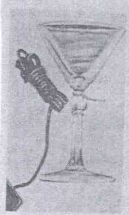
FCC Bans Electronic Snooping In Move to Protect 'Little Man'



FOR SNOOPING Cocktail glass and, at left, an induction coil, used for eavesdropping.

3 | 1 | By George Lardner Weshington Post Staff Writer

tions Commission announced they are acting "under lawful a pioneering set of rules yes. authority."

They were drafted to cover anything from a transistorized enforcement officials conduct of cigarettes.

"The rules were designed to authority." protect the little man from the big ear," said Commission other look at the exemption Chairman E. William Henry. "if inadequacy of this stand-To all intents and purposes, all electronic devices used for snooping would come under stricted under provisions of this ban."

Wiretapping is already restricted under provisions of this ban."

Police and other law enforcement agencies, however, The Federal Communica are not covered so long as

a pioneering set of taste of "Initially, the continuous ruling, said in a unanimous ruling, "it may be assumed that law martini olive to a bugged pack their activities within the of cigarettes.

> But the FCC promised anard should be revealed . .

> Wiretapping is already re-

See FCC, A6, Col. 1

the interception of conversa-tions and messages being car-ried over already existing communications systems, such as the telephone.

Aimed at Radio Devices

use of radio devices that can Department. pick up and record ordinary. The regulations flatly ban conversation. They will go into private use of the gadgets to

indignation with increased in-parties engaging in the contrusions into the traditional versation," right of privacy through the Tougher Than for Wiretaps use of wireless microphones, some so small as to be concealed in a pack of cigarettes ed out, is tougher than that in or the now famous martini effect for wirefapping. Under

on its books to cover the increasing sophistication of elec-ception. tronic eavesdroppers.

No Limits

In general, the FCC does not require licenses for miniature devices that transmit less than 300 feet. Chairman Henry added, however, that this doesn't exempt the less powerful gadgets from FCC jurisdiction.

Eavesdroppers who break

the Federal Communications the rules will face loss of Act. But these are limited to either their FCC license to face a \$500 fine for every day they continue to violate the rules. Criminal prosecutions The new rules are aimed at will be up to the Justice

effect April 8.

The regulations, the FCC conversations "unless such use said, "reflect growing public is authorized by all of the

The restriction, Henry pointa Supreme Court ruling, he explained, only one party to a But until now, Henry ex- explained, only one party to a plained, the FCC had nothing conversation carried by wire plained, the FCC had nothing beauty to its interest. needs consent to its inter-

> To allay fears voiced by the Columbia Broadcasting System, the Commission emphasized that the regulations apply only to "private con-

> versations."
> "Conversations in public and semi-public places or in any other place where persons may reasonably expect their conversations to be overheard would not be protected by the rules," the FCC said in its

But that doesn't mean every martini outside the home is in the public domain, Henry declared.

If you are having dinner in a restaurant," he said, "you can reasonably expect that the guy three tables away isn't supposed to be listening in."