## Il Opposes Justice's Privacy Bil

2/3/7 y By Susanna McBee

ment's bill to regulate the way ington Post to comment on local, state and federal agen, the bill, said, "I welcome legisdies deal with criminal infor-of the NCIC system so as to The Federal Bureau of In measure, the sources said. Washington Post Staff Writer Justice Depart-

Kelley has made it known that he cannot give a full endorseserious opposition to one of its of Justice on its legislative and local police have voiced ment to the bill because state Director Clarence M.

in felony cases after five years | cool by department sources, in misdemeanor cases. Seals | but it is considered significant could be broken upon subse- that Kelley says he welcomes after seven years following a the Attorney General." from the Attorney General. court order or a directive idly expanding criminal infor- sponsor the Justice Departquent arrest but only under a some kind of law on the rapperson's release from custody criminal records to

Center (NCIC) here. ords are kept by the FBI at its criminal history (CCH) recnal suspects because they will not have ready access to old National Criminal Information Computerized

Kelley and several members of his staff have worked with he would not endorse it. Justice Department officials sources expressed shock when islation, and some department who drafted the proposed leg-

jections to the bill, but two tems division, has strong obcharge of the computer sysated in the law-drafting proc-ess. Mason G. Campbell, the issue although it has cooper he is interrogated. Another factor in his re-fusal, sources said, is that the bureau's assistant director in FBI itself is still split over the Norman Stultz,

manual, or noncomputerized, files-are willing to accept the

That provision requires puter system, and my views on iminal records to be sealed it have been made known to the information contained in the system. The FBI has been proposal concerning the comconsultd by the Department ion of individual rights and insure the maximum protec-Kelley' asked by The Wash-

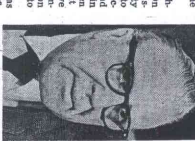
Police believe that the requirement will inhibit them in records, including some 450. Ervin will co-sponsor the detracking down leads on criminator of the computerized syspartment's bill. mation system. The FBI has ment bill and is expected to tem. The statement was seen as

concerns the sealing of rec the kinds of information on ords," said one source, "and citizens that police can collect he's reflecting police concerns and disseminate. Both would he's reflecting police concerns and disseminate, nour would across the country. But they give citizens the right to see for national defense or foreign like department, wants compared to the Miranda what information police composition of not have a specific name, it decision, and now they've puters have on them and the found they can live with it." right to correct any inaccura-"Kelley's only reservation

including that of free counsel zona decision the Supreme But there are important dif-Court held that a confession is ferences in the bills. The deif he cannot afford one, before fully informed of his rights, invalid unless a defendant is In the 1966 Miranda vs. Ari- cies.

The Justice Department and Sen. Sam. J. Ervin Jr. (D-N.C.) Known unveiles privacy bills yester-day. Details of the department's bill has already become

chief of the NCIC, and Frank in Congress Tuesday. Sen. Ro-Both bills will be introduced



CLARENCE M. KELLEY ... differs on bill.

partment's bill.

Both bills would regulate

to make policy and enforce the law while the Ervin bill power the Attorney General sue should be debated." torney General and two other terized files. The department's the Senate, including the At- agency, from access to comp-u the President and approved by as of nine members named by tems Board. It would consist the Federal Information Sysa federal-state board, called would give those functions to

three private citizens.

school board or a state licensminal-justice agency such as a ord has a final disposition or a

pect is justice agency unless the suscannot even go to a criminal resulted in a conviction, says that unless the arrest has or

imprisonment notations. such as arrest, conviction and arate from criminal data, must be kept strictly sepwhich is background or raw records,

vides a fine up to \$10,000 and

The Justice measure

imprisonment up to a year for

court order.

could gain access through

Ervin's

measure,

press

department bill but not under

be a "red flag" to police, who rely on intelligence files, but he explains, "We think the isintelligence records. An Ervin aide admits that provision will forcement agencies but not

chief of the NCIC, and Frank in Congress Tuesday. Sen. Ro- federal agency representa- bill makes clear that reporters Stills, who is in charge of the man L. Hruska (R.Neb.) will thes, three representatives of shall have access to police Both bills prohibit the press, noncriminal-justice

state data bank boards, and blotters, which list name, a ge, The department's bill pro- vin's bill would deny the press sex, address and charges. Er-

notation that a prosecution is staffers say the press issue pending added to it within one creates difficult problems beyear, it cannot be distributed cause of the public need to vides that unless an arrest rec- that accses. by a police force to a noncri-prevent police-state rent police arrest records. The ther bill would allow general press access to any but curand dragnet arrests. But nei-Both department and

tactics

Ervin

with that agency. Ervin's bill goes further and rearrested within a seeks employment proved press access only conviction records. Under the bill would permit state-apdepartment bill would allow it

by state statute, but the Ervin if it is specifically authorized

hat intelligence information, The department's bill says

noncriminal-justice agencies in prison.

noncriminal-justice agencies in prison.

unless the Attorney General The senator's bill also inauthorizes the dissemination cludes a provision that if a poauthorizes the dissemination cludes a provision that if a pomay be distributed to law en-It also says that intelligence description or his background allow it to seek information criminal history information. Such warrants are required "access warrant" that would must go to court for improper dissemination based on a suspect's physical to a \$5,000 fine and five years Ervin's bill has sanctions of up

an

sion for sealing old criminal The Ervin bill has a provitice bill has no such require for criminal wiretaps. The Jus-

ment, credit and checking systems, finds allows increasingly greater dismation, much of which now semination of criminal infornecessary because technology its way into employinsurance