## Disregard Brown Monitor, 91 Justice Department Asks

The United States Depart- so rule after a private inspec-ment of Justice has filed a doc- tion, then rescal the exhibit and ument in federal district court preserve it in the event there stating that conversations involving black power leader H.
Rap Brown were accidentally
overheard by electronic devices

"was not and never has been Investigation.

district Judge Lansing L. Mitchell on charges of trans- this case." porting a rifle from New York to New Orleans and back to New York last August while he was under arson charges in

Judge Mitchell for private in- directly as leads to any of the spection a sealed exhibit con- government's evidence. taining certain documents re-flecting conversations of Brown United States Supreme Court which were overheard during has approved such "in camera" the FBI surveillance.

he FBI surveillance. inspections by the courts.

It is claimed by the Justice. It is claimed that the elec-Department that the matters tronic surveillance was started overheard are not relevant to several years ago by the FBI Brown's case set for Monday in connection with a matter of and that Judge Mitchell should national security.

used by the Federal Bureau of the direct subject of this or any other electronic surveillance by Brown is scheduled to go to the United States and no electrial Monday before federal tronic surveillance has been conducted in connection with

Certain of the conversations were reported in FBI reports, the motion states, but none of the conversations had anything to do with the case and The government has given to were not used directly or in-