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## **WIRETAP ARRESTS** REPORTED RISING

U.S. Aide Tells Bar Group Taps Helped Convict 72

## By FRED P. GRAHAM

CHICAGO, Feb. 8 — Attorney General Richard G. Kleindienst told the leaders of the American Bar Association today that the Nixon Administration's use of wiretapping against organized crime had resulted in more than 800 arrests and 72 convictions in the last two years.

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He said that more convictions could be expected soon.

Mr. Kleindienst also disclosed that the Justice Department's use of court-approved eavesdropping increased rapidly in 1970. He said that in 1969 and 1970 the department obtained 253 court approvals for eavesdropping, of which 45 were extensions of authorizations that had expired.

State Laws Urged

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Mr. Kleindienst's report cam shortly before the bar association's house of delegates approved electronic surveillance standards that encourage states to adopt laws similar to the 1968 Federal statute that permits court-approved evasdropping.

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The bar group voted down hare proposed amendments by its criminal law section that

its criminal law section that would have urged states to plac tighter restrictions on police wiretapping than are contained in the Federal statute.

At present, 12 states authorize their police to obtain court approval for vasdropping, but others are expected to enact laws patterned after the model approved today by the A.B.A.

nal laws.

The A.B.A.'s standards closely parallel the Federal Law, which permits the police to obtain court approval to use listening devices in a wide range of criminal cases. If the procedures are followed the tapped conversations can be used in court.

court.

Samuel Dash, chairman of the bar association's criminal section that sought to water down the surveillance rules, told the group that Mr. Kleindienst's report indicated that the Nixon Administration was using eavesdropping in criminal cases "with restraint." Neither the new standards nor Mr. Kleindienst's report deal with the Justice Department's controversial use of eavesdropping without court approval against radical domestic groups.

Charity or Business?

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Mr. Kleindienst said that 163 Mr. Kieindienst said that 163 surveillance orders had been obtained for use against gamblers, 58 for use in narcotics cases, 21 in loan sharking investigations and the rest in investigations. cases, 21 in loan sharking investigations, and the rest in investigations of various crime syndicate operations.

Meanwhile, the bar association has a legal problem of its

Own.

The Internal Revenue Service is questioning whether the operation of the association's combined mutual insurance program and educational endowment fund satisfies the federal tax laws.

The dispute is experserve as a test case many organizations bine low-cost in age for their tax-exempt creational firest cational firest case and cational firest cational fires loses, at