Rap Brown's Lawyers Lose Plea to Examine FBI Tape

NEW ORLEANS, May 13 Kunstler said the recording Negroes in the audience sev-(UPI)—U.S. District Judge was relevant to the Justice Deer eral times and quietly laughed Lansing Mitchell ruled today partment case against Brown. It "would compromise the national security" to allow decense attorneys to examine an FBI recording of a security and state agents. Earlier today, Kunstler said.

After turning down the de-

Brown, head of the Student Hears Accusations Non-Violent Coordinating The Judge listened to a se-

The Justice Department said the trial. the electronic recording of About 50 spectators, half of Brown's conversation was them Negroes, jammed the made accidentally during a secourtroom in the French Quarcurity surveillance.

Delay Is Denied

Defense attorney William tennis shoes, turned to the Kunstler asked that the trial be delayed until he could appeal Mitchell's decision to the U.S. Fifth Circuit Court of Appeals, also at New Orleans. Mitchell, as he had on eight previous defense motions today, denied the delay.

The Judge resealed the recording documents and sent them on to the appeals court for examination when Kunstler does file his appeal.

said.

Kunstler said \$50,000 bond Mitchell later ordered the

Committee (SNCC) is charged ries of accusations against with carrying a carbine across him, then turned down the destate lines while under an-other indictment. fense motions asking for delay, transfer or dismissal of

> ter to witness the hearings. Brown, dressed in his usual dungarees, khaki jacket and

fense attorneys to examine an FBI recording of a conversation involving H. Rap Brown.

The Justice Department pre
Star Chamber proceeding."

Earlier today, Kunstler said moved in and around the Mitchell should disqualify state-owned court building. Spectators coming into the "There has rarely been a court room were first required sented the sealed recording to the judge to show that it had nothing to do with a Federal firearms charge against history against a defendant than ex missal of the trial on ground hibited by Your Honor," he that it was a "police-dominated to the sealed recording to the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to more clear case of open, out to give their name and advised the sealed recording to the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording to give their name and advised the sealed recording the seal atmosphere."

fense motion to examine the placed on Brown earlier this court clerk to request state recording. Mitchell began the year was excessive and was evselection of jurors for Brown's idence of prejudice.

Kunstier said \$50,000 bind of interior later ordered in placed on Brown earlier this court clerk to request state year was excessive and was evselection of jurors for Brown's idence of prejudice.