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Kleindienst, at Bribery Trial, Says He Rejected

## Garan By ARNOLD H. LUBASCH

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The Federal Deputy Attorney General, Richard G. Klein-General, Richard G. Klein-dienst, testified at a bribary trial yesterday that he had been

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offered up to \$100,000 as a campaign contribution for President Nixon if he would help a defendant who had been indicted in New York.

Mr. Kleindienst said he had rejected the offer immediately, But had not regarded it as a bride at the time it was made and had not reported it until a week later, after he learned Federal agents were investigating the case.

The Deputy Attorney General appeared as a witness in Federal Court here at the trial of Robert T. Carson, the suspended administrative assistant to Senator Hiram L. Fong Repub-lican of Hawaii.

Testifying for the prosecu-tion, Mr. Kleindienst said that the \$100,000 offer was made to him last Nov. 24 on a visit to his office by Mr. Carson, who was charged with conspiracy, bribery and perjury in an al-leged scheme to quash stock-fraud indictments.

"Now, would you tell the court and jury what Mr. Carson said to you and what you said to him on Nov. 24, 1970? said Robert G. Morvillo, the prosecutor.

### **Discussion With Carson**

"Well," Mr. Kleindienst replied, "after we had exchanged pleasantries, Mr. Carson sat down in a chair in front of my desk and said that he had a friend in New York who was in trouble, and that if I could help him with respect to his trouble, his friend was a man substantial means of and would be willing to make a substantial contribution of between \$50,000 and \$100,000 to the re-election of President

the re-election of President Nixon." "I asked him what kind of trouble this man had," he con-tinued. "Mr. Carson said that he was under indictment for Federal offenses, and I said that under no circumstances could I do anything about the matter, even look into it; as a result of that fact that a grand jury had returned an indict-

# Campaign Offer of \$100,000

ment." "That was just about all the conversation that existed," Mr. Kleindienst said, adding that it had taken about two minutes during his 15-minute meeting with Mr. Carson.

Replying to another question by the prosecutor, Mr. Klein-dienst said that he had re-ported the Nov. 24 conversation with Mr. aCrson to Attor-ney General John N. Mitchell the following Dec. 1.

### Worked With Defendant

Joseph E. Brill, the defense lawyer, elicited under cross-examination that Mr. Kleindienst frequently talked with Mr. Carson and "worked very closely" with him in raising funds and campaigning for President Nixon.

"To your knowledge, Kleindienst," the de Mr. defense lawyer asked, "did Mr. Carson talk with anyone else in the Department of Justice with re-spect to the subject matter that you testified to here on direct examination?" "Not to my knowledge," Mr. Kleindienst answered, as he fingered his blue necktie. "It is true, then is it not."

"It is true, then, is it not," Mr. Brill asked, "that on Nov. 24, 1970, you did not regard that in the conversation you had with Mr. Carson that he

"No, I did not," the Deputy Attorney General replied. "If you had regarded that

conversation as containing a bribe offer." Mr. Brill asked,

"you would have immediately reported it, would you not?" "Yes, sir, I would have," Mr. Kleindienst answered.

Responding to additional questions under cross-examin-ation, Mr. Kleindienst said that he first learned that Mr. Carson was under investigation when Attornel General Mitchell showed him a memorandum from the F.B.I. director, J. Edgar Hoover, on Dec. 1 at 9 A.M. Mr. Kleindienst added that the F.B.I. memorandum had in-

dicated that an undercover agent was going to tape record a conversation with Mr. Carson

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that was scheduled to occur Mr. Kleindienst replied, "that I serious about that last answer?" a later that morning.

that," Mr. Brill asked, "that concerning Mr. Carson." that," Mr. Brill asked, "that you did or said or wrote any-thing with respect to the con-versation of Nov. 24?" "After learning what you learned on Dec. 1, 1970, with regard to the fact that there

that."

asked additional questions for the prosecution, when Mr. Kleindienst learned about the Carson investigation. Morvillo said with emphasis.

paign?"

"And it was not until after any kind of an investigation it," Mr. Kleindienst said, "but r

office of the Attorney General," examination, "are you really "So that between Nov. 24h

became aware that there was "Well, I am serious about a

"Within minutes after I saw was an investigation involving scribed himself at one point was an investigation involving as "the number two man" in Mr. Carson," the prosecutor as "the number two man" in asked, "did you then consider the Justice Department, re-When the cross-examination what had happened on Nov. 24 peated in his subsequent re-was completed, Mr. Morvillo to have been a bribe offer?" plies that he had not thought uestions for "Yes," the Deputy Attorney he was being offered a bribe regarding General answered. "No further questions," Mr. Nov. 24, but that he came to consider it a bribe offer when "It was not until the morning "Mr. Kleindienst," asked Mr. he learned about the investiga-of Dec. 1, at 9 o'clock, in the Brill as he resumed his cross-tion on Dec. 1.

> nd Dec. 1," Mr. Brill asked Mr. Carson, a 65-year-old for- 1 t another point, "you gave mer chairman of the Hawaii 10 further thought to that por-Republican party and president ion of the conversation which of the Honolulu Stock Ex-

asted a minute or two, if that change, rested his chin in his much, in which you said Mr. hands as he listened intently Carson told you that he had to the testimony. a friend who would contribute When the prosecution rested \$100,000 to the Nixon cam-its case shortly after the Klein-

dienst testimony, Judge Marvin "That's correct," Mr. Klein- E. Frankel rejected defense mo-

dienst answered. tions to dismiss the charges, The defense lawyer ended and the trial is scheduled to

the hour-long questioning after resume today at 10 A.M. he elcited from Mr. Kleindienst The jury of 10 men and two that his belief that the money women remained sequestered represented a bribe offer had by marshalls to prevent the not been based on what Mr. jurors from being exposed to Carson had told him. publicity in the case.