## DREW PEARSON 5-1-27-68

## Notes Show RFK Okayed Snooping

WASHINGTON — Sen. Robert F. Kennedy has denied that when attorney general he authorized the wiretapping or bugging of Dr. Martin Luther King, or on any other of the FBI's eavesdropping activity.

In a conversation with the authors of this column (Editor's note: Jack Anderson is Pearson's associate.) last January, he denied that he knew There was also some activ-

ity which FBI agents noted very discreetly as "sex ac-tivity with female."

ly submitted to Attorney General Kennedy and he ap-peared to be very much in-terested in them. For he scribbled a notation on one

report to Courtney Evans to keep him further advised.

Courtney Evans was then

an assistant director of the

FBI and liaison man between the FBI and the attorney gen-

Perhaps the most signifi-cant document involving At-torney General Kennedy in eavesdropping, however, was an FBI memo dated July 7,

1961, which reviewed the FBI's eavesdropping policy. This policy was to use bugging or

crime investigation and wiretaps for national secur-ity cases; in other words, the

ny cases, in other words, the policy was to listen in on for-eign agents and potential spice. Kennedy was represent-ed as "pleased" over the way the FBI was carrying on elec-tropic according to a second

why Bobby Kennedy has been so confident that no eaves-

drop memos with his name signed to them exist in the Justice Department today.

For he expressed the wish that the records be returned

to the FBI and kept under "the special security condi-

tions which only the FBI had."

THE MEMO is signed by FBI liaison man Courtney Evans, who became Bobby's close friend and was enter-tained socially in the Ken-nedy home. Addressed to Alan H. Belmont, assistant di-rector of the FBI, the memo reads:

"In line with the director's

approval, the attorney gen-eral was contacted this morn-ing, July 7, 1961, relative to his observation as to the pos-sibility of utilizing 'electronic devices' in organized crime investigation.

"It was pointed out to the altorney general that we had

taken action with regard to the use of microphone sur-veillances in these cases and, while they represented an ex-pensive investigative step, we were nevertheless utilizing

them in all instances where this was technically feasible and where valuable informa-tion might be expected. The

strong objections to the util-

reads:

investigations.

tronic eavesdropping. The memo may

devices"

This

explain

eral's office.

'electronic

These reports were definite-

anything about the FBI's eavesdropping, In referring to the bugging of lobbyist Fred Black's room in the Sheraton-Carlton Hotel he said he had not known about it until he read it in the newspapers. Kennedy also denied having

anything to do with the inves-tigation of

Bobby Baker, the ex-Senate secretary who may have been investigated for the purpose of linking him with the then vice presi-dent, Lyndon Johnson. Bak- DREW PEARSON or and Fred Black were inti-mate friends, and President Johnson has been convinced that Kennedy launched the Black probe as a means of knocking LBJ off his brother's 1964 ticket. Kennedy, however denied this.

"If I had ordered and investigation of Bobby Baker," he told us, "someone would have written a memorandum to that effect; and there is no such memo

IT IS NOT pleasant to be in the position of challenging the word of a member of the Ken-nedy family. In all deference to the former attorney gen-eral, however, there exist some important memos in the Justice Department which show conclusively that he did have knowledge of eavesdrop-ping and that he authorized part of it. One memo was written on

Use memo was written on July 16, 1963, after Kennedy had requested a wiretap be placed on the phone of Dr. Martin Luther King. The memo explained how the FBI had requested for the data had persuaded Kennedy to change his mind - for the time being. Another is a written nota-

Another is a written nota-tion on an FBI report on the bugging of Fred Black's room in the Carlton hotel. This eavesdropping was recorded in various memos in which PBP context and data which FBI agents gave details on extensive conversations pertaining to the political affairs of Sen. Mike Monroney and Rep. Carl Albert of Oklaho-ma, Rep. Gerald Ford of Michigan, the legislative operations of President Johnson in getting bills through Con-In getting bins through con-gress, and the placing of North American Aviation and General Dynamics de-fense plants in certain con-gressional districts in order to be for the through the second second second second to be for the second se to help friendly congressmen. ization of telephone taps as contrasted to micro-phone sur-veillances was stressed. The attorney general stated he The monitored conversations also unearthed the fact that Bobby Baker was a frequent caller at Black's apartment.

recognized the reasons why telephone taps should be restricted to national - defensetype cases and he was pleased we had been using microphone surveillances where these objections do not apply wherever possible in organized crime matters.

"The attorney general noted that he had approved several technical surveillances in connection with securitytype investigations since he took office, but that he had not kept any record and did not really know what he had approved and what surveillances were currently in op-eration. He said that for his own information he would like to see a list of the tech-nical surveillances now in operation. He added that this could be brought over to him personally and that he would look it over and immediately return it because he realized the importance of having these records maintained under the special security con-ditions which only the FBI

had. "If the director approves, we will have the list of techwe will have the list of tech-nical surveillances prepared, delivered personally to the at-torney general and then re-turned to the bureau's file."