Text of Mitchell's Letter to the A.B.A.

Special to The New York Times

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WASHINGTON, Oct. 21—
Following is the text of a
letter, released by the White
House tonight, from Attorney
General John N. Mitchell to
Leon Jaworski, president of
the American Bar Association, and Lawrence E. Walsh,
chairman of the Standing
Judiciary of the American
Bar Association:

In my letter of July 23, 1970, I advised you of my decisin to furnish the A.B.A.'s Standing Committee on Federal Judiciary the names of persons I may consider recommending to the President for nomination, to the Sur

for nomination to the Su-preme Court.

This was in response to your committee's offer to conduct an examination into the professional qualifications of each such person and report its findings to me. In our joint consideration of this plan, we both were concerned as to whether the confidentiality of our communications could be protected.

The events of the past week have made it clear that our concern was well founded, and I can only conclude that there is no practical way to avoid unauthorized disclosure of the names submitted and of the names submitted and the advice of your committee with respect thereto despite the best effort of the com-mittee.

Premature publication of information relating to our exchanges can cause a number of unfortunate side efber of unfortunate side ef-fects, and it can be particu-larly unfair to a person whose name may have been referred to your committee but who may not be nominated to the Court. In such case there will always be speculation

yers found something nega-tive in the subject's character or professional qualifications, and there is no way that the

subject can counteract it. Like you, I hoped that the new procedure would be useful and productive. However, under the circumstances, I have concluded that the only fair rand proper course is to resume the long-standing practice of submitting the Attorney General's recom-mendations directly to the President President.

The traditional confirma-tion procedure, of course, provides a full opportunity for the presentation of infor-mation and evaluation by your committee and all other interested persons. This post your committee and all other interested persons. This postnomination procedure, moreover, is entirely fair to a nominee, who understands when he accepts the nomination that his qualifications will be subject to searching public scrutiny by the Judiciary Committee of the United States Senate.

I remain deeply grateful to you for the wholehearted copperation which you have also

you for the wholehearted co-operation which you have al-ways given to this depart-ment. We can both take sat-isfaction in the fact that we undertook a well intentioned experiment which proved im-practical for reasons beyond our control.

Yours sincerely,