Nixon Fund Trustees Bar Legal Fees W25330174

Nixon's leftover 1972 cam- to the trustees who will have paign funds have decided to a meeting in Washington Wedend a policy that allows use of the money to pay legal fees of nesday. campaign officials former found guilty of misdemeanors.

and Guilford Dudley Jr., also the President, which Stans have drawn up language for a headed from its inception trust agreement that specifically bars the third trustee, books last month, brought up Maurice H. Stans, from taking numerous questions, saying, part in any decision on and the other thing." whether to pay Stans' legal exnenses.

Commerce and finance chief we're gonna do this or else." of Mr. Nixon's re-election campaign, is on trial in New York Kenneth W. Parkinson, the fifederal court on charges of ly- nance committee's chief outing to a grand jury and con-side counsel in most of the spiracy arising from a secret major legal actions that arose \$200,000 campaign contribu- from the Watergate break-in tion from financier Robert L. in June, 1972. Vesco.

tor from Michigan, and Dud- with six other former camley, a Nashville, Tenn., insur- paign and White House offiance executive, said in sepa- cials last month. rate telephone interviews yesterday that they also have proposed language that would Office March 10, the 1972 deny reimbursement of legal Campaign Liquidation Trust, fees to a former campaign of- which succeeded the Finance ficial who is acquitted of felony charges if the trustees believe he is guilty.

both informed Stans of the bill of \$25,000 to the Jacksonchanges by telephone last Sat- Parkinson firm. arday.

While they said Stans did not object. Potter said it came Stans, the Campaign Liquidaas something of a surprise and tion Trust said it would pay lethat Stans said, " 'Let's turn it over to the lawyers.' "

"I said, 'It's going to be innocent of a misdemeanor done or else you're going to tose a couple of trustees,' Potter said.

"I told Stans if it wasn't charges. done I'd resign," said Dudley. "He said, 'Well, it will never come to that.' "

He said Thomas P. Jackson, long-time lawyer for the Fi-The two, Charles E. Potter nance Committee to Re-elect early in 1972 until it closed its

"I'm not sure about this, that enses. Stans, former Secretary of down," said Dudley. "We said

Jackson is a law partner of

Parkinson was indicted in Potter, a former U.S. sena- the Watergate cover-up along

In a financial report filed with the General Accounting Committee to Re-elect the President as custodian of \$3.5 million in surplus campaign Potter and Dudley said they funds, listed an outstanding

> Under an agreement signed Feb. 11 by Potter, Dudley and gal fees for any former campaign official found guilty or and would also reimburse an official for expenses if he was found innocent of felony

The agreement, signed just eight days before Stans went on trial along with John N.

Dudley said he and Potter | Mitchell, the former Attorney | are insisting on, reimbursesigned the agreement.

> and Mitchell last April before trial on a technical point, exthe flood of Watergate revela-tions began, was to pay legal itations or the case of a perindictment.

new language he and Potter tutional grounds.

Two trustees of President discussed the new lauguage at General and campaign chief, ment of legal expenses will be was a change from previous left up to the trustees who policy, although both Dudley will have the right "to examand Potter said in interviews ine fully the reasons why a last month they had not been person was found not guilty aware of that when they as well as the circumstances surrounding the charges : . ." The previous policy, devised | He said this would cover with the help of both Stans such possibilities as a mis-

> fees only up to the time of an son who confessed to a crime but whose confession was Dudley said that, under the ruled inadmissible on consti-