Nixon-Dean Talks on Case Conceded by White House

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By JOHN HERBERS JUN 5 1973
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WASHINGTON, June 4—The White House acknowledged today that President Nixon conferred frequently this year with John W. Dean 3d about the Watergate scandal but said that logs detailing the time and place of such conferences would not be turned over to investigators.

"That would be constitutionally inappropriate," said Gerald Warren, deputy House press secretary.

Mr. Warren's statement, made in response to questions at today's news briefing, seemed to raise a conflict with Archibald Cox, the special prosecutor in the case. Mr. Cox said in a letter to Senator Sam J. Ervin Jr., chairman of the select committee investigating the scandal, that "I have been assured of access to all documents, files and other papers in the executive branch.'

The President, Mr. Warren said, "will not allow the logs to be released," either to the Ervin committee or to the Federal grand jury, even under subpoena.

The conferences between Mr. Dean, the former White House counsel, and the President are important to the case because Mr. Dean, who was dismissed April 30, has told both Senate investigators and Federal prosecutors that he discussed the Watergate case, including cover-up attempts, with the President a number of times between January and April of this year, according to authoritative sources.

After reports of Mr. Dean's statements appeared in The New York Times and The Washington Post during the weekend, Mr. Warren said the reports "appear to be part of a careful, coordinated strategy by an individual or individuals determined to prosecute a case against the President in the press using innuendo, distortion of fact and outright falsehood" with intent to "destroy the President."

"We categorically deny the assertions and implications of this story," Mr. Warren said on Saturday. In Mr. Nixon's May 22 statement on Water-

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gate, he said, "took no part in, nor was I aware of, any subsequent efforts that may have been made to cover up Watergate."

that he had awith the President and that I am supposed to have sat in on some of them," Mr. Ehrlichman said then. "I do know that John

Today, Mr. Warren, pressed further about the relations between Mr. Dean and the President, acknowledged that the President had stepped up considerably his contacts with Mr. Dean before he was discharged "Obviously there were topics of interest this year that would have involved the office of counsel," Mr. Warren said, adding that these included Mr. Nixon's own investigation of the Watergate affair and coverup — which the President said he began March 21 after receiving new information in the case—as well as White House policy on executive privilege and Senate hearings on the unsuccessful nomination of L. Patrick Gray 3d to be director of the Federal Bureau of In-

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ren said.

It has been evident for some time that there is concern in the White House about the testimony that Mr. Dean may give in the case.

John D. Ehrlichman, a top Presidential aide who resigned April 30, further supported the President's position in an interview televised Sunday by the Columbia Broadcasting System.

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Continued From Page 1, Col. 7 there were 40 conversations Today, Mr. Warren, pressed Dean had a series of meetings

ratrick Gray 3d to be director of the Federal Bureau of Investigation.

Period of Talks

Thus, according to this account, the Nixon-Dean conversations on Watergate occurred during a six-week period between Warch 21 and April 30, when M. Dean left the White Hpuse.

Did the President keep logs of contacts made with Mr. Dean and others, Mr. Warren was asked.

Yes, both in telephone calls and in personal meetings, but not as to subject matter, replied.

Would these be made available to Senate investigators and Federal prosecutors?

No, Mr. Warren said, "that would be constitutionally inappropriate," a phrase that Ronald L. Ziegler, the White House press secretary used last week in saying the President vould not testify before any of the investigative bodies. Asked to define what that meant, Mr. Warren said, "the basic doctrine of separation of powers."

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