Watergate Trial Prosecutors **Kept Witnesses From FBI**

By Bob Woodward and Carl Bernstein Washington Post Staff Writers

Prosecutors attempted to exclude the FBI from portions of that the FBI reports were go- the Justice Department that the Watergate bugging probe last year, in part because FBI that they must have been befiles in the investigation were being turned over to President tion Dean had about the case. Nixon's counsel, John W. Dean III, according to sources in ings this month before the the Justice Department.

The sources said the prosecutors were so "disturbed" by Gray III said he turned 82 See WATERGATE, A8, Col. 1 vention by Dean that they chose to keep witnesses away from the FBI and interrogate them before the grand jury.

In investigations of white collar crimes, prosecutors generally try to avoid FBI interviews with witnesses expected to be uncooperative and instead often send them directly to the grand jury where sworn testimony can be obtained.

But that general tendency to bypass the FBI was intensified in the Watergate case, the sources said, because the prosecutors feared dissemination of the FBI information to the very people being investigated.

The delivery of FBI reports to the White House, according to the souces, was regarded by the prosecutors as "out-rageous" and "an inconceiv-able act."

"Dean couldn't have done a more complete job of embarrassing his clients at the White House," said one source at the Justice Department, where the work of the three assistant U.S. attorneys who prosecuted the Watergate case was supervised.

"We knew at the Depart ment that this would come back to haunt them at the White House," the source con tinued. "But they were so afraid or curious that they had

to have those 302s (the form basic FBI files in the case number of basic FBI reports)." over to Dean.

During the investigation, the prosecutors were not told no other official in the FBI or ing to Dean but concluded he gave the reports to Dean. cause of the detailed informa-

At his confirmation hear-Senate Judiciary Committee, acting FBI director L. Patrick dent's lawyer (Dean) says he

Gray also said that he told

One Justice Department attorney said that it was "the worst possible judgment" for Dean to ask Gray for the files. "Look at the position Gray was put in: the Presi-

WATERGATE, From A1

wants the files on White House aides who are being investigated or at least interrogated. It's unheard of."

In addition, the Justice Department sources said that the Watergate prosecutors concluded that Dean was privately interviewing White House aides before the FBI interviewed them. This may have had a "chilling effect" on the aides, and "someone certainly was putting on the chill," one source said.

It has previously been reported that White House aides were less than cooperative with the FBI in the early days of the Watergate probe.

Gray has testified that Dean was also present when FBI agents interviewed about 14 White House aides in the case. This was at Dean's insistence, Gray said. The FBI would have preferred that Dean not attend the interviews, accord-

ing to Gray, but accepted the arrangement rather than conduct no interviews with White House personnel.

The prosecutors were able to limit FBI contact with one key witness, Hugh W. Sloan Jr., the former Nixon re-election committee treasurer, who testified at the Watergate trial that he made large cash disbursements to G. Gordon Liddy, one of the Watergate conspirators.

They were less successful in attempts to keep the FBI from having a detailed interview with Alfred C. Baldwin III, another key witness in the case. Baldwin testified at the trial that he monitored wiretapped telephone calls from the Democrats' Watergate headquarters for three weeks at the direction of another of the conspirators.

The Justice Department sources said this week that the Watergate prosectors were uncertain whether Dean's involvment actually kept them from receiving information in the case.

"But it certainly slowed them (the prosectors) down once," one of the sources said. The reference was to Dean's decision to remove the contents of E. Howard Hunt's office in the Old Executive Office Building. Hunt, a former White House consultant, pleaded guilty in the Watergate trial.

Yesterday Gray told the Judiciary Committee in answer to questions that he felt Dean had lied to the FBI when Dean said he would "have to check" before he could say whether Hunt had an office at the White House. Gray said that statement was made three days after Dean had

Hunt's belongings removed | 17 Watergate break-in, Dean from the office.

moved from Hunt's office for White House investigation to about one week before turning determine if there was any inthe material over to the FBI, volvement of presidential according to Gray.

On March 3, The Washington Post reported that a notebook and an address book that House officials "presently em-Hunt said were left in his office were never received by the FBI. Hunt's lawyer, Wil-liam O. Bittman, said that nomination to the FBI direcboth items contained informa- torship has asked Dean to aption that prosectors hoped pear, but Dean has refused, would lead to other persons claiming his relationship to involved in the Watergate conspiracy.

of their disappearance are peculiar," Bittman said at the time.

The prosecutors told their superiors at the Justice Department that Dean had actu- throughout the Watergate ally been helpful to them on probe. one occasion, the sources said without identifying it.

sources reported that the recommended the hiring of prosecutors felt Dean was try- Watergate conspirator Liddy ing to get to the sources of in- by the Nixon re-election comformation before the FBI or mittee in December; 1971. Bethe prosecutors.

One Justice Department House aide. source said: "John Dean was hovering throughout the investigation trying to move a step ahead, ready to snatch up a piece of dirty linen before the (FBI) investigators."

Another government official familiar with the Watergate probe defended Dean's action, saying that "any institution including The Washington Post would have an attorney doing the same thing if there was a big scandal."

Immediately after the June

was assigned by President Dean kept the contents re- Nixon to conduct an internal aides. In late August, President Nixon said Dean's investigation showed that no White ployed," were involved.

The Senate Judiciary Comthe President gives him an exiracy. "The entire circumstances him from testimony before a congressional committee.

Sen. John V. Tunney (D-Calif.), a Judiciary Committee member, has claimed that Dean was "omnipresent"

Several times during the Gray confirmation hearings it In general, however, the has been noted that Dean fore then Liddy was a White