Drug Case Voided, Wiretap Use Cited By Robert Kraftowitz 7-17-71 Washington Post Read

OAKLAND, Md., July 16-A Garrett County Circuit Court judge declared today that the state's law permitting court-authorized wiretapping by police was unconstitutional and dismissed drug charges against 11 defendants, most of whom are from the Washington

> Acting in the cases of Joseph W. Lee, 23, son of Maryland Lt. Gov. Blair Lee III. and ten others. Judge Stuart F. Hamill ruled that all prosecution evidence gained by use of wiretaps was inadmissible.

He found that the Maryland wiretap law lacks certain safeguards against invasion of privacy made mandatory by a U.S. Supreme Court ruling in 1967.

Judge Hamill, who had been told by the prosecution earlier that its entire case rested on such evidence, then dismissed all the indictments. His action allows the state to take the case to the Maryland Court of Appeals, which would rule on whether the wiretap law should be stricken from the books.

If the Appellate Court up-holds the law, the prosecution could seek new indictments.

If it upholds Judge Hammil's ruling, it is unlikely that Montgomery County officials would be able to obtain enough valid evidence to seek re-indictment of the 11 defendants, according to Jeffrey R. Werner, assistant state's attorney for Montgomery County.

Most of the defendants were arrested last Nov. 9 after Montgomery County police raided the younger Lee's residence, a refurbished barn behind the lieutenant governor's house at 400 Warrenton Dr. Silver Spring.

Police said they found 21 pounds of marijuana, pounds of hashish and "quantity of other controlled substances" — nonaddictive drugs whose commercial sale and use is prohibited under a statute less harsh than the narcotics laws.

See WIRETAP, BS, Col. 1

Lee Drug Case Charges Dismissed, Police Wiretap Use Ruled Illegal

WIRETAP, From B1

The wiretaps used in the case were installed in the home of defendants Nicholas Valson, 23, of 20 Shaw Ave., Selver Spring, according to Werner.

Lee and two other defendnteanor violations of Mary-ping. land's drug law.

meanor.

2 Wiretap Ruling

with the U.S. Constitution. attorney Cromwell argued. But the other ruling, by Mont-Jadge Plummer M. Shearin in cuse rulings by trial judges, other judges.

promised to file an appeal.

Like Judge Shearin, Judge Hamill found that the Mary-

The 1967 decision struck the established guidelines. diwn a New York wiretap law, which defense attorneys in the Proceedings Moved carrent case argued was simi-

permitting use," James J. Cromwell, an judiced the defendants' right attorney for Lee, contended in to a fair trial. abrief filed with the Court.

Judge Hamill did not elabo- in hearings last March that rite today on which aspects of every Montgomery Circuit the state law were invalid, say-judge was personnally acing only, "the Supreme Court quainted with the Lee family. has struck down a similar stat-

ute in New York.'

cond constitutional boundaries nent in state Democratic poli-

tap.

"Unfortunately, it is my ery County Council. opinion that the wiretapping Wilson, 25, and Mary S. was authorized under an un- Eugene R. Rosenthal, 27, and constitutional law." he said.

> Among the safeguards defense attorneys said the law lacks are:

A requirement that poatts were indicted on charges lice, when seeking court auo possession of marijuana thorization for wiretapping, with the intent to distribute, state in writing the particular a felony. They were also conversation they expect to charged with 17 other misderecord through the eavesdrop-

A requirement that the The other eight defendants wiretap be removed immediwere charged with conspiracy ately after police intercept the violate the controlled dan- conversation they wish to recgrous substance act a misde- ord. "The Supreme Court found that (without this requirement), the officer can continue recording with the Today's ruling was the sechope of producing further eviold in which a Maryland Cirdence, this transforming his catif Court has found the state's activity into an unacceptable weretap law to be inconsistent fishing expedition," defense

A requirement that police gimery County Circuit Court demonstrate "probable cause" that a crime is being commit-1667, was never appealed, and ted and indicate the nature of the law remained in effect be- the crime. The Maryland statute requires police to show unlike those of appellate only that "there are reasoncourts, are not binding on able grounds to believe a crime has been committed or This time, however, Werner is about to be committed."

Judge Hammil said that the ultimate solution would be for Hamill found that the Mary-the State Court of Appeals to land statute lacked the safe-striked down the Maryland gaards made mandatory by the Supreme Court's 1967 decision.

The court proceedings were to the Maryland statute. transferred from Montgomery to Garrett County, the weststatute, the Maryland statute ernmost jurisd ction in Maryis a broad, sweeping provision land, after a Montogmery Cirwithout precise and discrimicuit judge ruled that excessive rate requirements, thereby pretrial publicity in Washingindiscriminate ton area news media had pre-

Defense lawyers also argued

Joseph Lee was arrested five days after his father, a The judge stressed his be-left that the law enforcement grandfather, E. Brooke Lee, is officers connected with the a former county Democratic se did not themselves ex- chairman who was long promi-

in their handling of the wire- tics. An aunt, Elizabeth Scull, is a member of the Montgom-

> In addition to Joseph Lee, Gayle L. Moore, 24, both of 9505 Evergreen St., Silver Spring, were charged with possession of marijuana with intent to distribute.

> Charged with conspiracy to violate the controlled dangerous substance act were the Wilsons and Kent T. Martin, 18, of 10 Warrenton Dr., Silver Spring; Leland M. Talbert, 26, of Annapolis; Bruce A. Hermann, 25, of 5401 Westbard Ave., Bethesda; Thomas B. Hoskins, 29, of 6507 Flanders Ave., Chillum, Michael Tepping, 27, of 401 Apple Grove Rd., Silver Spring, and Robert E. Woodford of 3419 Pendleton Dr., Wheaton.