## U.S. Accused of Blocking Action on Nixon Supporters

By Philip Greer Washington Post Staff Writer

NEW YORK, March 19-Life Magazine charged today that the Nixon administration lionaire political supporter lion in real estate, hotels, infrom San Diego, and several asociates, including the former Democratic mayor of the city.

In an article in its latest issue, Life charged the administration:

· "Squelched" and investigation into an allegedly illegal contribution to Mr. Nixon's 1968 presidential campaign.

· "Shut off" a probe into the possibility that the contribution was part of a larger scheme to illegally channel "many thousands" of dollars to political candidates, princi-pally Mr. Nixon, in 1968.

· Refused to allow an Internal Revenue Service agent a key witness-to testify in a case against San Diego's former mayor, resulting in the acquittal of all but one of the defendants.

· Postponed a tax evasion indictment against another prominent San Diegan, a Smith associate, until just before the statute of limitations ran out, when an indictment was obtained after the personal intervention of J. Edgar Hoo-

Asked for comment, White House Press Secretary Ronald Ziegler said "We're not going to have any comment on a story of this sort."

and grocery store clerk, who, controlling interest in the San "tampered with justice" in lion U.S. National Bank and blocking legal action against Westgate-California Corp., a C. Arnholt Smith C. Arnholt Smith, a multimil-conglomerate with \$215 mil-President's political career.

According to Life, Smith is surance, airlines, fishing poats a former high school dropout and other interest. He also has at 73, controlled the \$746 mil- Diego Padres baseball team. He

See SMITH, A8, Col. 1

## SMITH, From A1

In 1970, Life said, a federal grand jury was convened in San Diego to sift evidence the money (would be) used in that Barnes-Champ Advertising Agency had been used as a conduit for illegal political contributions by companies in the area. Frank A. Thornton, identified as a "top lieutenant" of Smith and chairman of the 1968 Nixon campaign in San Diego, was vice-president of Barnes-Champ.

Specifically, the grand jury was told that a \$2,068 payment made to the agency by San Diego's Yellow Cab company for a "wage and hour survey" was actually a campaign contribution.

A subpoena was issued for Thornton, Life said, but it was never served. Instead, Harry Steward, U.S. Attorney for the Southern Disrtict of California-who was recommended for that job by Smith-told investigators that he would question Thornton himself. Steward first told the investigators that the payment was proper and the study had not yet been made, then said Thornton told him the payment was improper and would be returned. Thanks to Steward's intervention, the case was never pursued, Life said.

The Yellow Cab case led to wider investigation, according to the story, into other payments made to Barnes-Champ to hide political contributions. Many of the payments allegedly came from companies controlled by Smith, which nied the charges. then wrote them off as busi-

report by IRS special agent David Stutz, Life said, "Smith would have these bills paid, knowing them to be false, and political campaigns."

Once again, Life said, Steward stopped the investigation and ordered Stutz to stay away from Barnes-Champ. An appeal by Stutz to the IRS regional office in Los Angeles brought no results.

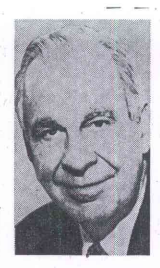
At that point, Charles Pratt, president of Yellow Cab, told federal agents the details of the payment, explaining that it was made because Pratt could not afford a \$2,000 personal contribution to the Nixon campaign. Thornton, who said he was getting information on the grand jury investigation from Steward - a violation of federal law - told Pratt that Steward would do his best to prevent Pratt from being indicted, Life said.

At that point, the article continues, the FBI began an investigation of Steward's activities. A report was filed with the Justice Department Criminal Division, which concluded that Steward had been "indiscreet", but that no action was warranted. In February, 1971, Deputy Attorney Gen. Richard Kleindienst, since nominated to be Attorney General, announced that he had evaluated the matter and "there has been no wrongdo-

According to Life, Steward, Smith and Thornton all de-

The Yellow Cab investiganess expenses. Quoting from a tion led, on Oct. 8, 1970 to the

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C. ARNHOLT SMITH ... escaped legal action

charges of accepting bribes to ard. help secure a "hefty" fair inknow they came from Pratt.

Stutz not to testify unless both alive. Pratt and the cab company from President Nixon,

with the Curran trial, Life and other were "culpable in said, John Dean III, Nixon's this conspiracy to defraud" counsel, refused a request for Stutz to testify. In that case, all but one defendant was acquitted.

1971. Smith controlled a block unpaid taxes and interest. of stock in the company from too well connected."

In still another case, Life gating a tax evasion case channels.

against John Alessio, a Smith associate who owns a legal bookmaking operation in Mexico and has interests in horse and dog tracks, real estate and other investments. The IRS, Life said, had evidence that Alessio had used income from the bookmaking operations, without declaring it as income, to improve various properties in the U.S. including the hotel del Coronado in San Diego Bay and the Kona Kai Club, where the \$2,000-a-couple Nixon dinner took place.

Alessio told the IRS the money was a loan, although he could not produce any backup evidence. The case ultimately made its way through the district, regional and national levels of the IRS, was examined by the Justice Departindictment of Frank Curran, ment's tax division and went then mayor of San Diego, on back to U.S. Attorney Stew-

At that point, Life said, crease for the cab company. Smith went to Washington to At the trial, Pratt testified he talk to Mr. Nixon about Aleshad given Curran four checks sio. Smith denied he eyer totalling \$3,500 after the may-talked to the President, Life or's promise to help get the in- said, but Pratt of Yellow Cab crease. Curran said he never said he met Smith on the saw the checks and didn't plane to Washington and was told he was going to the White IRS agent Stutz was sched- House to discuss the Alessio uled to be the government's case. After Smith's trip, the key witness, according to Life, case against Alessio came to a but in the middle of the trial halt, Life said, dispute efforts the then IRS Commissioner, by the press and the Califor-Randolph Thrower, ordered nia attorney general to keep it

In April, 1970 shortly before gave their permission to re-the statutes of limitations veal confidential information. would have prevented the gov-Pratt gave his approval, but ernment from continuing the the company did not and Stutz case, FBI agents urged Hoover did not testify. On Jan. 6, 1971 to get it moving again. Hoo-Curran was acquitted and, ac- ver, Life said, had evidence cording to Life, received a that Smith and Alessio had congratulatory telephone call conspired fraudulently to gain control of Del Mar Race Track In another case connected in California and that they California out of \$11 million.

Eight days before the statute of limitations expired, Alessio, his son and three According to Life, the IRS brothers were indicted for had gathered evidence show- evading \$929,000 in taxes. In ing that Yellow Cab had been another action, the governpaying public officials since ment sued for \$6.5 million in

Before the trial, Life said, 1962 to 1967, when he sold it agent Stutz received a call back to the company \$100,000. from Jack Caulfield, an aide The magazine also said that to presidential assistant John when it asked a former IRS Ehrlichman, asking Stutz to official why Stutz was not al- come to the White House to lowed to testify against Cur- discuss the case-but not to ran, he answered, "Curran was tell anyone at the IRS about it.

Stutz refused, Life said, unsaid, IRS agents were investi-less the request went through

## **Stans Reported Seeking** Secret Campaign Funds

(UPI)—The chief fund-raiser effort to obtain a huge camfor President Nixon's re-election campaign met recently with a group of wealthy St. Louis Republicans and urged them to Republicans and urged them to make large contributions by tions of \$100 or more be made April 3 to avoid disclosure of their gifts, The St. Louis Post-Dispatch reported today.

into effect April 7.

tary of Commerce Maurice H. newspaper said.

ST. LOUIS, Mo., March 19 Stans as part of a nationwide quire that individual contribu-

"Persons who were at these sessions said that Stans urged A new federal law setting those in attendance to finanstringent requirements on con- cially support Mr. Nixon's retribution disclosure will go election bid in the form of numerous separate gifts of \$3,000 The report said the appeal or \$4,000 each to any of what was made at a private meeting he said were about 90 Nixon here March 9 by former Secre- re-election committees," the