Mitchell Says Wiretaps **Have Been Productive**

ct

of

€ď

y)-e

By Ken W. Clawson Washington Post Staff Writer

yesterday federal wiretaps general said in a speech bewere used 133 times during fore the International Associa-Nixon administration and re- lantic City. sulted in 419 arrests and 325 indictments.

states that also permit wire- use of police power. tapping contained incriminating evidence.

sively that we have done our crime," he said.

Calling electronic surveil- fishing expeditions, that we lance the best weapon in fight- were pretty sure of our ing organized crime, Attorney ground when we asked for the General John N. Mitchell said court orders," the attorney the first 18 months of the tion of Chiefs of Police in At-

Mitchell characterized as unwarranted the fears that Mitchell said 80 per cent of the 1968 federal wiretapping the messages intercepted by law would lead to an invasion federal agents and by police in of privacy and indiscriminate

"I think you will agree that the only repression that has "I believe this shows conclu-resulted is the repression of

homework, that we are not on See MITCHELL, A6, Col. 1

MITCHELL, From A1

Mitchell told the police chiefs that 30 federal wiretaps were authorized by courts in 1969 and 103 more through July 13 of this year. In most cases, he said, the wiretaps sought evidence in gambling, narcotics and extortion cases.

These wiretaps resulted in 419 arrests and 325 indictments, with only 12 of them failing to produce enough evidence to make arrests. Most of the meassages intercepted by federal agents contained incriminating evidence, added. In one wiretap, which was understood to involve a gambling operation, the attorney general said that of 17,690 calls intercepted, 17,513 of them were incriminating.

In addition, Mitchell said, police in the eight states where wiretapping was permitted last year used them 241 times. Most of the cases are pending in the courts. States Report on Taps

States reporting wiretaps in 1969 were Arizona, Colorado, Florida, Georgia, Maryland, New Jersey, Rhode Island and New York .Since then, Massachusetts, Wisconsin, South Dakota, Nebraska and Minnesota have passed laws permitting wiretapping. Under the 1968 Omnibus Crime Control and

Safe Streets Act, the states are required to report instances of electronic surveillance at the end of each year.

Mitchell urged the increasing use of wiretapping where it can fit the criteria of the 1968 act.

"I believe that its use by federal authorities is not only a right, but a duty. And I believe the same is true for other authorities in those states where wiretap is not outlawed."

The wiretap law was enacted by Congress in June, 1968, but then Attorney General Ramsey Clark refused to use it during the last six months of his tenure except in national security cases. Clark told Sen. John L. McClellan (D-Ark.) at the time of the law's passage that he had never seen a wiretap case that was efficient.

Wiretapping in non-national security cases was used prior to enactment of the law, but under questionable authority. The 1968 law required the following conditions to be satisfied before wiretapping:

Securing a court order from a judge; specifying the offenses under investigation and

types of conversations to be overheard; limiting the time period of surveillance; ending the wiretap when the objective has been achieved; showing that normal investigative procedures had been tried and failed or were too dangerous to be used, and reporting the results of each wiretap.

Under new legislation proposed by President Nixon and expected to pass the House this week, wiretapping will be permitted in campus bombing cases. The proposed law would permit immediate federal intervention in bombings or threats of bombings.

The 1968 law specifically prohibited private use of wiretapping, and Mitchell said yesterday a person who tried to spy on the 1968 Democratic Platform Committee had been convicted under the law as

well as other private wiretap torney General was to wiretap month surveillance that led up

duced to two-thirds, he said.

Acknowledging that the Johnson administration would not permit wiretaps under the 1968 law, Mitchell said Presinarcotics investigation, the Atlanta State of 124 quantities of narcotics, guins, pounds of heroin and the concars and cash as well as the arrest of 139 persons and the subsequent arrest of 27 more.

On the state level, Mitchell said Presinarcotics investigation, the Atlanta State wiretaps in a said that four state wiretaps in Francotics.

experts.

Complaints against private smuggling operation. The re-eavesdropping have been result was the seizure of 124 quantities of narcotics, guns,

dent Nixon is committed to use every legal weapon learned of a planned murder in 13 arrests; four counties in against organized crime. If and bank robbery, both of New York installed 109 wire-

lawmakers give you a tool for enforcement purposes, you should use it."

which were prevented. taps and arrested 166 persons, and that a single wiretap in federal wiretapping was in Henry County. Ga. resulted in should use it."

federal wiretapping was in Henry County, Ga., resulted in "Operation Eagle," a six-27 arrests.