Army Lawyers Seek Way To Bring Ex-G.I.'s to Trial

By FRED P. GRAHAM

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WASHINGTON, Nov. 25 — gated in connection with the Pentagon lawyers are searching incident, 15 have been released lawbooks to find if there is any from active duty. way to prosecute men who took part in what has been called the massacre at Songmy but teaches law at Catholic Univerwho have since been released sity Law School here, said in from active duty.

experts conclude that they can they still have ties to the milipress charges against the discharged men—despite a 1955 Supreme Court ruling that they concede makes such pro-secutions highly unlikely—an announcement will be made in

the next few days.

The reason is that some participants in the incident who are no longer in uniform are giving interviews in the belief that they are immune from prosecution. This could be highly self-incriminatory if an effort is to be made to try them in connection with the reported killing of a large number of Vietnamese civilians in the village of Songmy in March of 1968.

If the Army concludes that it cannot try the men, this could the Pentagon officials say priprompt Congress to pass a law vately that they are moving on the same assumption. All men who have left active duty will be treated alike, they say. Unimplication in its 1955 ruling none will be tried.

The ruling concerned Robert
W. Toth, a Pittsburgh steelworker who was seized in his home in a midnight arrest by military policemen five months after his discharge from the ex-soldiers in Eaderal district.

with the service could not be the time of the massacre might denied his constitutional right not be an ex post facto law. to a civilian trial. But Justice
Hugo L. Black stated in the
it clear that they are not abmajority opinion that Congress solving any participants on the theory that they merely took thority to establish civilian orders. courts to try former service-Sold

Congress amended the uniform Code of have been instances in which Military Justice since then, it men have been court-martialed

an interview here today that A military source disclosed some of these men might still today that if the Army's legal be subject to court-martial, if tary.

Cites Such a Case

In one case, a former soldier who was still in the active reserves was called back to active duty five months after his release and was court-martialed for a murder committed while in uniform.

Professor Keefe said that at least one retired officer had been court-martialed on the strength of his military pension. If any of the men have been released and have re-enlisted, they might also be tried before military courts, h said.

Professor Keefe said he woul consider this a bad policy in uniform—a step that the less a way can be found to Supreme Court suggested by try all who appear culpable,

military policemen five months after his discharge from the Air Force. They took him to Korea to face charges of having murdered a Korean.

The Supreme Court held that any former serviceman who had completely severed his ties with the service could not be

courts to try former service-men under such circimstances. all "lawful" orders, but not obhas viously unlawful ones. There did not take this step. Pentagon for crimes they committed spokesmen have said that of under orders from superiors, the 24 men low have said that of under orders from superiors, Pentagon sources say.