## Nixon Committee Is Fined For Concealing Vesco Gift

By CHRISTOPHER LYDON

Special to The New York Times

WASHINGTON, June 20-President Nixon's re-election committee was found guilty and fined the maximum \$3,000 in Federal District Court here this morning for concealing

a \$200,000 cash contribution from Robert L. Vesco, the fugitive financier.

The Vesco contribution, later returned, was delivered to the Nixon campaign in a brown suitcase full of \$100 bills on April 2, 1972, three days after a new Federal law required that contributions be reported to the Government and then disclosed to the public.

The Committee for the Reelection of the President has argued that the money was committed -and effectively received-in a spoken promise by Mr. Vesco to Maurice H. Stans, the committee's finance chairman, before the new law took effect on April 7.

But Judge George L. Hart Jr. ruled today that the actual delivery three days later constituted a reportable contribution under the new Federal Election Campaign act.

To the committee's contention that the Vesco gift fell into a "misty area" between old and new laws, Judge Hart commented, "I am having difficulty finding any doubt to shroud this in."

He fined the committee \$1,000 on each of three misdemeanor counts: for failures Continued on Page 29, Column 4

## Nixon Committee Is Fined \$3,000 on Gift

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New York last month of Mr. nated nonetheless in a civil suit ments to G. Gordon Liddy, one Vesco, Mr. Stans and John N. against Mr. Vesco. Mitchell, the former Attorney Mr. Vesco, now believed liv-General, on charges of con-ing in Costa Rica, is threaten-Judge Har Mitchell, the former Attorney spiracy and obstruction of jus- ing not to return to the United the committee would have 10

S.E.C. Inquiry

At the time Mr. Vesco made his contribution, he was the target of an investigation by the Securities and Exchange Commission for allegedly looting \$224-million from I.O.S., Ltd., and other branches of an international mutual fund em-

As soon as the Vesco contribution was received, the Gov-ernment has charged, Mr. Mitchell arranged a meeting between a Vesco lawyer and William J. Casey, then chairman of the S.E.C.

Thereafter, according to the New York in September. New York indictment, Mr. Ves-

to report the contribution, to co's agents repeatedly called on committee today was the sec-The conviction against the have an internal accounting of high Administration officials, ond under the new election the money, and to keep ap-including the White House finance law. In January the propriate records on it. It was the same \$200,000 Dean 3d, for assistance against contest and was fined \$8,000 that led to the indictment in the S.E.C. inquiry, which culmifor failing to report cash payof seven convicted Watergate

Judge Hart said today that States for the criminal trial, days to consider filing an ap-which is scheduled to begin in peal against his decision.