## **Mitchell Fights Disclosure**

## U.S. Eavesdropped On Sweig, Voloshen

The government acknowl-indicted Jan. 12 in New York edged yesterday, it eaves on charges of conspiracy and dropped on telephone converger per ruy. They were accused of sations by lobbyist Nathan Voloshen and Martin Sweig, suspended aide to House Speaker influence peddling. John W. McCormick, through wiretaps installed to gather foreign intelligence.

The acknowledgement came in an affidavit filed in U.S. District Court in New York by Attorney General John N.

using the Speaker's office for

Mitchell's affidavit contended that the wiretaps were legal and the information gathered was unrelated to the cases against the two men.

The defense had demanded Mitchell and released in Wash- that any wiretap evidence be turned over to the court in Voloshen and Sweig were line with a Supreme Court ruling that the government must disclose to a defendant any conversations overheard during an illegal electronic surveillance.

The Justice Department af-fidavit contended, however, that the wiretaps were legal and that there is no basis for them to be turned over to Sweig or Voloshen.

Mitchell said it would "prejudice the national interest to disclose the particular facts concerning the surveillances other than to the court."

He said the sealed exhibits were being submitted for the court to inspect privately. He asked the court to place the exhibits in a sealed envelope at the close of the hearing and return them to the Justice Department, where he said they will be kept under seal for submission to any appellate court that might want to review the case.