Nixon Should Tell Truth Now, Former Prober Jaworski Says

By John P. MacKenzie Washington Post Staff Writer

CHICAGO, Feb. 22—Former he's had experiences that have worski said today that Richard his," said Jaworski. M. Nixon should now do some "soul-searching" and tell "the truth" about Watergate.

"I would hope that this soulsearching would bring forth a statement," said Jaworski. "He ought to say what is in his heart. He ought to say, above all things, the truth."

Jaworski, here to adress an American Bar Association luncheon, made the remarks when asked by reporters to comment on the suggestion by John W. Dean III, a confessed Watergate conspirator, that the former President should speak out on the scandal now that his highest aides have been sentenced.

"I would hope that former President Nixon would do the same soul-searching that every individual should make when See JAWORSKI, A20, Col. 1

Special Prosecutor Leon Ja-been as tragic as have been

Asked for his reaction to the sentences, Jaworski said, "I know of no more conscientious judge than Judge Siritious judge than Judge Shi-ca." On Friday U.S. District Court Judge John J. Sirica gave sentences of 2½ to 8 years to former Attorney Gen-eral John N. Mitchell, and for-mer White House aides H. R. Haldeman and John D. Ehrlichman and 10 months to 3 years to former Assistant torney General Robert C. Mardian for their roles in the Watergate cover-up.

"I don't know how much time these men will serve" if the sentences are sustained on appeal, Jaworski added. "The chances of their serving anything like the period of time



LEON JAWORSKI ... praises Sirica

JAWORSKI, From A1

the sentence embodies ... are small."

Jaworski did not make clear whether he thought the de-fendants might serve less than the minimum time set by Sirica. But he noted that some of the other Watergate defend-ants have had their sentences reduced after serving a por-

A former ABA president, Jaworski spoke to the American Judicature Society and the National Conference of Bar Presidents on what he called the legal profession's "indifference" to the problem of unfit lawyers. The ABA is holding its winter business meeting here. meeting here.

Jaworski said a recent proposal to fingerprint law school applicants in Texas, a measure designed to help screen indi-viduals for "moral fitness" before they are trained and li-censed, had produced an "uproar" that he considered "nonsensical."

Insisting that he was not advocating fingerprinting, Ja-worski asked, "What does an individual of good moral character have to fear in such requirements? . . I was required to submit to this procedure when I served my country in time of war and again recently when I served in Washington. I am proud to have these fingerprint records

on file."

A few years ago Jaworski supported suggestions for a pyschological pre-testing of law school applicants to weed out those who were potentially unfit morally. The proposal was buried after ogjections from law doors at the second s tions from law deans, students and ABA members who said such procedures would invade privacy, but wouldn't be effec-

on file."

Asked today whether such Asked today whether such screening would have prevented Watergate with its many lawyers involved in crime, Jaworski said "all the policing in the world" would not have had such an effect." But he said it might reduce the number of "breaches of trust" by lawyers who victimize clients. ize clients.