## Private Bugging' Seen Cut by Law

By John P. MacKenzie Washington Post Staff Writer

Attorney General John Namurder plot and bank robthat private electronic snoopers have become "practically extinct" because of the controversial 1968 law that permits

"Because of the penalties inate Criminal Laws Subcom-fore not be further identified. Mitchell sparred for nearly eral law has practically run an hour with Sen. Edward M. them out." The law punishes Kennedy (D-Mass.) over the electronic eavesdropping with administration's claims for out judicial approval with a success in the war on crime.

Maximum of five years in Kennedy also remind of the listening equipment.

author of the wiretap law.

The ban on private wiretap-violence commission. ping and bugging was initially law official eavesdropping as a part of the plans they must well, except in "natural secu-rity cases." But McClellan pushed through a law coupling the private ban with a system of court-supervised eavesdropping for federal investigators.

Without elaboration, Mitchell and his aides claimed that a legal eavesdrop had intercepted conversation about a

Mitchell testified yesterday bery, helping to save the intended victim's life and solve

The attorney general added that in the same operation, federal agents to wiretap kidnap victim home unharmed. Justice Department volved," Mitchell told the Sen-litigation" and could thereofficials said the case was "in

Kennedy also reminded prison and \$10,000 fine, and se- Mitchell that presidential comverely curbs the manufacture missions on crime and violence both recommended fed-Mitchell gave this appraisal ral firearms registration laws during a friendly exchange to cover states that didn't with subcommittee chairman enact their own. He noted that John L. McClellan (D-Ark.), the Justice Department had helped finance the work of the

Mitchell said he would consought by the Johnson admin-tinue to refuse to press states istration, which wanted to out- to make weapons registration