Vesco Denies He Is a Fugitive Or Is Subject to U.S. Justice

SAN JOSE, Costa Rica, June 6 (Reuters)—Robert L. Vesco, the New Jersey financiar who allegedly contributed \$200,000 illegally to President Nixon's re-election campaign, said Wednesday that he did not consider himself a fugitive from the United States or subject to United States courts.

Mr. Vesco, 37 years old, has been indicted with the former Attorney General John N. Mitchell, and the former Secretary of Commerce Maurice H. Stans on charges of conspiracy to obstruct justice relating to the secret contribution.

He allegedly made the donation to influence an investigation into his financial affairs by the Securities and Exchange Commission, which accused him "looting" \$224-million from Inwestors Overseas Services, a mutual group based in Geneva. He said: "I do not consider myself a fugitive from the courts of the United States and nutual group based in Geneva. He said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider myself a fugitive from the courts of the United States and the said: "I do not consider