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## Tap on Halperin Continued After He Joined Muskie

By JOHN M. CREWDSON Special to The New York Times

A separate reply filed by John N. Mitchell, Attorney Gen-eral at the time the Halperin wiretap was in operation, raised the question of whether some of the total of 17 such taps placed on Government officials tor's unsuccessful campaign for and newsmen were installed in accordance with the law.

The Government said in the two months after he joined the main brief that it did not dis-pute Mr. Halperin's contentions that he and his wife "frequent-was continued for 21 months,

and newsmen were installed in accordance with the law. So-called "national security" wiretaps, which are not au-thorized by court orders, must be renewed by the Attorney General himself after 90 days, but Mr. Mitchell's brief as-but Mr. Mitchell's brief as-serted that he was never asked that the tap on Mr. Lake's tele-phone might also have been continued until February 1971,

in effect for as short a time as 30 days, presumably because they weer also unproductive. According to the Government brief, it was Mr. Kissinger, now Secretary of State, acting through Alexander M. Haig, then his deputy and now Mr. Haldeman's successor as White House chief of staff, who gave Mr. Halperin's name to the Mr. Halperin's name to the Federal Bureau of Investigation. the

Aware of Surveillance

Mr. Kissinger has maintained privately that he never re-quested wiretaps on any of the individuals whose names he submitted to the F.B.I. as those who had access to the secret information that was being leaked, and that he never had anything to do with the meth-ods used to investigate the leaks.

the Government However,

brief makes clear that he, Mr. Haig and Mr. Haldeman, who began receiving the investiga-tion reports in Mr. Kissinger's ing from telephone surveil-place about midway through lance.



iated P Morton Halperin

1 Oct 73