31 Files Open to Dean

By Sanford J. Ungar Washington Post Staff Writer

L. Patrick Gray III said yesterday that as long as he is head of the Federal Bureau of Investigation, he will comply with all requests by White House counsel John W. Dean III for information from FBI

"Mr. Dean serves in the capacity of counsel to the President of the United States," Gray told the Senate Judiciary Committee, which is reviewing his nomination for a full term as FBI director. "I'm going to cooperate . . . that is my duty."

Defending his decision to give Dean material on the bureau's investigation of the Watergate bugging affair, the nominee said he will provide more of the same if it is requested in the future.

Under questioning by Sen. Edward M. Kennedy (D-Mass.), Gray said that judgment would extend to FBI files on Robert L. Vesco, who has been charged by the Securities and Exchange Commission with misappropriating millions of dollars from mutual funds managed by IOS, Ltd., and who gave a secret contribution of \$200,000 (subsequently returned) to President Nixon's re-election campaign last year.

But the acting FBI director insisted that he would never yield to political pressures in his law enforcement work.

If such pressures arose, Gray said, "my first reaction would be to resist ... and then, if I can't live with (the situation), to depart."

GRAY, From A1

terial over to Dean from his own office safe and did not discuss the transaction with his personal staff or report it to Kleindienst.

The unusual procedure was followed, Gray explained, be-

tinued to be restricted by or-came personally to Gray's ofders from Attorney General fice at FBI headquarters to Richard G. Kleindienst not to pick up copies of agent intergive the senators additional views with persons questioned information from the FBI's during the Watergate investiconfidential files, Gray pro- gation. vided new details yesterday of his dealings with Dean.

Although his testimony con-| Last July 28, he said, Dean

Gray said he handed the ma-See GRAY, A19, Col. 1

memorandum from the FBI's ligation of the FBI are to keep legal counsel, Dwight J. Dal- the Attorney General fully inbey, saying that "all informa- formed and to leave the rest tion in the possession of the to him." Department of Justice, including the FBI, is in the custody tom of the memorandum: "Do gative reports based mostly on of the Attorney General and, so in this particular case and agent interviews. technically, may not be re- in all future cases." At that leased from the department time Gray was confronted should be routed via the Atwithout his consent.

cause "I thought this was a "Our legal responsibility requests for Watergate matematter of sufficient impor- and duty is to keep the Attor- rial from the FBI, and he foltance to the President of the ney General fully informed lowed his legal adviser's rec-United States — to know and there it ends," the memo through Kleindienst on that whether any member of his went on. "Whether, and to occasion. staff was involved in the what extent, the White House Watergate." should be informed is a mat-Only eight days earlier, ter for the Attorney General. Gray had received an advisory . . . The authority and the ob-

Gray pencilled at the bot-

ommendation by routing it.

But the acting FBI director explained yesterday that he eventually came to draw a distinction between the bureau's "LHMs" (letterhead memoranda, which are summaries of investigative material) and "FD 302s," undigested investi-

The summaries, he said, with the first of Dean's three torney General, whereas the

raw data in this case could be to provide the material be no evidentiary pattern that he provided directly to Dean cause "I assumed he (Dean) (Dean) had got any relation without Kleindienst's knowl-

Kennedy, who questioned yesterday, professed bewilder- Gray added later. ment over why he gave Dean another batch of FBI Watergate material last October, when President Nixon had already announced at an Aug. 29 press conference that Dean's internal investigation of the for a job with the Committee affair was complete and had for the Re-election of the Presshown that no one "presently employed" in the administration was involved.

But Gray said he continued

was continuing his investiga ship with this situation," Gray tion, and that's why he asked."

the nominee for several hours his inquiry is open or closed," he thought he were involved."

He also said that the FBI had made no move to investi. directly about Watergate gate Dean himself after learn-Gray replied, "That didn't ing that the White House strike my mind." counsel was involved in recommending G. Gordon Liddy ident. Liddy was later con-trouble because of the Presivicted as a Watergate conspirator.

"We have no information,

said. "The President wouldn't "I don't know to this day if appoint him to investigate,

Asked whether he had ever sought to contact Mr. Nixon

Several Democrats on the Judiciary Committee told the nominee again yesterday that his confirmation may be in dent's refusal to permit Dean to testify at the hearings.

Sen. Sam J. Ervin Jr. (D-

N.C.) produced a letter written by Dean on April 20, 1972, to Jeremy J. Stone, director of the Federation of American Scientists, asserting that "no recent President has ever claimed a 'blanket immunity' that would prevent his assistants from testifying before the Congress on any subject.'

But Kennedy, talking with reporters, disagreed with Ervin's earlier proposal that the Gray nomination be held up until Ervin's special Watergate investigating committee has completed its work next year. "I think Mr. Gray is entitled to a vote up-or-down," Kennedy said.