Tunney Says Kleindienst **Used Deception**

By Sanford J. Ungar Washington Post Staff Writers

Calif.) charged yesterday that ton had arranaged his appoint-Richard G. Kleindienst delib- was helping him to obtain a erately deceived the public federal judgeship. about an investigation of the U.S. attorney in San Diego.

nominee was "derelict in his admonishment, after his staff duty" when he cleared U.S. recommended such action." Attorney Harry D. Steward of to a close friend and political

The Californian also chastised his colleagues on the ed crime task force had un-Senate Judiciary Committee covered a complex system of for closing the hearing on the Kleindienst nomination before calling more witnesses on the Steward affair.

The record of the hearings, Tunney said, is "a disgrace" which "makes a mockery of the public's right to the truth."

Kleindienst and Assistant Attorney General Henry Petersen, testifying before the committee last month, acknowledged that Steward had quashed the subpoena to Frank Thornton during an investigation of illegal contributions to President Nixon's 1968 cam-

But the Justice Department officials insisted that while Steward was guilty of "highly improper" conduct at the time, he committed no wrongdoing serious enough to require his dismissal as U.S. attorney.

Steward himself, when he testified, denied that his conduct had been at all improper and said that if the circumstances were to recur he would handle the Thornton matter in exactly the same.

He denied the allegations of three federal agents that he had told them when he tional Convention to quashed the subpoena that he Diego.

Sen. John V. Tunney (D-|was doing so because Thorn-General-designate men as U.S. attorney and

Tunney, in his 20-page "individual views" on the nomi-Tunney, in his strongest nation yesterday, said "there statement yet opposing the is no indication that Kleinconfirmation of Kleindienst dienst ever took any action for the Cabinet post, said the against Steward, even a mild

Charging that the White any wrongdoing in the quash- House had taken a direct ining of a grand jury subpoena terest in the Steward affair. Tunney suggested that the Thornton subpoena was stopped because a federal organizillegal campaign contributions to Republican candidates.

Tunney alleged that the system invlovived disguising the contributions by corporations as business expenses and channeling them through an advertising agency controlled by C. Arnholt Smith, a San Diego millionaire who is a long-time supporter of President Nixon.

In other individual views on the Kleindienst nomination released yesterday, Sen. Philip A. Hart (D-Mich.) said that despite an "inevitable shadow' over the nominee, he should not be denied confirmation by the Senate.

Hart said he "might feel differently" if the Senate were faced with the appointment of Kleindienst to a lifetime position, such as a Supreme Court judgeship.

Despite an "atmosphere of pressue," said Hart, he is convinced that the Justice Department's settlement of three antitrust suits against the International Telephone and Telegraph Corp. was not nected to ITT's pledge of at least \$200,000 to try to bring year's Republican this San