Nixon Bars Hill Quizzing Of His Aides

Washington Post Staff Writer

President Nixon yesterday reaffirmed his determination to prevent Congress from questioning past and present members of his staff, but he promised to make available "all necessary and relevant information."

In a formal explanation of his position on the controversial issue of executive privilege, the President argued that the doctrine is "rooted in the Constitution, which vests the 'executive power' solely in the President."

The privilege was first invoked by George Washington and has been invoked by many Presidents since, some more often than he has, Mr. Nixon said.

The first congressional response to the President is expected today when the Senate Judiciary Committee plans to vote on whether it will invite presidential counsel John W. Dean III to testify during its consideration of the nomination of L. Patrick Gray III to be director of the FBI.

The President made it clear in his March 2 press conference that he would not allow Dean to testify, and his statement yesterday reaffirmed that stand.

Dean investigated the circumstances surrounding the Watergate case for the President and sat in on interviews of White House officials the FBI conducted in its inquiry into the case. Dean's report was made to the President and has never been made public.

While recognizing that a President has certain rights to withhold some information, Congress has never been content with the way Presidents have interpreted the privilege.

In recent years, with the steady growth of the White House staff and the reduction of Cabinet authority, Congress has grown increasingly critical of the use of executive privilege.

Mr. Nixon claimed that he has invoked executive privi-

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Senate committee meets today to decide whether to demand appearance of Nixon counsel. Page A10

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lege only three times whereas President Kennedy invoked it 13 times and President Johnson twice.

A Library of Congress study prepared for Rep. William S. Moorhead (D-Pa.), chairman of the House Foreign Operations

and Government Information charges that he gave \$30,000 to Subcommittee, said, however, Donald H. Segretti for politithat President Nixon has in- cal espionage work. voked the privilege nine

times. is that the President counted Branch in a variety of circumonly those times in which he stances in time of both war formally invoked the privilege and peace," Mr. Nixon said in and refused to provide docu- his statement. ments sought by congressional committees. The Library of our military security, our rela-Congress study also included tions with other countries, our times in which White House law enforcement procedures staffers refused invitations to testify.

The instances the White House cited of invoking executive privilege were: (1) in paired." 1970, when the House Intergovernmental Relations Subcommittee requested an FBI be used as a shield to prever investigation file on a presidential appointee; (2) in 1971, from being made available bu when the Senate Foreign Relations Committee requested documents on military assist- disclosure would harm th ance; (3) in 1972, when the public interest." Foreign Relations Committee requested documents on his policy to comply "to the United States Information fullest extent possible" with Agency programs and planning.

Mr. Nixon made it clear that he will decline to allow past or present members of his personal staff to testify. National security adviser Henry A. Kissinger, for example, has not testified before any committee although he has met informally with the Senate Foreign Relations Committee.

Presidential aide Peter M. Flanigan was allowed to testify before the Senate Judiciary Committee last year in connection with the nomination of Richard G. Kleindienst as Attorney General, but ques vice and assistance will ever tions were strictly limited and become a matter of public dedid not involve Flanigan's personal contacts with the President.

Under the President's defi-

Executive privilege "designed to protect communi-The difference in statistics cations within the Executive

> "Without such protection, and many other aspects of the national interest could be significantly damaged and the decision-making process of the Executive Branch could be im-

The President promised tha executive privilege "will no embarrassing will be exercised only in those particular instances in whic

The President said it wa congressional requests for information and that no one in his administration could invoke executive privilege without his specific approval.

Arguing that the separation of powers meant that a President might not be questioned by Congress, he said it followed that the President's staff also should not be questioned, "for their roles are in effect an extension of the, presidency."

A President must be able to place absolute confidence in his staff, he said, and members "must not be inhibited by the possibility that their adbate, either during their tenure in government or at a later date.

"Otherwie, the candor with nition, former White House which advice is rendered and appointments secretary the quality of such assistance Dwight L. Chapin would re-fuse to testify regarding mised and weakened."