Nader Group Seeks Nixon Papers' Rule

By John P. MacKenzie Washington Post Staff Writer

A tax reform group affili- may obtain a court order for A tax reform group armining obtain a court order for ated with Ralph Nader asked access to documents unless yesterday for a court ruling they fall under some congrestiant President Nixon never sionally recognized exemption. owned the papers for which he claimed a \$576,000 deduction assistant administrator G. C. Gardner Jr. denied Brandon's National Archives.

Reform Research Group, said the United States already owned all or almost all of the pre-presidential sidential papers Mr. purported to donate

late in 1969.

The suit, which seeks access to the documents currently to the documents currently sealed by agreement between President Nixon and the archives, could have implications for the dispute over whether the President validly used the transfer of papers to reduce his federal income tax reduce his federal income tax.

Critics of the deduction have contended—as Brandon claims in his suit—that the transfer was irregular and that the General Services Administration, which operates the archives, never validly accepted the gift.

Beyond that, Brandon's suit argues that even if the gift was valid, the archives had no legal right to accept the re-strictions Mr. Nixon has Nixon has placed on access to the papers dating from his time as Vice President.

Tax authorities, who so far have not challenged the dehave not challenged the deduction, would not be bound by any decision in a suit between Brandon's tax group and the GSA, but a ruling in Brandon's favor might put a cloud over the transaction and the Internal Revenue Sarvice's the Internal Revenue Service's acceptance of it.

The suit was filed in U.S. District Court here by the tax group, a unit of Ralph Nader's Public Citizen, Inc. It was assigned to Judge Joseph C.

According to the suit, GSA Gardner Jr. denied Brandon's In a suit under the Freedom of Information Act, Robert M. Brandon, director of the Tax Reform Research Crawn permits the GSA to accept papers of government officials "subject to restrictions agreeable to the administrator as to their use."

The law was designed to encourage courage persons historically value rsons possessing valuable documents to turn them over to the Archives without argument over actual ownership.

Lawyers in the Johnson administration invoked the law in 1967 to obtain evidence from the autopsy of President Kennedy from his family restrictions on public access to the materials which CSA. to the materials, which GSA accepted, were challenged unsuccessfully in court under the information act.

Mr. Nixon has stipulated that his permission is required before anyone may see the vice presidential papers while he is President. The gift also gives Mr. Nixon the right to copy and use the documents and to change the conditions of the gift.

Brandon said yesterday that his suit does not depend on the result of an inquiry which

Goats to Madagascar

Agence France-Presse

TANANARIVE, Madagascar, Dec. 28—A herd of 472 young thoroughbred goats arrived ublic Citizen, Inc. It was asgned to Judge Joseph C. Horoughbred goats arrived here today from the United States for use by the mohair carpet cooperative in Ampaniformation Act. any citizen riby southern Made and the cooperative in Ampaniformation and the cooperative in Ampaniformation and the cooperative in Ampaniform and the cooperative in Am Information Act, any citizen nihy, southern Madagascar.