Ramsey Clark Questions FBI

By Betty Medsgaer
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HARRISBURG, Pa., ິ May 24-Ramsey Clark told a federal judge today that false re-

ports by FBI agents on their electronic surveillance activities caused the Justice Depart ment "deep embarrassment" many times while he was attorney general.

"Often we would go into court and say their had been no electronic surveillance, and then we would find we had

been wrong," said Clark. He was asking for exposure to the defense of all electronic surveillance by the government in the case of eight persons indicted here for allegedly conspiring to kidnap presidential adviser Henry Kissinger.

Attorney General John Mitchell, in an affidavit filed here, has admitted that the conversations of Sister Elizabeth McAlister, one of the dewere "probably" fendants, monitored by the government.
That phone tap, the affidavit

said, was the result of a national security authorization to believe they are under elecsigned by President Nixon at tronic surveillance. the request of FBI Director J.

Edgar Hoover. Daniel McAuliffe, one of the prosecuting attorneys, said that of Sister Elizabeth was heard on a phone that belonged to someone else. The whose phone was being tapped in this instance and maintains that Sister Elizabeth was not the subject of the tap. Policy Under Fire

The Nixon administration's wiretap policy has come under tion the names of several reheavy fire recently, with four porters on whose phones she district judges ruling that there is no national security ex- from government surveillance. ception to the Constitution's demand that wiretaps be authorized by court order. The Justice Department has appealed the rulings.

add 2-HARRISBURG-N Clark's criticism on the policy came in his first appearance in court here since he became a defense attorney for Sister Elizabeth, the Rev.

could not find out what was bill of particulars-details of going on . . . frequently the agents lost the facts.'

Impossible to Check

Prosecuting attorney Mc-Auliffe charged, however, that things had changed since Clark was in the department during the Johnson adminis-tration. He said the electronic surveillance operations are much more efficiently maintained. But he later siad it would be impossible to check all the suspected surveillance locations cited by the defendants in a motion.

was never conceivable to me while I was in the Justice Department," said Clark, "that national security taps could ever be the basis for prosecu-

"The surveillance of American citizens is an utterly lawless philosophy. The Constitution applies to the President of the United States just as it does to the rest of us."

In addition to Sister Elizabeth, at least (two) other de-fendants say they have reason

Chief prosecuting attorney William S. Lynch, in response to a motion that the indict-ment should be dropped betoday a voice peneved to be cause of pretrial publicity generated by FBI Director Hoover, charted that the "bulk" of publicity was initiated by the government has not revealed defendants. Publicity generated by the government, he said, "is as a drop of gentle rain ..."

He was critical of Mary Cain Scoblick, one of the defendants, for listing in a mosaid she expected privacy Lynch named five of the reporters, including two from The Washington Post.

Earlier today, in argument

years," said Clark. "Often you on a defense request for a the government's case-Lynch said he thought the defendants were worse than those who participate in organized crime.

"These people decide for

on Wiretaps

the government's evidence.

who perpetrate their crimes the structures of the society of greed or these people who in which we live.'

themselves what is or is not are charged here, who reject violent," he said, arguing society's definition of the law against further disclosures of and of the criminal. The organized criminal has a great "I ask which is more danger-deal more self-restraint. Those ous, the organized criminals charged here would overthrow

Philip Berrigan and six others. They are also charged with conspiracy to blow up tunnels under federal buildings in Washington and with numerous raids on Selective Service offices.

The former attorney general, in argument before U.S. District Judge R. Dixon Herman, said that the government's response to the defense motion for disclosure of all evidence by eavesdropping—that there was no evidence of surveillance except overhearing Sister Elizabeth—"is equivocal and amounts to a refusal to search their records.

"I served in the Department of Justice for a good many



Associated Press

Four defense attorneys in Harrisburg 8 case pause outside federal building. From left Paul O'Dwyer and

Leonard Boudine, both of New York, Addison Bowman, Baltimore, and former Attorney General Ramsey Clark.