Re-Audit Of Nixon Taxes Set

IRS, in Rare Move. Tells of New Inquiry

Washington Post Staff Writer

The Internal Revenue Service said yesterday it has begun a new audit of President Nixon's recent tax returns to determine the legality of some deductions claimed during the President's White House tenure.

The IRS did not say what years will be covered by the new audit, but there has been particular controversy over Mr. Nixon's returns for 1970, 1971 and 1972. During those years, he paid taxes of \$5,979 on a total income of more than \$800,000, or approximately the equivalent of taxes paid by a person earning \$17,-000 a year.

The agency's announcement confirmed a Dec. 20 report in The Washington Post that the IRS, which last June said that the President's returns were correct, had reopened its audit and was interviewing participants of some of Mr. Nixon's financial transactions.

An IRS spokesman said yesterday that the agency could recover past taxes due for all three of those years, but that the statute of limitations has expired for levies due from previous years. There is no statute of limitations for collecting taxes in fraud cases.

The President's attorneys have estimated that Mr. Nixon could owe as much as \$267,000 in back taxes if the deductions he claimed are disallowed.

Moreover, independent tax accountants who have examined the President's returns have said he apparently underpaid his taxes during his first four years in office by more than \$13,000 because his

accountants entered business deductions on the wrong line of the returns.

In a one-paragraph statement, the IRS said it was conducting the audit because of "questions raised in the press as to the relationship of the consideration of the President's tax returns by the Joint Committee on Internal Revenue Taxation and any consideration of the returns by the Internal Revenue Service.'

On Dec. 8, the same day he released a mass of financial data and made public his tax returns for 1969 through 1972, Mr. Nixon asked the joint congressional committee to examine his returns and report on the legality of his deductions. He told the committee chairman, Rep. Wilbur D. Mills (D-Ark.), that he would abide by the committee's ruling.

Yesterday's announcement by the IRS was extraordinary because the agency traditionally refuses even to disclose that a tax examination is under way for a specific individual. An IRS spokesman said the announcement was unprecedented.

However, the IRS said it had been "authorized by the President's representatives to disclosure, and make the added that the White House staff was "cooperating fully"

See IRS, A6, Col. 1

New Audit Is Begun **On Nixon Tax Data**

IRS, From A1 120.50

with federal tax officials and the staff of the joint congressional committee.

"An IRS spokesman said arrangements were being made to exchange information with suggested that it investigate the joint congressional com- two major deductions. mittee.

was re-auditing the Presi-tional Archives, over which dent's returns, but in response there have been questions to a question, an agency whether the commitment was spokesman said that a long- made before a new law prohibstanding policy permits the re- iting such deductions took efexamination of previously fect on July 25, 1969. closed cases if any one of The second concern three conditions apply. They Mr. Nixon realized by not payare:

sance, collusion or misrepre- property from his San Clesentation of fact.

The previous closing of the books involved a clearly 29 acres of beachfront propdefined error based on IRS erty at San Clemente, but regulations that existed at the later sold all but 5.9 acres to time.

stances "indicating that fail- bozo. No cash changed hands ure to re-open it (the case) in the complex transaction, would be a serious administra- but Abplanalp wrote off the tive omission."

The IRS declined to say Nixon to purchase the land. which of the three conditions prompted the new audit of Mr. said he was initiating legal Nixon's returns, but an agency steps to donate the California source observed that the third estate to the federal governprovision is broad enough to ment after his death and the apply.

White House deputy press who was in San Clemente with said it would not limit itself to Mr. Nixon yesterday, also de- the two areas the President clined to specify which tax re- mentioned. turns were being re-examined, but he indicated they were dent for taking the vice presilimited to the years since the dential papers deduction.

President was inaugurated in 1969

When the President assigned the joint congressional committee to be, in effect, an arbiter of the controversy surrounding his tax returns, he

The first was a \$576,000 The IRS declined to say why write-off for a gift of his vice

The second concerns savings ing capital gains taxes on prof-· Evidence of fraud, malfea- its from selling 23 acres of mente estate.

In 1969, Mr. Nixon bought two close friends, Robert Ab-• The existence of circum- planalp and C.G. (Bebe) Re-\$625,000 he had loaned Mr.

> Last month, the President death of Mrs. Nixon.

The committee agreed to resecretary Gerald L. Warren, view Mr. Nixon's finances, but

Mills criticized the Presi-