## Former Landiord Acensed by Couple

## New Hampshire Court Opens Trial Of $\$ 125,000$ Bug-in-Bedroom Suit <br> 

By Jean M. White Wandinnson Pont Slatt Wriet
LACONTA, NII, Jan. 25 From the time they heard nolses in a hot-sir register and found a speraker nearby in the ecllar, the Carl Hambergers orw themselves living in an electronic expert to testixy onvellan nilhtmare world ahout how easy and cheap it with a big-brother ear eaves- is for anyone to assembie his dropping on the privacy of own private ear for electronic their bedroam.
This was the picture drawn by the attorney for Carl and Mae Hamberger, former restdents of nearly Gilford, who are seeking $\$ 125,000$ damages on grounds of invasion of privacy:-
The eouple charges that their former landlord, poultry farmer Clifford C. Eastman, Invaded "the privacy and sancEity of their hedroom" with a Tistening and recording device.
The "bed-bugging" trial opened today in Belknap Superior Court here, seven milles from what is yemerally thought to be the real-life pro-
manton Tron Works, a small aid, testified that such a setNew Enyland villaze where up could pick up normal conauthor Grace Metalious onee versation up to 40 feet distant lived, But Laconic Laconians don't 1ke to talk ahout this Peter Mrakris, attorney ior - Hambergers, called an hout how easy and cheap it own private ear for electronie
snooping. Richard Shea, of Schenectady, N.Y., said a $\$ 2$ five-Inch radio speaker easily carr be used as an extremely sensitive sound pickup device
In his opening statement to the jury. Makris said he wil show that such a speaker was concealed in a hot-air duct only two feet from the headboard of the Hamhergers double bed and then attached to two wires that went through the basement rafters and then underground several hundred
feet ot a chicken house. There
he said, the wires emerged
and led to the Fastman's
ouse.
totype for Peyton place-Gil-ing engmeer with a hearing
from the microphone and the words coutd be clearly heard: from up to 1000 feet away with an intercom system.
He said that such a system could even pick up whispers Within ten feet of the speaker. The attarneys lines of questromines made clear that the legal argument was poing to boil down to this: Was the speaker placed in the basement for bedroum spying or was it put there to monitor a water pump essentiat to the operation of Eastman's Sunny Slopie Poultry Farm?
The Hambersers, a couple in their 30s with four children. now live it Barminuton, RI.
Hamberger toak the stand in thic lutw uftermoon as his wife, i trint blonde in a kelly green dress ingtened. Hamberger dereribed how ite met his wife in the village drugstore on his first day in Laconia after un

See BUG, $\mathrm{Al0}, \mathrm{Col}, 2$
migrating from Germany in Shea said it would be much late 1954, how they were mar-easier just to attach wires ried in September, 1956, and from the pump to a bulb that how he adepted his wife's would light up when the pump daughten born out of wedlock, was working.
He then told how his father-in- Under cross-examination law arranged for the young Hugh Bownes, chief defense couple to rent the Eastman lawyer, pushed Shea on testihouse for $\$ 15$ a week.
In the earlier testimony Shea was asked if the speaker found in the cellar in October 1962 , could have been used to monitor a water pump. He said that might be the case, but it would be "doing things the hard way." mony to establish the point that a chicken farmer might well use such a device to monitor a pump if he had found such a system installed on another pump when he bought the farm.
The hearing drew about 50 the hard way. To monitor the water pump day, predominantly women. with such a system, he testi- One woman, whose companion led, would mean the button complained ahout the hard would have to be pressed on courtroom benches replied: the receiving end to see if "Well, we didn't come here to the pump were operating be comfortable."

