## MINUTEMEN CASE IS DROPPED HERE

All 16 Men in '66 Fire-Bomb' Conspiracy Now Cleared NYTimes By Peter Kihss

A highly publicized case in which 16 men allegedly linked to the right-wing paramilitary Minutemen were seized and indicted five years ago has been dropped with the last remaining charges dismissed.

The case broke into the open with police roundups across the state on Oct. 30, 1966, when charges were made that three Minutemen teams planned to place fire bombs at three camps that they considered to be leftist oriented.

Tons of weapons were assertedly seized in the roundup, with Nat H. Hentel, then District Attorney of Queens and now a Supreme Court Justice. reporting the seizure of 125 rifles, 10 pipe bombs, five mortars, a dozen machine guns, a bazooka, three grenade launchers and a million rounds of ammunition of all kinds.

fective.

Mr. Ludwig said that last

tion seized, he said, had stayed in the custody of the Police Department's property clerk, and "he'll destroy them" instead of returning them.

The Minutemen organization started in 1959 ostensibly to recruit members who would be prepared to fight back in case of a Communist takeover of the United States Government. Its leader, Robert DePugh, was sentenced last October in Federal Court in Albuquerque, N. M., to 10 years in prison for vio-lating Federal firearms regulations.

In the 1966 roundup, defense counsel had contended that some of those arrested were only gun collectors or that they disclaimed active connections with the Minutemen or any vio-

with the Minutemen or any vio-lent intentions.

Mr. Ludwig said yesterday he was convinced there had been a Minutemen conspiracy at the time of the roundup, but on the present situation, he would say only:

"This office is vigilant to ob-serve conspiracies that involve the use of unlawfully possessed

ammunition of all kinds.
Yesterday, Chief Assistant
District Attorney Frederick J.
Ludwig of Queens said the case
"went down the drain" as court
decisions held that the original search warrants had been deticizing crime is no defense."

## Court Ruling Cited

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Thursday he moved to mismiss
the remaining counts against
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On June 8, 1970, the Appellate Division in Brooklyn upheld the orders by a four-to-one decision. It said the afficavits had been sworn to by a detective in the District Attorney's office who did not indicate "who the informant was or in what way the information was reliable."

Although the detective later

Although the detective later testified in reports that eventually he read that the infor-

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the last seven defendants on this and other technical grounds as well as in recognition of the lack of a speedy trial.

The weapons and ammunition saized he said had started.

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Tevas—did not require disclos-

Texas—did not require disclosure of an informant's name, but did require establishing the basis for his reliability, Mr.

Ludwig said.

The decisions, Mr. Ludwig said, meant that 14 of 16 counts in the original indictments had to be eliminated, involving felony charges of possession of dangerous weapons and explosives.

They meant that all but seven men had to be freed, he said, leaving seven defendants accused only of two counts of conspiracy to commit arson in the third degree and to endan-

ger life by maliciously placing explosives near buildings-both misdemeanors.

The final motion to drop all charges, Mr. Ludwig said, was also made in recognition of a 1966 United States Supreme Court decision — Klopfer vs. North Carolina — holding that the constitutional guarantee of a speedy trial under the Sixth Amendment applied to states as well as the Federal Government.

The men originally indicted The men originally indicated—all thus eventually cleared—were Richard Asaro, Jack Boyce, Lawrence Conklin, the brothers Frank and Lebro Fer-Boyce, Lawrence Conklin, the brothers Frank and Lebro Ferraro, Edward Foley, William Garrett, Milton Kellogg, William Kieswer, John Knoetgen, Vincent Prestigiacomo, the brothers Joseph and Salvatore Russo, Matthew Sarter, Martin Skiffington and Andrew Zum. N.O. States-Item 19 Oct 71

Charges Are Dismissed Against Alleged Minutemen

NEW YORK (AP) - Defective warrants and the inability to bring the defendants to a speedy trial has led to the dismissal of charges against 16 men who were accused in 1966 of planning violent attacks as members of the right-wing Minutemen.

The chief assistant district attorney of Queens, Frederick J. Ludwig, disclosed yester-day that he had moved last Thursday to dismiss the last charges against the seven remaining defendants because of the U.S. Supreme Court's admonitions on the right to a speedy trial.

The 16 men were arrested in 1966 and accused of plotting to plant bombs at three summer camps they considered leftist-oriented.

Authorities said the statewide roundup led to confiscation of 125 rifles, 10 pipebombs, five mortars, a dozen machine guns, a bazooka, three grenade launchers and a million rounds of ammunition.

The defendants are alleged members of the Minutemen, a group that advocated preparations to fight a Communist overthrow of the government.

Ludwig said the original search warrants had been ruled defective by state courts under a U.S. Supreme Court decision requiring affidavits to establish an informant's reliability before warrants could be issued.

With nine of the defendants freed of all charges, Ludwig said the case against the other seven was finally dropped because of the speedy trial strictures.

The prosecutor said the police department would destroy the seized weapons.