Mitchell Suppresses Dissident Lawyers

By Jack Anderson

Attorney General John N. Mitchell is clamping down on the embattled civil rights lawyers who have worked in shirtsleeves late into the night and have stood up to angry racists in Southern courtrooms.

Suddenly, the Justice Department has started to treat these action-toughened attorneys like pre-schoolers or Peking functionaries in regard to what they can and cannot say.

In a directive with explicit warning that it was to be kept confidential, Assistant Attorney General Jerris Leonard of the Civil Rights Division told his lawyers:

"I must object . . . to any further unauthorized statement to the press by attorneys of this division regarding our work and our policies . . . I therefore must direct all of you that we now keep our discussions of our work and policies within this department."

Behind Leonard's lockjaw order is the threat of the same kind of ugly firing that created the Mitchell regime's first civil rights martyr. He is Gary Greenberg, a 27-year-old Harvard lawyer who was the division's senior appeals attor-

Leonard gave him exactly two hours and 30 minutes to clear out after Greenberg refused to back the Nixon administration on Mississippi school desegregation-where even Leonard has conceded the Justice Department is winking at violations.

Kremlin-Style Dismissal

A man less rash than Leonard might have found another assignment for the brilliant young lawyer. But the Kremlinesque nature of the firing, reported in detail here for the first time, explains much of the discontent in this oncecrack division.

Leonard sat in his spacious office flanked by an American flag and a blow-up of a cartoon from his days as a Wisconsin politician. He had called in three aides-David Rose, Gerald Choppin and

Harold Flannery-to make a public execution of it.

Greenberg, a leader of the group of attorneys seeking to get Mitchell to enforce the civil rights laws, was asked to sit facing Leonard. This was the same young attorney who, for two years, had fought underdog battles for the Justice Department in Richmond, Jacksonville, Houston and San Francisco.

Only three weeks earlier, he had argued an appeals case on

Arkansas schools and had back, Leonard cut him off.ab-| who was also concerned about judge's query on Mississippiwhere federal prosecution has the Attorney General." suddenly gone slack. Now he was facing his boss.

Leonard questioned Greenversation turned ominous.

istration's Mississippi position quires that I support and dein future cases?," Leonard demanded.

"I cannot in conscience defend the government's announced position in the Mississippi case," Greenberg replied honestly.

knowing the facts of the case. o'clock. As Greenberg sought to argue

carefully turned away a ruptly: "I have lost confidence the effects of a sudden deparin your ability to represent ture on his civil rights col-

Upholding Constitution

Greenberg retorted that he berg amicably enough on the had always represented both ing," said Leonard. "'When Arkansas case, then the con- the Attorney General and the public interest, then declared around, you have to expect to "Can you defend the admifi- bluntly: "My oath of office refend the Constitution of the United States and vigorously they should quit right now." enforce the civil rights laws."

Leonard snapped back that in the Justice Department, the Attorney General is the law. He told Greenberg to clear Leonard accused him of not out by 5:30 p.m. It was then 3

Greenberg, father of three,

leagues, asked if he might be allowed to resign in a month. But Leonard was adamant.

"There is an old Irish sayyou start throwing shillelaghs get hit by one on the back of your head.' And if some of your colleagues feel as you do,

Thus Greenberg, who had put in so many weeks of overtime for the division, was given two and a half hours to compose a forced letter of resignation, clear out his desk and leave the building.

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