FBI Black Bag Probe ans Washington HO By Robert L. Jackson

and Ronald J. Ostrow Los Angeles Timen

Federal investigators say evidence is mounting that one or more officials at FBL. headquarters knew and approved of the recently disclosed domestic burglaries conducted by agents in 1972 and 1973.

Sources familiar with FBI operations and the current. Justice Department investigation said agents would not have undertaken hazardous break-ins, which had been ordered, halted by former Director J. Edgar Hoover in 1986, unlesss they had Washington approval.

The Times disclosed last month that at least 20 FBI agents are under federal investigation for alleged burglaries during the last five years-long after the FBI said such so-called black-bag Jobs had ceased.

Last week FBI Director Clarence M. Kelley ac-knowledging that he had erred in asserting the last breakin occurred in 1968, said "a limited number of. surregificus entries" had taken place in 1972 and 1973. had "They didn't do it without having some approval from headquarters," one source said. Another source said the investigation is "going to elimb the ladder runs by rung." However, inwestige tors conducting the nearly five month-old - construct probe of the belatedly and closen burglarlea h innet yet approached officials who held key supervisory posttions in 1972 and 1973

These individuals include L. Patrick Gray III, acting director at the time of the burglaries; W. Mark Feit, then No. 2 man in the bureau; Edward S. Miller, then same director in charge of the domestic intelligence division; said Grav's three principal aides.

Gray, who resigned in disgrace when it was disclosed in April, 1973, that he had burned Watergate break in doctiments in his fireplace declined through his attorney. Stephen Eachs of Baltimore, to discuss the bucglaries.

However, an associate of Grav who insisted on being identified only as Gary's "friend," said: "He had absolutely no knowledge and a

possible that they (the burglaries) were done out side the normal channels."

Kinley said: "There may have been discussions about that, but 1 can't pinpoint any."

Felt, a 31 year FBJ yet, eran who retired in mid-1973, declined comment on what knowledge he had of 1972 and 1973 break-ins. Asked if he was denying any knowledge. Felt replied: "I didn't say that I just can's comment."

Miller, who retired from FEI headquarters in 1974, said he hoped the Instice. Department Investigation would be completed soone adding that he found it "disconcerting as the dick. ers."

Talking with reporters outside his suburban Washington home, Miller said if any "surrepetitions entries" were conducted they were done "to preserve the country and not for any selfish motives."

But Miller said he could neither confirm nor deny that he knew about or approved such break-ins; as two sources had suggested.

Miller held a crucial job at the time of the burlaries because the primary targets here friends and relatives of the radioal-Weethen Kinder should to the same to ligence, division projectered engitive Weather principal Stoutest manufactures of pre-tures and gate metal and a

The property atton to als known to involve Andrew Deckar, who infinte 1972 an early 1973 was special agent in charge of the New Yest field office's internal secu rity division. Decker, who reportedly has retained Washington de-

fense attorney Edward Bennett Williams; now W ansist ant director in charge of the records "tashagement" digi sion at FEL headquarters

The 187273 burgistant tention which all FBI andri Searching for material in

found a veiled reference to them in file folders in the FBI's New York field office. The folders are understood to have been part of the files of John F. Malone, as-sistant director in charge of the field office until he retired last year, Justice Department sources said.

However, one source familiar with the investigation said this discovery did not necessarily mean that Malone had any role in the break-ins.

The source explained that because the New York field office-with some 1,000 agents - is the bureau's largests Malone gave his five special agents in charge of the operating divisions "considerable latidude."

Miller, who described himself as a close friend of Kelly, Kelly, discussed "hypothetically" why he and other bureau officials - if they had known about the burglaries -- might not have informed Kelly, who took command of the FBI in July, 1973.

"Even a man and wife don't tell each other every-thing," Miller said. "If something wasn't a problem, you might not mention it."

Asserting that Kelly, "wouldn't democrately mis-lead you," Miller said it was possible the FBI director had been told about the break-ins at some point "but it didn't make an impres. sion."

Sources close to the Justice Department investigation said it has proceeded slowly so far largely be-dause of difficulties raised by the Supreme Court's 1967 Garrity decision.

That 6 to-8 ruling reversed the convictions of New Jer; sey police officers in a ticket-fixing case, because the officers provided incriminating information when they were told they could lose their jobs if they refused to answer investigators' questions.

"We don't want a defense raised that we violated Garrelated, cont damager nus." I rity," said one investigator.

However, an associate of Gray who insisted on being identified only as Gary's "friend," said: "He had absolutely no knowledge and a complete unawareness of these things [domestic burglagies]" The three former discuss Gray-Davd Kinley Bar

Gray-Davd Kiney, Bar-bara L. Herwig and Mack Armstrong-denied knowl-edge grapy breaking. Armstrong, Wass-Salar included doments in the gence said: "I'm not mixe ing that these things. say curred. But if they did, there, were no reports, recor dations or orders from Mr. Gray that came across my desk."

Heridig said: "Things often operated on a need-to-know basis in the balling) and we were there only a very short a very short time (one year). It's entirely