

Financier in Baltimore Is Believed Ready to Talk in Exchange for Immunity

By BEN A. FRANKLIN Special to The New York Times

BALTIMORE, Aug. 28-An-other key witness in the Federal investigation of the possible role of a number of officials. including Vice President Agnew, in kickbacks from Maryland contractors was reported today to be cooperating with the United States Attorney's office here in return for preferential treatment.

Informed sources said that I. H. Hammerman 2d, one of Mr. Agnew's closest friends in this city, was negotiating with George Beall, the United States Attorney for Maryland. In return for limited immunity from prosecution, sources familiar with the investigation here said, Mr. Hammerman is prepared to provide the prosecutor with information.

It could not be learned whether his testimony, if it ever reached the grand jury, would concern directly the allegation of bribery, extortion and Federal tax fraud that Mr. Beall has told Mr. Agnew by letter were the focus of the investi-gation surrounding the Vice President. Mr. Hammerman also has extensive friendships and connections with others under investigation here.

Mr. Agnew and Mr. Hammerman were sixth-graders together here, and Mr. Hammerman has recently been a leader in

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publican Pre-tion in 1976. Presidential nomina-

tion in 1976. Mr. Hammerman, a million-aire financier and land develop-ler and a major solicitor for and campaigns, has avoided news-men since Aug. 8. On that date he issued a written statement through his office acknowledg-ing his formal notification by the prosecutor that he, like Mr. Agnew, was under investiga-tion for possible criminal viola-tions. Mr. Hammerman said then that he was confident that allegations involving him would "Mr. Hammerman could not be tion in 1976. 1969. Before returning to private engineering practice here, Mr. Wolff also served on Mr. Agnew's Vice-Presidential staff and technology. The United States Attorney is also believed to have ob-tained an immunity-for-testi-mony agreement from Lester Agnew, was under investiga-tions. Mr. Hammerman said "prove to be unwarranted." Mr. Hammerman could not be

pained there. Several other lawyers in-volved in the investigation, however, said today that they were conducting their own

Continued From Page 1, Col. 3 Mr. Agnew during Mr. Agnew's made, Mr. Richardson will terms as Baltimore County Ex-ecutive in 1963-1967 and as publican Presidential nomina-1060 1969.

"prove to be unwarranted." Mr. Hammerman could not be reached here today. At his in-known as "plea bargaining," vestment company, the S. L. the prosecutor last June agreed tammerman Organization, Inc., to accept from William E. For-he was reported to be out of town. Lawyer Won't Comment Mr. Hammerman's lawyer, Sidney S. Sachs of the Wash-ington firm of Sachs, Greene

Lawyer Won't Comment Mr. Hammerman's lawyer, Sidney S. Sachs of the Wash-ington firm of Sachs, Greene-baum & Tayler, also declined to comment in any way on his reported contacts for his client with the United States Attor-ney. "I'm going to say 'No com-ment' to whatever you ask me." he said. "No comment is al I will say." Mr. Beall's office here has from Mr. Agnew that news from the prosecutor's staff administrative officer of Balti-more County, a guilty plea to a relatively minor Federal tax charge in return for his coop-eration as a prosecution wit-ness. Mr. Fornoff has acknowl-edged acting as a conduit for kickback payments from con-tratcors to an unnamed Balti-more County official. Mr. For-noff was a Baltimore County aide both to Mr. Agnew and to N. Dale Anderson, the current County Executive. Mr. Ander-son was indicted by the Federal grand jury last Thursday on 39 counts of bribery, extortion by making even more firm the refusal to discuss any aspect of the investigation According-ly, confirmation of Mr. Hammer-man's reported decision to tes-tify freely could not be ob-tained there. Several other lawyers in-volved in the investigation,

in- eral Elliot L. Richardson.

Decision Not Yet Made

volved in the investigation, however, said today that they were conducting their own clients' cases on the assumption —"on information and belief," in one lawyer's words — that Mr. Richardson must decide — and must instruct Mr. Beall — weather or not any evidence concerning Mr. Agnew deve-loped informally by the pro-the Federal prosecutors" and might have been granted limited immunity from prosecution in return. The prosecutor's office here is known to have granted such immunity to at least one other key witness in the kickback investigation, Jerome B. Wolff. Mr. Wolff, who is now the president of the Baltimore con-sulting engineer company of Greiner Environmental Serv-ices, Inc., was formerly high-way-contracting deputy under

Attorney's office here is con-tinuing to develop testimony on other aspects of the investiga-

tion here. tion here. Yesterday, the Federal pro-secutors met informally for mo than an hour with William A. Badger. He is a former public works official under Mr. Agnew in suburban Baltimore County. Later, he was regional director here of the United States Gen-eral Services Administration in Mr. Agnew's first year as Vice President.

Mr. Badger is now deputy secretary of the Maryland and Department of General Services In all of those jobs, he helped to supervise the award of government contracts and leases.

Mr. Badger's lawyer, Russel H. Smouse, confirmed his visit with his client to the prosecu-tor's office but would not com-ment on what had been said.

Investigations Wided

Today, Maryland's investiga-tions into official scandal broa ened to and the front involving official charges against a Baltimore city judge accused of us-ing his judicial office for per-

ing his judicial office for per-sonal profit. The executive council of the city's bar association held that the Chief Judge of the city's highest court was in viola-tion of at least one of the canons of judicial ethics. Chief Judge Dulaney Foster of the city's Supreme bench had been under investigation under investigation for person-ally appearing to request a zon-ing change on property that he owned. He won the zoning change and sold the land at a profit of \$470,000, according a profit of \$470,000, according to the bar association report. The association's findto t. The

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ings were forwarded to the Judicial Disabilities Commis-sion, which will recommend action to Maryland's highest court, the State Court of Ap-peals. Supreme Bench judges are elected for a 15-year term in Baltimore but can be re-moved from office by the Court of Appeals.

of Appeals. The land deal took place in Westminister, Md., a small city 31 miles northwest of Baltimore.

Though such bar association report are made in secret, The Baltimore Sun learned of the action, obtained a copy of the findings and printed them in today's editions.

Members Are Upset

William I. Weston, executive director of the bar association, said today that is members were "very, very upset" over the pub-lication of the report.



I. H. Hammerman 2d

"very, very upset" over the pub-lication of the report. According to The Sun, Judge Foster picked up an option to buy 190 acres of land at \$2,650 of more than \$1, the event. The Agnew benefit is an ob-neecipts to make it look like more of a success than it was. The judge kept 12 acres of the property, one of which was last week by a state grand jury for violations of the Maryland election laws. Records of the event indicate that Mr. and Mrs. Harvey M. Some of the Monumental companies. In addition, Donald H. Wil-son Jr., president of another allied company the Monumental companies.

today, a 10-fold increase over the purchase price. Monumental, some of its corporate officers and their wives and its affiliated Monu-son Jr., president of another allied company, the Monumen-tal Corporation, contributed \$300 to the dinner, and \$750 mental Life Insurance Com- came from Monumental Life.