Nixon Aides Seek Role in 3/30174

By Edmund Le Breton Associated Press

President Nixon's tax lawyers have rejected suggestions that he voluntarily amend his questioned tax returns and pay additional tax, and have asked to argue their case before an investigating congressional committee, sources close to the inquiry said yesterday.

The sources said the Joint Committee on Internal Revenue Taxation will receive from its staff within a week a report concluding that Mr. Nixon owes substantially more than the \$78,651 tax he paid on income totaling mote than \$1 million received in the years 1969 through 1972.

The committee will meet In executive session on the stars report and, if the Nixon attent neys press their request, will give them a chance to argue against the conclusions sources said.

Whether the communities calls witnesses and holds page lic hearings on questions of ave was considered mems, they said

Although the joint committee's inquiry is not directly related to the general investigation into possible grounds for impeachment being conducted by the House Judiciary Committee, permitting his lawyers to participate could be cited as a precedent affecting the broader inquiry.

James D. St. Clair, Mr. Nixon's chief Watergate attorney. has asked for an opportunity to challenge evidence, crossquestion witnesses and introduce his own evidence before the Judiciary Committee. The committee, divided on the issue, has not replied.

On the biggest single item in the tax controversy, Mr.

See TAXES, A7, Col. 3

President's Counsel Seek Role In Hill Hobe of Nixon's Taxes

TAXES, From A1

Nixon's contention that made a valid gift of pa worth \$576,000 to the National Archives, sources reported velopments they said lead to suggestions for promise. A new appraisa

the papers has put a much at legal authorities can legitlower value on them, they meately differ and that Nison said, so that, if the donatio were ruled valid, Mr. Nixo still would owe some tax.

that nothing he had seen cor investigation be seen as vinced him that the donation qualifies under the law. A ke: question is whether the git was completed and accepted the staff malerial. before July 25, 1969, when a change in the applicable law vecon solutterily file new retook effect.

The staff report is under stood to cover also such ques tions as whether Mr. Nixor should have paid capital gains and chairman of the tax tax on the profits from sale o his New York condominium apartment and a portion of his San Clemente establishmen on the basis of official use and several other items involv ing smaller sums.

On all of these, sources said the Nixon tax lawyers conten lacourage

- ansel should be heard in on sition to any adverse concin-- ns. The sources and the However, one source sail minimizes a consecrated that mp(errly all and will grant such a common before making public its num conclusions on

> Table surgestion that Mr tions for the years in question n s made publicly by Rep. . thur D. willis (D-Ark.), vice friman of the joint commit dins House Ways and ans Committee. The White mae has not responded pubhe and courses said the comriog has been given to un-- ostana for Mr. Nixon has a intention of conceding in drame that his returns were