Suit by McGovern Dismissed in Texas

M-M' By Tom Curtis Special to The Washington Post

HOUSTON, Sept. 8—A state | suit, a common practice in judge here today dismissed state courts here. without comment Sen. George Attorneys for the defendant McGovern's \$1.09 million dam- dismissal on grounds that the age suit charging seven major state law did not intend to encorporations with making ille- compass presidential candigal contributions to Richard dates and that federal law Nixon's 1972 presidential campaign.

The suit was filed here June 25 under a Texas statute forbidding corporate contribu-Inc., Braniff International, mitting opposing candidates Gulf Oil Co., Minnesota Mindamages of double any ing and Manufacturing Co., amount contributed.

The statute, seldom used and little known, was the basis in February, 1974, of a \$1 mil- the 1972 Democratic presidenlion damage suit by unsuccess- tial candidate will appeal ful Texas gubernatorial candi- Judge Snell's decision to the date Frances (Sissy) Farent- Texas Court of Civil Appeals. hold against incumbent Dolph Briscoe. The suit was settled seven for an undisclosed sum repaper published in Austin.

corporations had moved for preempts state statutes in national elections.

The defendants were American Airlines, Inc., Ashland Oil tions to candidates and per- Goodyear Tire & Rubber Co., and Phillips Petroleum Co.

A McGovern lawyer, Arthur Gochman of San Antonio, said

Gochman said that the corporations out of court in February, 1975, pleaded guilty in federal court to contributing a total of \$545,ported to be \$125,000 by the 000 to Nixon's 1972 campaign Texa Observer, biweekly news from September, 1971, through March, 1972. He said none is The state judge, John Snell, incorporated under Texas law issued no opinion with his or- but each has an office in der dismissing the McGovern Houston or Harris County.