Evidence On Dean Is Sealed

Cox Moves **To Protect** Indictment

By George Lardner Jr. Washington Post Staff Writer Watergate prosecutors moved to protect their evidence against former White House counsel John W. Dean III yesterday by submitting it under seal to U.S. District Court Judge John J. Sirica.

In a motion filed with the court, special Watergate prosecutor Archibald Cox asked that the seal be broken only if Dean should challenge the case against him on the grounds that it was "derived directly or indirectly" from his forthcoming testimony before the Senate Watergate committee.

Dean had been scheduled to start his congressional testimony with a four-hour opening statement yesterday morning, but the Senate Watergate committee postponed its hearings until next week to avoid embarrassing President Nixon during the visit of Soviet Communist Party leader Leonid I. Brezhnev.

Under an immunity order granted last week, Dean cannot be prosecuted for what he tells the committee, but he can still be tried on evidence that does not stem from his Senate testimony.

Clearly determined to indict Dean, members of Cox' Watergate special prosecution force appeared at a brief hearing yesterday morning to hand Judge Sirica a sealed, 2-inch-thick file of "certain documents and memoranda of evidence" that has already been compiled concerning the ousted White House aide. Its official receipt was stamped at 10 a.m.

Under questioning by Judge Sirica, prosecutor James F.

See PROSECUTE, A8, Col. 5

PROSECUTE, From A1

Neal, whom Cox has assigned cover-up, said the investigation of Dean has not been completed, but he hinted that efforts would be made to wrap Much of the evidence sub-Senate hearings.

Supplementary Neal told the judge, may be submitted "in the next few davs."

dicted, "we can establish that, the evidence supporting that to the Watergate break-in and indictment and subsequent trial will not come from Mr. Dean's testimony before the Senate select committee.'

it up during the extra week af- mitted yesterday, but not all forded by the break in the of it, has already been presented to the Watergate grand evidence, jury here, Neal said.

Armed with what he has called "the facts and the documents, papers the President He said the step was being sent to me and papers I sent taken so that, if Dean is in- the President," Dean is ex-

pected to testify before the, it early yesterday mornin Senate that Mr. Nixon knew Asked about The Washingte

yesterday's hearing, but they defend himself by sayin did not appear. However, John Haldeman a n d Ehrlichms J. Wilson, the attorney for for- misled him, Wilson said 1 mer White House chief of did not believe it. staff H. R. Haldeman and for former presidential adviser declared. John D. Ehrlichman, turned The Post, citing Whi

porters that the "old fire emerging stance is designed ' horse" in him drove him to counter the charges expecte the session when he learned of from Dean.

about the Watergate cover-up. Post's report Monday that tl His lawyers were notified of President is now expected .

"I think it's nuts," Wilse

up as an interested spectator. House and other government Smiling broadly, he told re- sources, said that Mr. Nixon