Fulbright Urges Expansion Of Hearings on Kleindienst

By Sanford J. Ungar Washington Post Staff Writer

Sen. J. W. Fulbright D-Ark.) yesterday urged the Senate Judiciary Committee to expand its hearings on the nomination of Richard G. Kleindienst as Attorney General to consider the recent flap over the domestic telecast of a United States Information Agency film on Czechoslovakia.

On the eve of a crucial Judiciary Committee meeting to determine the future of the Kleindienst hearings, Fulbright, chairman of the Senate Foreign Relations Committee, questioned the Cabinet nominee's "interpretation of the laws" concerning USIA films.

Over Fulbright's objections, Kleindienst last week said that is "would not violate existing law" for Sen. James L. Buckley (Cons.-R-N.Y.) to include the Czechoslovakia film in a broadcast to his constitu-

Fulbright claimed that such a broadcast violated a 1948 law which sought to prevent USIA from performing a domestic propagandizing function.

In a letter to Judiciary Committee Chairman James O. Eastland (D-Miss.), the Arkansas senator suggested a review of his correspondence of last week with Kleindienst as "a pertinent subject of inquiry in considering his qualification to be Attorney General of the Jnited States."

Sources close to Fulbright said yesterday that he believes a substantial bipartisan majorty in the Senate supports his nterpretation of the statutes

governing USIA.

In its executive session this morning, the Judiciary Committee is also expected to take up the disclosure yesterday that shortly before an antirust settlement with the International Telephone and Felegraph Corp., the Justice Department permitted ITT to separate out a division of one of the subsidiaries the conglomerate would be required

o give up.

Democratic sources on the committee said they were disurbed by a report in The Wall Street Journal that the parent ITT corporation bought TT Levitt Development Corp. back from ITT Levitt & Sons inc. on June 29, 1971.

That was 12 days after the Justice Department proposed a settlement requiring ITT to give up \$1 billion worth of assets, including ITT Levitt & Sons Inc.

The ITT settlement has been under review in the Kleindienst hearings, at the nominee's own request, ever tince columnist Jack Anderon reported that Kleindienst eld several private meetings ist year with Felix G. Roham, an ITT director.

The committee has also een investigating whether he ITT antitrust settlement as connected to the compay's pledge of at least \$200,000 o support this year's Republian National Convention.

Justice Department pokesman insisted yesterday hat the Levitt Development lorp., which was a land-holdng operation doing business rimarily in Florida, was "an asignificant part of Levitt."

In 1970, the spokesman said. represented only 6 per cent f Levitt's sales, and in 1971 eccounted for less than 20 per ent of Levitt's net earnings.

To separate it from Levitt, ie added, made the ITT settlenent no less advantageous rom the government's point of iew.

The sale of the development there is a reasonable position a private "memo of understanding" filed with the Secur- ing expedition on the other." ities and Exchange Commission, the spokesman said, although it was not listed in public court documents connected with the settlement.

It was just that sort of information which Democrats on Judiciary Committee sought to obtain by requesting the Justice Department's internal files on the ITT settlement. The department has thus far denied the request.

There were these other developments connected with the hearings yesterday:

· The Ripon Society, a lib-Kleindienst hearings, lest it have "disastrous" effects on GOP candidates in this year's election.

of Ripon's national governing on the committee's original board, said that "certainly witness list."

corporation back to the parent between a precipitous shutcompany was incorporated in down of the hearings on the one hand and an endless fish-

· Texas Attorney General Crawford Martin urged the Judiciary Committee to explore why Kleindienst authorized the granting of immunity to Houston financier Frank Sharp during the prosecution of a Texas stock case last year.

After pleading guilty to two minor federal offenses, Sharp was fined \$50,000 and placed on probation. Martin said doubt remained as to why Sharp "was not prosecuted for his part in the alleged conspiracy" in the stock case.

· Committee sources in both eral Republican organization, parties predicted again that opposed a forced cutoff of the today's meeting would reach a compromise solution on calling more witnesses before Kleindienst's nomination is taken up on the Senate floor. Paul F. Anderson, chairman At least eight names remain