information Act. They were allowed to join in the suit.

The special prosecutor's of-fice also joined the suit to pro-tect the interests of his office in the materials and tapes. Along the way, sitll more parto the suit were added: the Reporters Committee for Freedom of the Press, which wanted access to the materiats; the Committee for Public Justice, with a similar demand, and several members of Congress who were involved in then-pending legislation concerning the documents.

By the time yesterday's opinion was filed, it took more than two legal-size, typewrit-ten pages merely to list theparties and the attorneys in the various civil actions.

Attorneys for Nixon asked provided for a set of regulaturive agencies now fall under for the original agreement to tions to be drawn up governthe act. be implemented. The main ing public access to materials claim they put forward was deemed to be public property. that he has a contitutional In finding that the federal right and duty to protect and agreement, and President Ford assert the privilege of confisubsequently said it would not dentiality over the presidential papers and tapes, and that their ownership and control is an essential element of this right and duty.

Even a search of those mate rials for specific documents and tapes by the special prosecutor's office would violate his rights. Nixon claimed.

The first 42 pages of the opinion deal with the various claims put forth by the parties in the suit, the parties' stand-ing and whether the case can be decided at this point.

Richey found that the plaintiffs who were involved through the Freedom of Infor-mation Act could participate in the suit, saying that to rule otherwise "would do great violence to the letter and the spirit" of the act.

He then ruled that the case

could be decided now, because Presidential Recordings Materials Preservation the and Materials Preservation Act passed in December did not resolve the questions of ownership or privilege.

Although that act provides r the issuance of regulafor the issuance of regula-tions concerning public access to White House documents, Richey also said he felt he could rule on the Freedom of Information Act issues as well.

The act signed by President Ford on Dec. 19 nullified the

In finding that the federal government owned the tapes and documents, Richey rejected legal and historical arguments put forward by Nixon's attorneys.

He pointed out that it is a general principle of law that materials produced or kept by a public official in the course of his duties belong to the government.

To accept Nixon's claim of ownership, "it must be found that an individual President is distinguishable from other public servants," Richey said.

"Such a conclusion, however, is untenable as it is refuted by the Constitution and the very concept of the Office of President . . . (The) president, although elected to the highest office in the nation, is but a transient holder of the public trust," the judge wrote.

Richey also rejected Nixon's claim that he must have the documents from his dency to insure the independence of the office of the Presi-

pers, tapes and other materi-als which contain information Lawyers als which contain information Lawyers familiar with the vital to the ongoing affairs of case said that although the Presidency and would impair

The ruling explained in detail the concept of executive privilege, denying that there was any special presidential privilege that attaches to a former Provident former President.

Such a privilege belongs to the office itself, and not to any particular office-holder, the judge said.

Richey took judicial notice that nothing on the tapes could be used as evidence against the former President in a criminal proceeding, since Nixon has received an unconditional pardon.

He did conclude, however, with a specific outline for a procedure whereby Ni could listen to tapes, and Nixon amine documents before they are given to the prosecutor, in an attempt to protect against an invasion of the former President's right to privacy.

He suggested that the procedure could be used in connection with 138 boxes of papers and 900 tape-recorded conversations in which the prosecutor's office has expressed possible interest.

If Nixon raises such a claim, dent.

"To allow any one President to the court that the conversato remove the documents, pation or paper is personal, Ri-

the nation would be totally ruling—if upheld—would have disruptive to the Office of the a major impact on the disposition of presidential materials the ability of his successor in by future chief executives, it office to properly carry out probably could not be applied

parties and the attorneys in the various civil actions.

Judge Richey, meanwhile, had issued a temporary order last October maintaining the status quo—the materials and lapes were to remain in the White House, and not shipped to Nixon in California.

Ford on Dec. 19 hullitied the office to properly carry out the duties and powers of the office," the judge said.

While not going so far as to rule that presidential tape recordings are covered by the freedom of Information Act, Richey did say that many of the documents sent to the his private property, and also white House from other executions.