Style Texas Today

By Gayle McNutt Special to The Washington Post

DALLAS-Texas will have new legal battle to get Presi- fraud. dent Nixon's taped White House conversations as evidence in U.S. District Court here today.

chief, former Attorney General Richard G. Kleindienst, Genformer acting FBI Director L. Patrick Gray III. Justice Department Criminal Division chief Henry Petersen and a the coattails" of the Watergate scandal.

The hearing begins Tuesday ings allege that the Nivon records

The hearing begins Tuesday before U. S. District Court Judge W. M. Taylor on a motion by six Texas defendants in a securities fraud case to have charges against them dismissed.

The defendants, including former Texas Attorney General Waggoner Carr. served from 1962 to 1966, and John Osorio, a state insurance commissioner in 1957-58, are trying to prove that Mr. Nix-on's campaign organization used a 1971 stock and banking fraud investigation as a political weapon.

Carr, Osorio and four for-

curities and Exchange Com- are alleged to have taken place ranged profitable stock trans-Osorio were acquitted after 29, 1971. its own version of the Water- being tried in federal court on gate investigation, including a 12 counts of mail and wire

Carr, who was considering a Senate race in 1972, and Osorio allege that the Justice Department allowed principal figures in the scandal to go Former Attorney General figures in the scandal to go John N. Mitchell, once Mr. free in exchange for testimony Nixon's re-election campaign that would embarass top embarass Texas Democrats.

Government attorneys say that the charges are ground-less and that the defendants are only attempting to "ride

ings allege that the Nixon ree-lection committee engineered an investigative and prosecu-tion scheme designed to dis-credit Democrats and help asan investigative and sure 1972 reelection victories in Texas for President Nixon and U.S. Sen. John Tower.

Osorio, joined by the other defendants, filed a motion asking that Judge Taylor order Mr. Nixon or his "authorized representative" to appear before the court and produce tapes of conversations tween the President, Mitchell and Tower about the Texas investigation.

Carr filed a separate subcharged with nine counts of mail fraud, stock fraud and filing false reports with the Se-

mission. Last spring, Carr and at the White House on July actions for them through his

U.S. attorneys are fighting after the hearings begin.

Defense attorneys have already gained access to private White House and Justice Department files on the Texas in against others.

Kleindienst, then deputy to White House and Justice Dea land development, insurance and banking empire built by Houston financier Frank W. Sharp.

The

companies.

Although Sharp was a centhe efforts to get the Nixon tral figure in the case, he was tapes, and Judge Taylor is ex-allowed by the Justice Departpected to make a ruling soon ment to plead guilty to a single banking law violation, for which he received probation, in exchange for his testimony

> Attorney General personally approved the Sharp immunity.

Except for public deposi investigation showed tions in which Sharp told of that Sharp was a close friend business dealings with state of several high state officials, officials, his testimony proved all Democrats, and had ar of little value to prosecutors.