U.S. to Appeal Ruling Against Wiretapping

By Ken W. Clawson Washington Post Staff Writer

yesterday it would appeal a over numerous political freedistrict court decision that doms which have long reprohibits wiretapping of do- ceived constitutional protecmestic groups without a court tion." order.

U.S. District Judge Damon J. Keith of Detroit ruled Monday that the Attorney General does not have the power to order electronic surveillance in domestic national security cases without prior court approval.

Keith ruled yesterday in Detroit that the government could have an additional ten days in which to file its appeal of the constitutionality of domestic wiretapping under the banner of international security.

On Monday Keith ruled that the government had to disclose to the defense evidence it had gained in a wiretap against one of three defendants charged with conspiring to bomb the Central Intelligence Agency office in Ann 1968, and John Sinclair, 29, Arbor, Mich.

the government could conduct the bombing. surveillance of subversive activities carried out by foreign agents, but he said that similar rules did not apply to domestic groups that disagreed with the existing system of government.

Government lawyers said that if the ruling was left the government standing. could not eavedrop, on domestic groups suspected of subvera brief filed with Judge Keith preme Court, Attorney Gensive activities. They claimed in that surveillance of radical domestic groups is permitted without court approval under the 1968 crime bill.

An almost identical appeal is now being pursued by the Justice Department, in the

inconstitutional Catholic antiwar activists.

The Justice Department said because they "ride roughshod

In Michigan, Judge Keith that the "executive said branch of our government cannot be given the power or the opportunity to investigate and prosecute criminal violations under two different standards simply because the accused espouses views which are inconsistent with our present form of government."

He added that there is a "great danger" in equating a dissident domestic organization with an unfriendly foreign power. "It strikes at the very constitutional privileges and immunities that are inherent in United States citizenship," he said.

The defendants in the Michigan case are Lawrence R. Plamondon, 25, who was accused of bombing the Ann Arbor CIA offices on Sept. 29, and John W. Forrest, 21, who Keith acknowledged that are accused of conspiracy in

> All three are leaders of the White Panthers, an organization based in Ann Arbor that professes to believe that young people can be radicalized by rock music. Sinclair is currently serving a nine-year prison term in Michigan for conviction on marijuana charges.

Before the government decided to appeal to the circuit court, and possibly to the Sutensive meetings with Robert C. Mardian, newly appointed chief of Justice's Internal Security Division, which is handling the White Panther case.

The outcome of the appeals court decision is especially impeals in California. In this dis-portant to the government, trict court ruling, issued Jan. which reportedly has used Los Angeles, Judge War- wiretapping in the kidnap "erguson ruled that do- conspiracy case involving the etaps without court Berrigan brothers and other