JUL 2 6 1974 Reinecke Defense Winds Up Its Case

By Lawrence Feinberg Washington Post Staff Writers

indictment is based.

Reinecke, a conservative Republican protege of Gov. Ronald Reagan, is accused of lying previously. to the Senate Judiciary Com-

Corp. case.
In U.S. District Court here yesterday he received a handshake and warm praise form California State Assemblyman Willie L. Brown, a black Democrat who heads the Assembly's Ways and Means Committee and was an early sup-porter of George McGovern

eight blacks and four whites.
Reinecke's, other character witnesses were a black woman who heads a foster parents group, a Mexican-American civic leader, and the bearded white minister of Reinecke's church.

All said the 50-year-old lieutenant governor has a reputationf for being honest.

In the indictment, Reinecke is charged with lying when he told the Senate committee

The defense for California Lt. Gov. Ed Reinecke wound up its case in his perjury trial yesterday by calling on one of his political foes as a character witness and trying unsuccessfully to find major flaws in the transcript on which the indictment is based.

Washington Post Staff Writers

that the only time he and then-Attorney General John N. Mitchell discussed ITT's offer to help finance the 1972 Republican National Convention was in September, 1971 This was two months after the justice Department had settled its antitrust cases against tled its antitrust cases against

mittee about the International Telephone and Telegraph Corp. case.

The IIC District Court here To IIC June, 1971, while the settlement was being negotiated.

But he said he did not tell a deliberate lie to the committee at the April, 1972, hearing, because he thought the senators' questions dealt only with face-to-face meetings he had with Mitchell.

for President.

"You can rely on Ed Reinecke if he tells you something," Brown told the jury of cight blacks and four whites.

with Mitchell.

Judge Barrington D. Parker rejected defense motions to dismiss the indictment on the basis of transcript flaws, and could the case would be sent to said the case would be sent to the jury after closing argument today.