Justice Says It Heard Disclaimed Wiretaps

NEW YORK, May 31 (AP)- | had been electronic surveil-The Justice Department has admitted in court papers filed here that it overheard conversations on FBI wiretaps of a leged radical bombings. defense lawyer in the Chicago conspiracy trial.

It had originally denied hearing the conversations.

In an affidavit signed by department official John H. Davitt, the agency said it "incidentally overheard" 23 davit that conversations involving Ar- "incidentally thur Kinov between 1955 and conversation." thur Kinoy between 1955 and

The national security wiretaps were apparently made without court consent and, according to the affidavit filed Wednesday, did not involve Kinoy's own telephone.

A defense lawyer in the Chicago conspiracy trial stemming from disorders during 1968 Democratic National Convention, Kinoy won a U.S. Supreme Court decision last June that warrantless wiretapping of alleged radicals on domestic matters is unconstitutional.

Kinoy had complained that his telephone was tapped, and the Justice Department affi-davit was a response to that court action.

"While I was leading the case against illegal wiretapping, they were wiretapping ping, they were me," Kinoy said.

The Justice Department originally had denied there Department

The denial, however, was issued after only a cursory check of wiretap records, according to the office of U.S. Attorney Whitney North

Davitt said in the court affidavit that Kinoy had been "incidentally overheard" in conversations with unindenti-fied other persons 14 times on FBI wiretaps intended to help "protect the United States against the overthrow of the government" and nine times on taps involving "foreign affairs."