gnew Friend's Case Drop

By Edward Walsh Washington Post Staff Writer

Federal criminal charges against a food chain executive who has given gifts of food to Vice President Spiro T. Agnew and Sen. J. Glenn Beall (R-Md.) were dropped earlier this year by Sen. Beall's brother, the U.S. attorney for Maryland, George Beall.

The decision to drop the charges against Joseph H. Rash, a vice president of Food Fair Stores, Inc., has since become embroiled in the appeal of an executive of another food chain who was fully pros-ecuted and convicted in May on the same charges, growing out of a separate incident.

The second executive, John R. Park, president of Acme Markets, Inc., of Philadelphia cited the dropping of the case against Rash in an appeal that contends, among other things, that he (Park) was the victim of discretionary prosecution by Beall.

His lawyer contends that there was less reason to prosecute Park because he was allegedly farther away in Acme's chain of command from any law violations than Rash was as vice president for Maryland operations for cretionary power as a prosection operations of the cretionary power as a prosection of the cretion of Food Fair.

Beall, reportedly sailing on Chesapeake Bay, could not be reached for comment yesterday, but one of his assistants said there were significant dif-ferences in the two cases against the food chain executives that led to the decision to prosecute one and dismiss charges against the other.

Rash, calling himself "an old buddy" of Agnew, acknowledged last week that he provided gifts of food to both the Vice President and Sen. Beall. Rash refused to discuss the size or frequency of the gifts. Agnew's office said it was a case of "very close friends who have exchanged friends who have exchanged crifts" and Sen. Beall said the gifts," and Sen. Beall said the gifts to him were Christmas presents consisting of "fruit cakes and a couple of cans of fish."

Thenus who have exchanged sponsibility for correcting unsanitary conditions at the firm's Baltimore warehouse.

Linton said that Rash's normal functions with the corrections with the corrections.

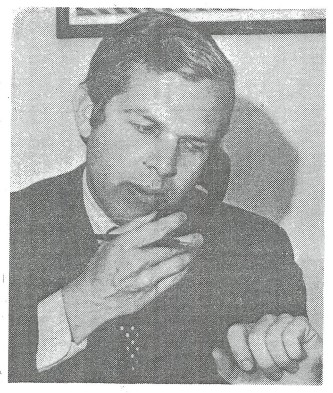
charges against Rash and Park and their firms, filed by Beall without grand jury hearings, contended that the two executives were responsible for maintaining food in their respective firms' alleg- Administration requesting their respective firms' alleg-edly rodent-infested warehouses in the Baltimore area. Rash and Food Fair Stores were charged last year. The corporation pleaded guilty to the charges and was given the maximum penalty, a \$5,000 fine, but Beall later dropped the charges against Rash as an individual.

individual.

Acme Markets, charged earlier this year, also pleaded guilty. But Beall pressed the charges against Park as an individual, who was convicted by a jury in federal court in Baltimore in May and fined \$250.

Executive of Acme man rash was of Food-Fair, he (Park was even more removed from warehouse operations and, therefore was not responsible for any unsanitary conditions.

Linton said Beall's office pressed the charges against Park because more than a



Associated Press

U.S. Attorney George Beall dropped Rash charges.

tor by dropping charges against one executive while prosecuting the other. Park has since renewed that argument, among others, in an appeal of his conviction to the Fourth U.S. Circuit Court of Appeals.

The charges against Rash were dropped after he and his attorney conferred in Baltimore with Beall.
An assistant U.S. attorney

knowledged last week that he to Beall, Leonard Linton, who sponsibility for correcting un-

> mal functions with the company did not include responsibility for warehouse opera-tions, although he was among the Food Fair Stores executives mentioned in a report to

> prosectuion of the case.
> "When we looked into it more, we felt we had a case we couldn't prove," Linton said. "We would have been prosecuting the man who was trying to solve the problem."

> In his appeal, Park contends that as an even higher-ranking executive of Acme than Rash was of Food Fair, he (Park) was even more removed from warehouse operations and, therefore was not responsible

y a jury in federal court in altimore in May and fined 550.

After the trial U.S. District After the Line of the Maryland case Judge Joseph J. Young dis-arose, Park had been warned warehouse.

have done something about it . . . The letter from FDA was written directly to Park and he was directly in the chain of sulting engineering firm. command."

Rash is not believed to be Beall's office.

Last week, Attorney General Elliot L. Richardson decided to allow a grand jury in Baltimore that is investigating political corruption in Mary-land to hear evidence concerning the Vice President. Richardson, informed sources have said, has not yet decided on the constitutional question of whether Agnew must first be removed through impeachment proceedings before any indictment.

In other documents, Time magazine reported in its editions this week that Richardson and other high-ranking Justice Department officials are considering having the grand jury transmit a report of its findings to the House of Representatives for possible impeachment proceedings against Agnew rather than return an indictment.

Such a move would avoid a legal battle over the question of whether Agnew can be inwicted while he holds office as Vice President.

However, Agnew's lawyers are known to be insidering filling suit against the Justice Department to prevent even the presentation of evidence concerning Agnew to the

Newsweek magazine, mean-while, reported in its editions "At that point," prosecutor this week that a second figure in the Maryland probe has a company ought to have passed a lie detector test on his story that he paid \$2,500 to known that something was his story that he paid \$2,500 to wrong with the company's san-itation system, and he should favor. The lie detector test, according to Newsweek, was passed by Lester Matz, a mem-

Earlier, it had been reported that Jerome B. Wolff, head of involved in the investigation another engineering firm and of alleged kickbacks to Agnew former aid to Agnew, had that is being conducted by passed a similar lie detector