WXPost AUG 5 1973 Clark Blasts Justice Dept. Leadership

By Cathe Wolhowe Washington Post Staff Writer Former Attorney General

Ramsey Clark yesterday said the Justice Department has created a judicial system not of law, but of men, "lawless, truthless and with violent val-ues that seek power to curb opposition."

At a conference called by Ralph Nader to evaluate the legal profession's perform-ance, Clark said, "We can leave it to the new and future officials in the (Justice) De partment, to the courts, the Congress and history to tell us how close we came to tyranny and irremediable corruption.

But Clark, unlike many other attorneys at the conference, refused to indict the legal profession for its perform-

ance. "There are thousands of lawyers who would rather serve the public than bend the power of their intellects to private interest," he said. "Most career lawyers in the Department of Justice have these qualities; their leader-

ship should have no less." He called on the American Bar Association to take a strong role in achieving the "desperately needed restora-tion of law and truth in the department and respect for department and respect the department in the hearts of the people."

Nader's two-day conference is being held at the same time the American Bar Association is convening here.

"After 96 years of ABA con-ventions, we decided this was a good time to hold an alternaa good time to note an alterna-tive, conference to juxtapose the traditional bar and the public interest bar," said Mark Green, director of Nader's Corporate Accountability, Research Group.

Clark's recommendations to the ABA included: The President and White

House staff should be prohib-Y See CLARK, A23, Col. 1

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ited from interfering in matters before the Justice Department

• The Attorney General or the deputy attorney general and some assistant attorneys general should be members of a political party and political party opposite from the administration.

• All written and oral com-munications involving cases before the department should be public if they involve the

compelled to disclose any evidence relevant to the defense in a criminal case. Congress should eliminate

Senate confirmation of the 93 U.S. attorneys, the major prosecutors in the department.

Clark also recommended hat the FBI should be pro-

To accomplish these goals, he suggested the establish-ment of a federal investigative and enforcement review board with power to hear and act on complaints of abuse.

of the legal profession.

hibited from accumulating in-formation except in criminal profession is guilty," Herbert cases and that dossiers on in- Denenberg, commissioner of that the goal of many corpo-

White House, Congress or any-one else not directly involved, • The department should be To accomplish these goals, power to further their own private interests with little or no consideration of desperate social needs."

Me called lawyers "the ene-mies of reform" because "the practice of law is making a liv-Other attorneys present practice of law is making a liv handed down stiffer verdicts ing, not reforming the world. Jay Smyser, a former attor-

rate attorneys becomes "profit | He cited attorneys involved "absolve themselves from re-maximization" rather than a in the Watergate incident as detached legal view because an example of how lawyers many corporations offer bonus sometimes let political impli-ration demonstrate local action plans to their lawyers.

tion just as they share in mation just as they share in ma-terial affluence by associa-tion," Joseph A. Califano, a partner in the Washington firm of Williams, Connolly and Califano, warned.

plans to their lawyers. "Attorneys in this situation must recognize that, on the suffer moral guilt by associa-tion just as they share in ma-on behalf of a glight even. "Attorneys in this situation" atthough the eighth canon of the ABA Code of Profes-sional Responsibility says a member that he represents the plant of the lawyer is a govern-ment attorney, he should re-member that he represents the plant of the lawyer is a govern-member that he represents the plant of the lawyer is a govern-member that he represents the plant of the lawyer is a govern-member that he represents the plant of the lawyer is a govern-member that he represents the public not a superior who

on behalf of a client even though he does not agree with them, Michael Pertschuk, chief counsel of the Senate Commerce Committee, says lawyers no longer can Burling, said.