## **U.S. AIDES REDUCE** WIRETAPPING BIDS

But Local Officials Increase **Requests to Courts for** 

Such Surveillance

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WASHINGTON, April 30 · Federal investigators reportedly sought court-approved wiretaps and other electronic eavesdropping far less frequently in 1973 than they did the previous year, but the increased use of electronic surveillance by local prosecutors meant that the over-all number of such applications continued at the same level.

Despite a level of applications for wiretaps and bugs that remained about the same, however, there was a 32 per cent decline in the number of arrests and a 72.6 per cent decrease in the number of convictions resulting from evidence collected by electronic devices a Federal report said.

Law enforcement officials could not immediately pinpoin the reasons for the decline ir such arrests and convictions but speculated that one factor might be the tacit decision of Federal prosecutors to abandon pursuit of low-level gamblers under a program called Project Anvil

Court Rling Awiated

Some officials said a sec-ond factor probably had been ond factor probably had been a case pending in the Supreme Court that may invalidate a large number of Federal wire-taps and bugs and thus has prompted defendants to post-pone plea bargaining or trial until the Court has rule. The report on the use of court-authorized electronic sur-veillance by Federal and state prosecutors in 1973 was sent to Congress today by the Ad-ministrative Office of the Uni-ted States Courts. The prepara-tion and publication of this

tion and publication of this annual report was mandated by the Omnibus Crime Control Bill

the Omnibus Crime Control Bill of 1968. The report on the wiretap-ping of telephones and the bug-ging of offices, homes, auto-mobiles, and even boats, does not include electronic surveil-lance activities for national security purposes, which have been carried out since the days of President Franklin D. Roose-velt. velt.

The national security wire-taps such as those ordered by President Nixon for a number of newsmen and Government of newsmen and Government officials in 1969 are not subject to any reporting requirement. But, according to the Senate minority leader, Hugh Scott of Pennsylvania, the number of these wiretaps have ranged from a high of 471 in 1949 to a low of 82 in 1968. One knowledgeable official said there were 83 such taps one day last August.

New York City Data

New York City Data New York City Data Concerning New York City, the report said that Maurice H. Nardjari, the state's special anticorruption prosecutor, had applied for 24 wiretaps and bugs. This represented only 13.5 per cent of the total of 178 such applications by local pros-ecutors within the city. This compared with 27 such applications in the Bronx, 32 in Queens, 47 in Manhattan and 72 in Brooklyn. The 72 court-authorized wire-taps and bugs in Brooklyn represented a 140 per cent in-crease over the 30 such surveil-lances sought in 1972. Eugene Gold, Brooklyn District Attor-hey, said the sharp increase was mostly related to a single investigation. He denied that it reflected a depature from his frequently stated distrust of electronic surveillance. "I still believe that unless wiretapping is carefully cir-cumscribed, it is a very danger-ous tool in the hands of law enforcement," Mr. Gold said. Conversations Intercepted As a result of court outher

**Conversations Intercepted** 

As a result of court-authorized surveillance, the report said, Mr. Nadjari indicated that 852 conversations were inter-

said, Mr. Nadjari indicated that 852 conversations were inter-cepted. This compared with 740 conversations in the Bronx, 255 in Manhattan, 1,558 in Brook-lyn and 1,029 in Queens. The report said the wiretaps and bugs authorized by New York judges represented 46 per cent of all those approved by state judges throughout the country, while those approved by state, judges in New Jersey represented 29 per cent of all such cases. such cases.

such cases. For the entire United States, including both Federal and state activities, 864 applica-tions to use wiretaps were ap-proved in 1973 compared with 854 in 1972. Federal applica-tions, however, dropped 37 per cent—to 130 in 1973 from 206 in 1972.

In 1972. The report said local and Federal arrests that had re-sulted from evidence collected by electronic surveillance dropped 32 per cent, from 3,393 to 2,306, while convictions dropped 72.6 per cent, from 1,491 to 409. Such experts as G. Robert Blakex, now professor at Cor-

Blakey, now professor at Cor-nell Law School and Sol Lindenbaum, a long-time assistant in the office of the United States Attorney General, said a declining use of wiretaps in easy-to-prosecut gambling cases and the delaying effect of the pending Supreme Court sase were probably involved in the dramatic decline in arrests and convictions and convictions.