## 12 San Francisco Chronicle \*\*

## Frequent Federal Practice

The Self-Bugging Ager

## Washington

cases a year, the Justice Decriminals in more than 1000 partment disclosed yester-Federal agents covertly tape-record their own conversations with suspected

suspect's conversations with court-authorized more often than they employ agencies rely on so-called ney General Henry E. Petercallers, said Assistant Attorhis associates and innocent and bugs to eavesdrop on a 'consensual monitoring' far Investigators for various wiretaps

Department guidelines re-quire federal agencies to obsen or one of his deputies betain the approval of Peterfore undertaking such eaves-

eral and State Laws Relatsion for the Review of Fedsen and Attorney General before the National Commisdropping. Those guidelines were made public as Petertronic Surveillance. ing to Wiretapping and Elec-William B. Saxbe testified

gress and private citizens. includes members of Conlished by Congress in 1973, The commission, estab-

marily in organized crime cases, and so-called national into government wiretap security taps authorized by surveillance, employed pricourt-authorized electronic policies have centered on the attorney general. Most previous inquiries

focused on cases in which an Little attention has been

agent records his own tele-phone conversation with a recording device hidden in his clothing while meeting suspects. criminal suspect or wears a

exempt from the federal law this type of eavesdropping is er consents to the recording of his own conversation. requiring a court warrant because the agent or informfor wiretapping or bugging, Petersen said he believes

warrant only when one of the surveillance "targets" has consented, he said. The law requires the court

effective federal law en-forcement" and urged the sion, called the practice partment's criminal diviabsolutely indispensable to Petersen, head of the de-

commission to reject any efcontrol over it. fort to tighten legislative

years has imposed its own regulations governing the practice. The department for five

participants. without the consent of all eavesdrop on conversations any mechanical device to attorney general or one of the approval of the assistant his deputies before using all federal agencies obtain These rules require that

clude the FBI, the Drug En-Internal Revenue Service, Secret Service, Customs Servgative units. forcement Administration ice and other federal investi-The agencies affected in-



He called it 'indispensable' HENRY E. PETERSEN

selves from Jan. 1, 1969 ing conversations through 5609 cases of agents recordthrough August of this year. devices concealed on themstatistics, there have been According to department

the same span. only about authorized wiretaps during By contrast, there were 900 court-

Associated Press