

In reading Crewdson's 3/7/73 I note the marked part, which says that Dean sat in  
its FBI sessions  
I session as GL's lawyer. That is a bit different that as counsel for those interv  
viewed  
d, as is an exceptional procedure. I also see what I missed in reading of this  
in the  
e Post, that Gray's story is that without Dean's presence and help, the FBI would 91  
not have been able to conduct the interviews. The only responsible comment would  
be in street language! With a grand jury sitting? All he had to do, or the agents  
had to do, with authorization, was to say if you don't tell us, we'll be back with  
grand jury subpoenas. It just happens that I'm nibbling aware at a lengthy treatment  
of federal grand juries in the 2/72 issue of Trial, by the Trial Lawyers' Assn.  
The piece I'm in, by a DJ lawyer, leaves no possibility of doubt, if he did not  
anticipate Gray would be belching all this stuff out. The less than whole thing,  
to paraphrase the effective commercial. HW 3/15/73. "on't lawyer-Senators know  
this kind of thing?