

## F.B.I. Use of Listening Devices Prompts Charges and Inquiries

By WALLACE TURNER Special to The New York Time

SAN FRANCISCO. July 2-The Federal Bureau of Investigation's use of electronic snooping to trap Las Vegas gamblers suspected of cheating the tax collector has mushroomed into a major problem for the Department of Justice.

Some of the elements of the problem are these:

9The district attorney in Las Vegas is beginning an investi-gation that could result in an attempt to prosecute F.B.I. agents for the violation of Nevada law.

A cloud hangs over the extortion conviction of three Las Vegas figures in a Denver Federal Court as well as future cases against notorious under-world figures.

¶Agents of the F.B.I. are defadants in a civil damage action brought by the head of a big casino hotel in Las Vegas.

9Many of the legal moves in the various cases appear to bear on behind-the-scenes maneuvering in the fraud and conspiracy indictments last January against ment in Las Vegas was sub-Robert, G. Baker, former secretary to the Democrats in the United States Senate.

Sine Supreme Court has or-dered the Department of Justice to conversations between peo-to explain its policies in the ple in the room." Mr. Elson was one of 11 F.B.I. was convicted of a tax viola-tion. Black, a Washington lab The Supreme Court has ortion. Black, a Washington lob-byist, was an intimate of Baker's

## No Formal Allegation

The responsibility for the bugging of Black's apartment under an order of the United and for the bugging in Las Ve- States Court of Appeals for gas may rest with either J. Ed- the 10th Circuit that they be these men, their defense would gar Hoover, Director of the allowed to determine if evidence include the allegation that the F.B.I. or Senator Robert F. excluded in the trial would have F.B.I. had obtained its evidence Kennedy, Democrat of New showed the innocence of one of illegally. York, who was then Attorney the men, Ruby Kolod, a 55-York, who was then Attorney the men would have free the field of the State of the Des-democration of the Des-termine if the D General.

There is no formal allegation ert Inn. The escluded evidence was discovered a microphone in the associations with Black. phone lines and listened to tele-the record of the F.B.I. elec-phone lines and listened to tele-the tronic surveillance at the Des-gambling operator with experi-bureau's members admitted un- ert Inn. Kolod said the records ence all over the country, at Denver disclosures by Mr. Elson der oath in Federal Court in would show what he had said the Fremont Hotel in downtown nesday that they had placed a yer, that he had not made any microphone in the executive threats, and would thereby dis-to have held the microphone a crusading moralist who is a suite at the Desert Inn on the credit testimony that he had and that a line led to the hotel governorship candidate in the switchboard, hooked on to a Democratic primary. While the agents admitted the microphone picked up even that he had made calls an admitted front constructed wersations from that room, they judge sent the record back to leasing that it used in its elec-nessing that they were not the Court of Appeals with the tronic surveillance in Las Vegas. The isless that he years that he head made calls an admitted front constructed line. While the agents admitted the der of the head calls by Koold or Henderson Novelty. Company, evendence existed that the F.B.I. The line was leased to the Levinson's telephone, electronic insisted that the were not the Court of Appeals with the tronic surveillance in Las Vegas. Johnson that proof. Appeals with the tronic surveillance in Las Vegas. Johnson that bugging by Fed-There is no formal allegation ert Inn.



clated Press Fred Black Jr., a Washington lobbyist, whose apartjected to eavesdropping.

The attorneys were acting

versations from that room, they judge sent the record back to leasing that it used in its elect. Robert Rennedy and President insisted that they were not the Court of Appeals with the tronic surveillance in Las Vegas. Johnson that bugging by Fed-hooked onto the phone lines. observation that no showing The cables led to the F.B.I. of eral investigators be stopped. "It was not geared to the had been made that the F.B.I. fices at 311 Bridge Street. In March of 1964, District operation of the telephone," had monitored or intercepted They carried the electronic sig- Attorney Marshall circulated a role phone. They may telephone calls

the hearing, the bureau's em and other Las Vegas casinos cute anyone violating the state ployes had been forced to ex-plain that they had placed microphones to try to get evi-dence of "skimming" by the attorneys have included Ed-anyone engaging in unlawful pesert Inn's operators. Skimming is the practice of Baham. He said this week that the

Skinning is the practice of mess particle black and pit. He said this week that the taking off sums from the win- Baker. Ings of the casino before Mr. Baker's lawyers include lated by F.B.I. agents, although counting the money for the rec- Mr. Williams, who also was a they were not tapping telephone ords on which state and Federal defender of Kolod in the Den- calls. taxes are based.

F.B.I. witnesses testified that F.B.I. witnesses testified that Levinson sued the F.B.I. the Nevada law prohibited but the meetings concerning skimming agents for \$2-million, naming surreptitious intrusion of priv-took place in the executive suite the Central Telephone Company acy by listening devices, wheth-tified as having passed through the month of the tele-tified as having passed through the phone company's employes co-the suite were M. B. Dalitz, the phone company's employes co-ne of the persons engaged in Aldernian, a Las Vegas figure; stalling the microphones. Meantime as Federal Court in The same law also provides

extortion with Kolod, and Daniel Solicitor General Intrgood is under indictment in Los An-Marshall told the Supreme geles on charges of conspiracy Court last May 24 that he had geles on charges of conspiracy Court last May 24 that ne nau to avoid Federal income taxes, learned that the F.B.I. had The immediate question is had a concealed microphone in whether they, were caught Black's rooms. The Court or-through evidence obtained with dered the Justice Department The microphone hidden in the to provide details. the microphone hidden in the to provide details, Desert Inn executive suite.

Mr. Elson was one of 11 F.B.I. surveillance system, testified General. Mr. Hoover's defenders bers of the same priesthood employes brought into Judge that the conversation had given have been saying that he must quorum before Agent Toolson Afred. A. Arraj's court by at- the F.B.I. leads on Sam Gian- have had orders from Mr. Ken-torneys attacking the convic- cana, Chicago underworld fig- nedy to place the bugs. Neither ion charges that they had ex-torted money from a disbarred isb, Cleveland underworld fig- ment. Denver lawyer.

ver trial.

Levinson sued

Neither Makes Statement

Mr. Baker's defense thus has Microphone Discovered two directions from which to If charges are placed against flowed into the grand jury in-The disclosures of the F.B.I.'s ferreted out by electronic eavesyear-old part owner of the Des- electronic surveillance came dropping; second, the same al-

He said this week that the

the F.B.I. the Nevada law prohibited the

Aldernan, a Las Vegas figure; stalling the microphones. Jack Lonnelly, à San Diego law-Weahington was processing the for the punishment for the un-yer who now is the executive Washington was processing the for the punishment for the un-vice president of the Desert income tax charge against commercial telephone facilities, Inn; George Gordon, a Miami Black. He was convicted, and commercial telephone facilities, figure, and casino employes. Aldernan was convicted of Supreme Court for several extortion with Kolod, and Dalitz is under indictment in Los An-Solicitor General Thurgood was a violation of this section. was a violation of this section. "We're recontemplating large-scale investigation which could lead to prosecutions," Mr. Marshall said. "I have to do my

The last sentence alluded to the close friendship of Mr. If they were, the evidence it conversations between peo-ple in the room." Mr. Elson was one of 11 F.B.I. surveillance system, testified General. Mr. Hoover's defenders, bers of the same priesthood into the conversation between peo-ple in the room." If they were, the evidence R. Burns Toolson, an agent curred during Robert F. Ken-who worked on the electronic nedy's incumbency as Attorney Saints, where they were mem-sentence brought into Judge that the conversation had given have been saving that he must quorum before Agent Toolson.