Nixon Attorneys Fight Broadcasting of Tapes

By Timothy S. Robinson Washington Post Staff Writer

Attorneys for former President Richard M. Nixon have early December that there was asked a federal judge to allow no legal barrier to making the them to appeal the judge's ruling allowing the public broadcast of White House tapes that til practical questions of rewere played during the Watergate cover-ip trial.

hard A. Gesell, who issued his ruling two weeks ago. Gesell must approve the request before an immediate appeal can be filed, since the case technical ways. cally is still pening before him.

Mr. Nixon's attorneys maintained the appeal is necessary because the earlier ruling by Gesell would affect all future demands for White House tapes for use in criminal pro-

simply on the basis of the limited and carefully controlled disclosure that is necessary to permit justice to be served in a criminal case, but also on the basis that any recording the limited and carefully controlled. the basis that any recording produced for this purpose will likely be reproduced in form of cassettes and phonograph records to be played at cocktall parties, to be used in comedy acts or dramatic productions, and otherwise to be exploited for every purpose and in every manner that may occur to the imaginative, the enterprising or the antagonistic recipients of copies," the control of the publicly aired."

* Release would invade Nixon's privacy.

* Release would be embarrassing not only to Nixon, but to others whose voices appear on the tapes "In candid conversations never intended to be publicly aired."

It was the first ruling ever The motion was filed with allowing the release of tapes played as evidence at a criminal A. Gesell, who issued his nal trial, although the court

The motion for an appeal was filed yesterday by Nixon attorneys Herbert J. Miller Jr., Raymond G. Larroca, William H. Jeffress Jr. and R. Stan Mortenson.

They said an appeal at this stage, instead of waiting until tapes for use in criminal proceedings.

"Every such demand will now have to be evaluated not

Nixon's attorneys said they oppose the public distribution