Loiter Ban Ruled Invalid By Criminal Court Judge

By LESLEY OELSNER

declared unconstitutional by a large-scale roundups of prosti-Criminal Court judge here.

ing.

Specificity Essential

law, he said, met none of these criteria. Under the state law, he went on, "how does a person, in-nocently standing around, pro-tect himself from the suspicion of officers?" Although Judge Kleiman did not mention the fact in his ruling, the provision against loitering has been used exten-sively in New York City in police roundups of prostitutes. But many judges, dubious of the law's contitutionality, have merely dismissed the charges against the women brought be-fore them. The result in some before the judge for arraign-before the judge for arraign-ment and then released with a warning. Police policy toward prosti-tutes, in fact, has gone through

A state statute prohibiting numerous changes in the three loitering, used by the police to years since the law against loi-arrest persons they suspect of trininal behavior or of plans for criminal behavior, has been the New York City police made

for criminal behavior, has been the New York City police made declared. unconstitutional by a Criminal Court judge here. The statute, said Judge Al-fred H. Kleiman, is a "subter-fuge" by which the police can arrest and search people with-out probable cause. "Suspicious acts observed by officers, may be as consistent with innocense as with guilt," the judge said in a decision an nounced yesterday. The statute—a subdivision actually of the State Penal Code's provision against loiter-ing—allows the arrests of a person who "loiters, remains or wanders in or about a place without apparent reason and the New York City police made discussion of constitu-states. Subervalue of the state Penal code's provision against loiter-ing—allows the arrests of a person who "loiters, remains or wanders in or about a place without apparent reason and the New York City police made loitering offense; he changed his policy a few days later, having his young assistants suggest to the judges that they dismiss such cases, only to con-tradict himself a few days later. Subsequently his office eased its stand and now, according to court personnel, his office will drop charges whenever the de-fendant's lawyer raises the have begun to arrest women on both prostitution and loitering charges.

both prostitution and loitering

Specificity Essential Statues curbing loitering have been upheld by the courts when they prohibit it for a particular purpose — gambling, for instance, or selling drugs. But, as Judge Kleiman noted in his decision, no particular purpose is spelled out in the state law at issue. Laws must be "sufficiently definite, clear and positive," the judge ruled, to warn people of prohibited conduct. The state law, he said, met none of these criteria. Under the state law, he went charges. Often the District Attorney in