COLSON RELEASED **AFTER 7 MONTHS**

Former Nixon Counsel Has Sentence Shortened for 'Family Difficulties'

By LINDA CHARLTON

Special to The New York Times

WASHINGTON, Jan. 31 -Charles W. Colson, a former special counsel to President released from was Nixon, prison today on the ground of "serious family difficulties."

The order for the 43-year-old Mr. Colson's release was issued by Federal District Judge Gerhard A. Gesell late this afternoon. He noted that a motion to reduce Mr. Colson's sentence "has been under consideration for some time."

Mr. Colson was also fined, \$5,000; the judge's order did not affect this part of his sentence, which he began serving on July 8, 1974.

In the application for reduction of sentence, Mr. Colson's lawyer cited the death of his father, which the application said had left "his 73-year-old mother wholly dependent emotionally on the defendant, her only child."

Mr. Colson had been in detention at Fort Holabird, Md. His lawyer said that Mr. Colson would return there this evening for his belongings.

Mr. Colson was sentened to one to three years by Judge Gesell on June 21 after pleading guilty to obstruction of justice for his role in disseminating damaging information about Dr. Daniel Ellsberg. He months served seven has and, under usual circumstances, would have become eligible for parole next July. Dr. Ellsberg has said that it was he who made public the secret Government study of the United States role in Vietnam known as the Pentagon papers. Judge Gesell, in ordering that Mr. Colson's sentence "shall be and hereby is reduced to time already served," said only that the motion was being granted "by reason of the defendant's serious family difficulties, which have greatly aggravated the severity of the sentence imposed."

Wife Is Ailing

It is known that Mr. Colson's wife Patricia, has not been in ter. Mr. Holter is owner of a dered Minnesota Mining and good health, and that his 18year-old son Christian, was arrested in South Carolina, where he attends colleg, for the possession of marijuana.

The order required that Mr. Colson be released immediately. His lawyer, David I. Shapiro, said that he and Mr. Colson

The Associated Press quoted Mr. Colson as saying he was "very grateful to the Lord that this could happen." as he returned to his home. He said that he might write of his spiritual conversion and also that he wanted to spend as much time as he could in religious work. Mrs. Colson could

taken against any of the four. butions.

Mr. Babcock, Republican Gov-1972.

United States District Judge on the board. George L. Hart Jr. said before Judge Larson's approval gives sentencing, "Mr. Babcock, in court recognition to an out-ofyour case it was not some untu- court settlement between the tored underling who had to three officers and stockholders. dance to the tune of a boss."

Helena, Mont., radio station, Manufacturing to inform all of KBLL. Mr. Anderson, Mr. Bal- its stockholders of the activisam and Mr. Doering were not ties of the three officers and identified. No legal action was their involvement in the contri-

Ordered to make payment to ernor of Montana from 1962 to 3M were Harry Heltzer, chair-1969, was a Washington vice man of the board and chief exepresident of Occidental Petro- cutive officer; Irwin Hansen, refive o'clock this afternoon." leum at the time the contribu- tired treasurer; and Bert Cross, tion was made in the fall of former president and chairman of the board and now a director

Judith Bonderman, of Wash-Judge Hart noted that Mr. ington, D.C., a stockholder, Babcock, 55 years old, was in-brought suit against the offidependently wealthy and said, cers on behalf of other shareonly stammer her reaction to "You could have told Mr. Ham- holders, alleging that the top her husband's sudden release: mer you had no intention of officials had illegally diverted "I can't tell you . . . it's just assisting him in breaking the corporate funds into various election campaigns.

too marvelous."

A friend described Mr. Colson as looking "fabulous thinner, back to Marine trim."

Mr. Colson, in pleading guilty, said that "the President on numerous occasions urged me to disseminate damaging information about Daniel Ellsberg." He said that he "never really questioned" whether what he had done "was right or proper."

Mr. Colson, who has converted to evangelical Christianity, tence, Judge Hart ordered Mr. is known to have given information to both the Watergate special prosecutor and to Federal grand juries. He also testified before the House Judicia- appeal because of an ambiguity ry Committee during its im- in the sentencing portion of the peachment inquiry last sum- campaign finance law. The law mer.

Mr. Colson, a lawyer in Virginia since 1958, was disbarred early last month by the state's interpreted anotier section to Supreme Court, which upheld mean that no jail sentences are the disbarment decision of the permitted under the statute. state bar association, on the ground that Mr. Colson had told Judge Hart that he would demonstrated "a reckless disre- discuss a possible appeal with gard" of the "integrity of the Mr. Babcock before deciding legal profession and the judicial whether to ask the United system."

He twice applied to the Ford lify the jail term. Administration for some form of executive clemency, asking in September for a Presidential pardon or a commutation of his sentence, and requesting a pardon'again in December.

-Former Gov. Tim M. Bab by a Federal judge. cock of Montana was sentenced today to serve four months in Judge Earl Larson yesterday orjail and fined \$1,000 for concealing the source of a \$54,000 contribution to the 1972 reelection campaign of President Nixon. The money was contributed by a wealthy oil man, Armand Hammer, who remains under investigation by the Watergate special prosecutor's office. The chief United States District Court judge, George L. Hart Jr., sentenced Mr. Babcock to the full one-year maximum, but said the former governor must spend only four months in prison. Judge Hart said that Mr. Babcock would then be on probation for two years.

law."

Mr. Babcock pleaded guilty under an agreement that requires him to testify freely in any future legal proceeding stemming from the Hammer contribution.

The criminal information to which he pleaded said he "did aid and abet Armand Hammer in the commission of the offense."

Barring an appeal on the sen-Babcock to the Federal minimum security prison in Lompoc, Calif., on March 3. The judge said he would permit an sets out limits of one year in jail and a \$1,000 fine.

Mr. Babcock's lawyers have

Raymond Larroca, a lawyer, States Court of Appeals to nul-

Agreement at 3M

MINNEAPOLIS, Jan. 31 (AP) -Two top officials and a retired executive of the 3M Company will pay \$425,000 to the corporation to repay alleged il Former Governor Sentenced legal campaign contributions WASHINGTON, Jan. 31 (AP) under an agreement approved

In addition, District Court

Oil Company Official

Mr. Babcock pleaded guilty Dec. 10, 1974, to a charge that he had listed five persons, including himself as the donors, instead of Mr. Hammer, chairman of the Occidental Petroleum Corporation.

The others are Jerome Anderson, Elmer G. Balsam, Gordon L. Doering and William L. Hol-

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Published: February 1, 1975 Copyright © The New York Times