Hoover and Kennedy Trade New Charges on.

By FRED P. GRAHAM Special to The New York Times

WASHINGTON, Dec. 11-J. Edgar Hoover and Robert F. Kennedy made new charges today in their dispute over the responsibility for electronic eavesdropping by Federal agents during President Kennedy's Administration.

Mr. Hoover, director of the Federal Bureau of Investigation, branded as "absolutely inconceivable" Mr. Kennedy's statement yesterday that he had not known about all the bureau's eavesdropping when he was Attorney General.

Mr. Kennedy, now the junior Senator from New York, replied in a statement that his lack of knowledge of the surveillance by the F.B.I. "may seem 'inconceivable' to Mr. Hoover," but "it is nonetheless true."

The statement continued:

"The first time I became aware of these eavesdropping practices was when they were described in the press in connection with the Las Vegas investigation, and I promptly or-



Courtney A. Evans, F. B. I. official, whose letter is a part of the controversy.

dered it ceased. It is curious that Mr. Hoover does not recall this."

Mr. Kennedy said that on two

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F.B.I. Use of Listening Devices

occasions during his tenure as Attorney General he had listened to what appeared to have been recorded conversations obtained in organized crime investigations. He said there had been no indication that they had been obtained illegally or that Federal agents had obtained them.

Spokesmen in Mr. Kennedy's office have told newsmen of reports that Mr. Hoover may produce evidence that Mr. Kennedy listened to tapes of conversations picked up by electronic devices in Chicago and New York

"Although Mr. Hoover says that this activity was intensified while I was Attorney General and implied that we discussed it, the fact is that he never discussed this highly important matter with me, and no evidence exists supporting his recollection that we did," Mr. Kennedy said.

"Indeed, there is no indication that Mr. Hoover ever asked me for authorization for any single bugging device, in Las Vegas, New York, Washington or anywhere else."

He accused Mr. Hoover of "selectively making documents public" and challenged him to make his entire file available. including information on whether any previous Attorneys General "were as uninformed as I

Document With Letter

The public dispute was touched off yesterday when Represent-ative H. R. Gross, Republican of Iowa, released a letter from Mr. Hoover in which he said the bureau's eavesdropping had been done with the knowledge. approval and encouragement of Mr. Kennedy.

The Hoover letter was accompanied by a document dated Aug. 17, 1961, which discussed the use of hidden microphones

in internal security and major crime cases and bore the Kennedy signature.

In today's exchange, Mr. Hoover produced another document, signed by a former official of the F.B.I. who has backed Mr. Kennedy's version of the events.

In yesterday's charges, Mr. Kennedy's office released a letter to Mr. Kennedy from Courtney A. Evans, the assistant director of the F.B.I. who had acted as liaison between Mr. Hoover and Mr. Kennedy when the New York Democrat was Attorney General.

Mr. Evans's letter, dated Feb. 17, 1966, noted the distinction between wiretaps, which are used to intercept telephone calls, and bugging devices, which are hidden microphones.

Referring to the bugs, he said: "I did not discuss the use of

these devices with you in national security or other cases. nor do I know of any written material that was sent to you at any time concerning this procedure, or concerning the use, specific location or other details as to installation of any such device in Las Vegas, Nevada, or anywhere else."

Today Mr. Hoover released a memorandum from Mr. Evans to a superior, a man identified only as Mr. Belmont, dated July 7, 1961.

'We Had Taken Action'

"In line with the director's approval, the Attorney General was contacted this morning, July 7, 1961, relative to his observation as to the possibility of utilizing "electronic devices" in organized crime investiga-

"It was pointed out to the At-

torney General that we had Hoover cited this document and or by whom," he said. "The one taken action with regard to the another by Mr. Evans that ac-thing I'm positive of is that use of microphone surveillances companied the Kennedy document of Aug. 17, 1961, as proof that "the F.B.I.'s use of microtheless utilizing them in all in- Mr. Kennedy." stances where this was technically feasible and where valupected.

"The strong objections to the utilization of telephone taps as contrasted to microphone surveillance were stressed.

tions do not apply wherever was played in Mr. Kennedy's possible in organized crime presence. matters."

dated Feb. 17, 1966."

He Also Heard Tape

William G. Hundley, chief of him [Mr. Kennedy]," Mr. Hund-the Justice Department's or-ley said. "The Attorney General stated ganized crime section under Mr. the According General stated gainzed crime section under Mr. The Said the F.B.I. had always be recognized the reasons why Kennedy and now assistant to checked with him before it telephone taps should be re-Commissioner Pete Rozelle of planted devices of questionable stricted to national defense-type the National Football League, legality.

cases and he was pleased we said in an interview that he "I assumed they would clear had been present in Chicago with him any had that clearly the control of t had been using microphone sur-had been present in Chicago with him any bug that clearly veillances where these objec-when a tape of a conversation was not legal," he said.

"No explanation was made as In his statement today, Mr. to how the tape was obtained

The conversation appeared to represented an expensive in-phone and wiretap surveillance be between two individuals comvestigative step, we were never- was known to and approved by plaining that an honest police captain had been appointed, Mr. Kennedy replied that "I Mr. Hundley said. He said that cally feasible and where valu-able information might be ex-the truth in his letter to me gest that the tape might have been illegally obtained.

"I never, never discussed the problem of F.B.I. devices with

He said the F.B.I. had always

"I have found that that's not true."

REMEMBER THE NEEDIEST!