

## FBI Is Ordered

## To Answer to Wiretap Charge

LAS VEGAS, Nev,. June 21 , who Levinson elaims operated A. Nevada Judge today or-behind a front called the deret the FBI and the Central "Henderson Novelty Co." The Telephone Co. to reply with-address for Henderson Novelty in 20 days to charges that they was identical to the FBI adcollaborated in an eavestrop- dress in Las Vegas.
ping and wiretapping oper Until now, the Federal Gov-
ation against Las Vegas ernment has neither confirme
samblers. ed nor denied Levinson's
The ordier came down as charge. But as a result of
State Judge John Mowbray Mowbray's order today, an adrefused to dismiss suits for mission or denial of the S4.5 miltion that have heen charges must be given within flled against the phome Com- 20 days after it is requested by pany and four agents of the Levinson's atttorneys. FBI

In the meantime, Levinson's
The suits were broucht by Qdeard Levinsom, a 66 -year lawyers, including Edward old sambler, and by the year- Bennett Williams of Washing ton, can proceed with the tak ind of depositions from phone of the larue here. Ho is also a casinos the FBI agents who are ac-隹 He is also a former busi- cused of taking part in the .
Sobby) Baker, who served as Levinson's suit is based on Senate Majority Secretary um-claims of conspiracy and intil his resignation in 1963. vasion of privacy. He has de
Levinson has accused the manded, in addition to dam FBI agents of "bugging" the ages, that any tape recording telephone in his office between made during the "bugging" October, 1962, and April, 1963, operation be returned to him through an arrangement with and that the court prohibit the Central Telephone Co.
$\qquad$ any further invasions of his
Lines were leased for "bug privacy by the FBI and the ging" purposes by the agents, phone company.

