## N.A.W.

AUG 1 1973

## Check of Phone Lines by F.B.I. Stirs Dispute at Trial of 7 Antiwar Veterans

By JOHN KIFNER al to The New York Th

Special to The New York Times GAINESVILLE, Fla., July 31 ---A short-lived imbroglio de-veloped today on the first day of the trial of seven antiwar Vietnam veterans here after two F.B.I. agents were discov-ered with telephone and elec-tronic gear in a broom closet adjacent to the court-supplied defense offices in the Federal Building.

Building. end 2 new lede, PU 2d graf of 1st new lede beginning "The seven"

The seven veterans and a supporter are accused of plot-ting an assault by automatic weapon, crossbow and sling-shot on the Republican National Convention in Miami Beach in 1972.

1972. In an informal hearing in the chambers of Federal District Judge Winston E. Arnow, de-fense attorneys directed a series of questions at the two F.B.I. men from the Federal Bureau of Investigation in an attempt to discover if they were bugging the lawyers' of-fices.

But Judge Arriow overruled many of the questions and said he tehought the lawyers were making "mountains out of mole hills."

Judge Arnow denied the defense's motion for evidentiary hearing to discover if there had been bugging, wiretapping or other penetration of the defense camp.

'Checking F.B.I. Lines'

Clutching a telephone receiv-ing device equipped with alli-gator clips and a small plastic box of screw drivers, one of the F.B.I. agents, Carl Ekblad, asserted that he was only "checking the F.B.I. lines." The other agent, Robert Ro-mann, said that he "had no knowledge" of the use of any electronic devices, but was "only holding the paper" on which they took notes. The agents had with them, when one of the defendants, Peter Mahoney, saw them through a vent, a large Sam-sonite attaché case packed with Clutching a telephone receiv-

sonite attaché case packed with electronic equipment including, they testified, a batery pack, an amplifier, an output transmitter, a receiver and "a couple of little earphones" and other gear and tools

and tools. Although the defense attor-Although the defense attor-neys indignantly attempted to press their questioning of the two men, Judge Arnow said, with a wave of his hand, that "these gentlemen have been perfectly candid and honest." The trial began this morning in an atmosphere of gathering tension

tension.

Electronic metal detectors stand in front of the elevators in the lobby of the Federal Building and in the corridor leading to the third-floor court-room. Some 25 Federal mar-shals have been brought in from around the country and others have been placed on standby alert.

At a park by the airport at the edge of the city, about 200 veterans and supporters have set up an encampment, pre-paring for a series of demon-

paring for a series of demon-strations against the trial. Federal District Judge Win-ston E. Arnow has placed a "gag rule" on the defendants, their attorneys and "all per-sons in active concent or par-ticipation with them." Citing their contention that the trial is an example of "political-pression." he has forbade them from speaking to reporters from speaking to reporters.

## **Papers** Protested

Papers Protested Yesterday, Judge Arnow re-fused to modify the order de-spite arguments brought on be-half of The Miami Herald, other papers and the Reporters Committee for Freedom of the Press. In a pretrial hearing last month, he banned a television artist and fined the Columbia Broadcasting System \$500 for airing sketches she made from memory outside the courtroom,

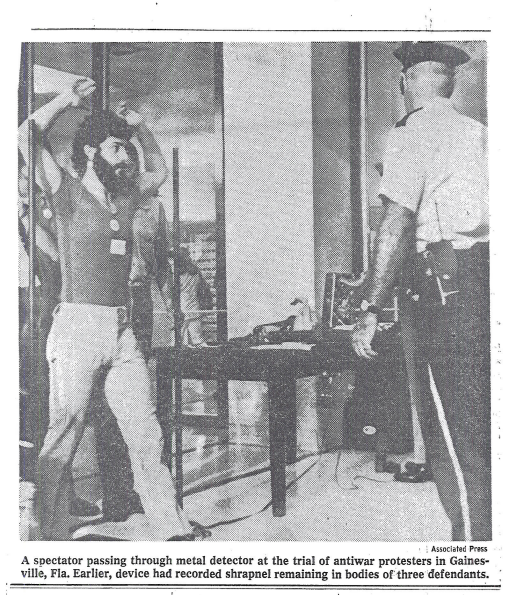
airing sketches she made from memory outside the courtroom, but was later reversed by the United States Court of Appeals for the Fifth Circuit. The Government charges that the seven members of Vietnam Veterans. Against the War and an employe of a local hippie store conspired to "organize numerous 'fire teams' to at-tack with automatic weapons. tack with automatic weapons, fire and incendiary devices po-lice stations, police cars and stores" in Miami Beach during

stores" in Miami Beach during the convention. The indictment further al-leges that they would "fire lead weights, 'fried' marbles (heated so they would shatter on impact), ball bearings, 'cherry' bombs, and smoke bombs" at the police with "wrist rocket slingshots and cross bows." Denying the charges, the de-fendants contend that the in-dictment is an attempt to dis-credit their antiwar activities

Cial Litigations Section, Guy L.
Goodwin.
Over the last few years, Mr.
Goodwin has traveled about the country directing grand jury investigations of radical groups.
His indictments include the Berrigan case — in which Roman Catholic activists were charged with plotting to kidnap rights of the people of this Henry A. Kissinger, the Presi-country in extremely serious dential adviser, and a series of indictments against alleged Weathermen.
As in his past cases, Mr.
Serious Jeopardy'
Serious Jeopardy'
"The trial of the Gainesville Eight clearly shows the extrement will go to smash legal dissent against its policies," the statement.
This order by Judge statement, which arrow continues a precedent that is putting the basic human charged with plotting to kidnap rights of the people of this Henry A. Kissinger, the Presi-country in extremely serious dential adviser, and a series of indictments against alleged years.
Mr. Government to turn over any

and part of an attack by the Goodwin will not be trying Department of Justice on radi-the cal groups. The defense — noting that James W. McCord Jr., con-victed Watergate conspirator, testified before the Senate Watergate Committee that he had been briefed by the Justice Department's Internal Security Division and that he cited the indictment in saving that fears Goodwin will not be trying Goodwin will not be trying by Jack Carrouth, the senior as-sistant United States Attorney for the Northern District of Schneider, a prosecutor sent has worked under Mr. Goodwin on racial cases. However, Mr.

Department's Internal Security Division and that he cited the indictment in saying that fears of violence had prompted the bugging of the Democratic national headquarters — have attempted to link the case with the Watergate scandal. Judge Arnow has shown scant patience with such argu-ments in pretrial sessions and has repeatedly said that he does not regard this as a "po-litical trial." In a pretrial ses-sion last month, he ruled out 30 defense questions directed at former Attorney General John N. Mitchell seeking such political links. The indictment is one of a series of conspiracy cases brought against radical groups by the Internal Security Di-vision—recently placed under the Criminal Division — pri-marily by the chief of its Spe-cial Litigations Section, Guy L. Over the last few years. Mr. Eight clearly shows the ex-



exculpatory evidence. He overruled a defense motion objecting to a mass questioning of the prospective jurors from Morton Stavis, a lawyer, who attempted to have Richard Christie, a Columbia University social psychology professor, testify that