## Charge Naming the I.T.T. Is Reported Cut in S.E.C.

## Casey Took Lead in Advocating Deletion Although Decision Was Unanimous, Sources on Capitol Hill Say

## By MICHAEL C. JENSEN 5/2//73 Special to The New York Times

WASHINGTON, May 20—A Robert L. Vesco, a New Jersey proposed charge of fraud against the International Telephone and Telegraph Corporation was deleted' from a that he had knowledge of any Securities and Exchange Commission draft complaint last year, even though it had been recommended by the agency's of the S.E.C. resigned in the top staff officials, according to Government sources.

Government sources. William J. Casey, then chairman of the S.E.C. and now an Under Secretary of State, took the lead in advocating the deletion, but the decision was a unanimous one by the whole commission, according to sources on Capitol Hill and in regulatory agencies. though Mr. Casey was his boss at the time of the controversial deletion. Government sources said the deletion of the fraud charge against I.T.T. was made even though the charge was supported by the agency's two top enforcement officials, Stanley Sporkin and Irving Pollack, and

The charge revolved around the failure of I.T.T. to make serving as the commission's known to the S.E.C. and to the general counsel.

investing public details of a controversial sale of stock to an Italian bank. The complex transaction made possible I.T.T.'s \$1.5-billion merger with the Hartford Fire Insurance Company. Congressional investigators say they are looking into the complex deal, in which I.T.T. sold a large bloc of Hartford Fire stock to Mediobanca, an Italian bank, in order to qualify for a tax-free merger. In ef-

Mr. Casey's role at the S.E.C., fect, I.T.T. had to dispose of has recently been called into question in another matter, where references to a secret \$200,000 contribution to the Divon reselection comparison by Continued on Page 53 Column 2

Nixon re-election campaign by Continued on Page 53, Column 2

I.T.T. Charge Reportedly Cut From S.E.C. Draft Complaint

ford shareholders to buy their stock and take control of the today in South America, where company.

stock by I.T.T. was supposed to be an "arms-length" transac-tion, investigators say I.T.T. right to vote the shares.

I.R.S. Scores Transaction

York, which recently ques-tioned the tax-free ruling given down our throats." I.T.T. and recommended that it be reconsidered.

the Investigations subcommit-added that his posture on the tee of the House Commerce I.T.T. matter was that of "a Committee. Mr. Cook has been called to testify tomorrow, and it is expected that Mr. Casey staff." also will be called to testify John Dean, who was dismissed as counsel to President Nixon financial arangement in which in the wake of the Watergate I.T.T. sold its shares of Hartdisclosures also is scheduled to ford Fire to Mediobanca as "the testify before the subcommittee most brilliant financing scheme this week.

Government sources said the E.C. staff completed its acquisition was a highly fav-S.E.C. staff completed its lengthy investigation into I.T.T. in mid-May, 1972, and forward-ed its draft recommendations to Mr. Casey and the rest of the commissioners about May 24. When the complaint was filed in United States District Court three weeks later, the fraud charge was missing. S.E.C.

at a time when they knew but cier's secret cash donation was the public did not that an anti- delivered to the Nixon camtrust suit against the company was about to be settled. The officials were Howard J. Aibel, retary of Commerce Maurice

the securities laws. It said the sion that the meeting took firm failed to register with the place one moth after the dona-S.E.C. The transaction between tion. Mediobanca and I.T.T. in which

tediobanca and I.T.T. in which participated. All the defendants agreed to mistake" and says he conit participated. settle the suit by consent de-firmed that he met with the cree, which imposed no penal-vesco lawyer the same day.

Continued From Page 1, Col. 7 ties but forbade similar actions in the future.

Attempts to reach Mr. Casey he is accompanying Secretary Although the disposition of of State William P. Rogers on

retained not only the risk of a a telephone interview that he future downturn in the Hart-recalled that all five commis-ford shares but also an "irrev-sioners had voted to delete the ocable proxy" that gave it the fraud charges because there were insufficient facts to sustain it.

He said he recalled that Mr. The same transaction has Casey had led the consideracome under fire by the Internal tion and debate of the charges, Revenue Service office in New but added: "I'm inclined to

Mr. Cook said in response to a query that he did not re-The entire matter is sched- call any split vote on the mat-uled for review this week by ter by the commissioners. He

**Deal Termed Brilliant** 

Mr. Cook characterized the

ever conceived." He added that the Hartford

charge was missing. The final formal complaint alleged that two I.T.T. officials sold some of their I.T.T. stock co only hours after the finan-

general counsel, and John J. Navin, corporate secretary. Lazard Freres Charged The complaint also charged

Lazard Freres & Co., I.T.T.'s said today that earlier testiinvestment banking firm, with mony, as well as Mr. Casey's a separate set of violations of comments, had left the impres-