## Judge Bars Delay in Democrats' Suit Over Break-In

## By WALTER RUGABER Special to The New York Times

WASHINGTON, Aug. 11 er the general election, a \$1million civil suit filed against it in connection with the breakin at the Democratic headquarters here.

It remained uncertain, however, whether the case would go to trial before the end of the Presidential campaign. The timing will depend upon court calendars and he readiness of both sides to proceed.

The developments which appeared to affect the legal form of the case more than its substance, came in an order by Judge Charles R. Richey of the United States District Court here.

## Fear amage to G.O.P.

He ruled that neither the Committee for the Re-election of the President nor the Democratic National Committee, as unincorporated associations, could sue or be sued under District of Columbia law.

Therefore, Judge Richey ruled as moot, or lacking in practical significance, the reelection committee's motion to put off the case until after Nov. 7 on the ground that airing it before then could

cause "incalculable" damage to the Republicans.

While neither the Republi-procedures to discover facts. can nor the Democratic organ-President Nixon's major camization can be a party to the paign organization lost today suit, any individual member its plea to postpone until aft-can be added as plaintiff or E. Howard Hunt Jr., a onetime Sturgis, Eugenio R. Martinez defedant. The Democrats have White House consultant, and Al and Virgilio R. Gonzalez, all of sued on behalf of all party Wong, an official of theSecret Miami. members as a class, and a Service. number of individuals, includ-

could begin to take depositions the burglary as a security agent apply.

from several key figures in the for the Republicans. case and could begin other. The security agen

burglary, have been named as Hunt has been linked to the cause of the parallel criminal defendants.

Hunt has been linked to the cause of the parallel criminal leader of the break-in. Mr. investigation in the case. In ad-Judge Richey also ruled that Wong is alleged to have recomdition, Fifth Amendment rights lawyers for the plaintiffs now mended one of those accused of against self-incrimination will

The security agent, James W rocedures to discover facts.

The Democrats want to quesfor questioning in the case. So

Judge Richey ordered that number of individuals, includ- Mr. Colson recommended Mr. records of the questioning being five persons accused of the Hunt to the White House. Mr. sealed, at least temporarily, be-