Defense to Ask Postponement ial Set for Nov. 15 By Lawrence Meyer • A Fairfax County Circuit | re-election finance committee Washington Post Staff Writer Court judge ordered Hugh W. Sloan Jr., former treasurer of Chief U.S. District Judge John J. Sirica, brushing aside the Committee for the Re-elec-A Dade County, Fla., judge the objections of defense lawtion of the President, to go to yers, ordered yesterday that Miami to testify in a trial be-signed extradition orders the trial of the seven men ginning Oct. 30, involving Ber- Thursday for Stans as well as charged with the Watergate bugging incident will begin nard L. Barker, one of the for Sloan and Dahlberg. A seven defendants in the crimi-Nov. 15. nal trial here. Lawyers for the defendants • Kenneth Dahlberg, Mid-night, "Mr. Stans will oppose

indicated after the two-hour hearing that they would seek a postponement from the U.S. indicated that he will appear Court of Appeals. Sirica said in Miami for a pretrial conferthat he intends to sequester the jury during the trial. In related developments yes-

terday:

ence Oct. 26. Dahlberg allegedly turned over a check for

\$25,000 to Maurice Stans, chairman of the President's

and that check later turned up in Barker's bank account.

spokesman for the President's re-election committee said last west regional finance chair- extradition. This is obviously man for the Nixon campaign, indicated that he will appear him up 12 days before the election. He is not a material witness."

Sirica's order yesterday of a Nov. 15 date — eight days See SIRICA, A25, Col. 1

SIRICA, From A1

after the Presidential election - for the criminal trial of the seven men charged with the burglary and bugging of the Democratic National Committee headquarters in the Watergate came during an occasion-

Police Officer Shot in Accident

RICHMOND, Oct. 17 (AP)-A. Richmond policeman, shot Conference accidentally and wounded by highly publicized trials. Only a fellow officer in a demonstration of how to disarm a man, was reported in critical cuting lawyers. condition at a hospital today after undergoing five hours of ing the seven defendants each persons connected with the surgery.

Police investigators said Michael S. Tansey, 27 was shot in the left side by Patrolman John W. Harrell Jr, 24, about 7 a.m. Tuesday as the two policemen waited with other officers in the police parking lot at the Safety-Health-Welfare Building.

Police said Harrell's ,38-caliber service revolver apparently discharged as Tansey was demonstrating the disarming it will be quite difficult. Sil- spondence, of a man.

ally heated two hour pretrial ternative dates was acceptable ter there was a change made. I conference.

Sirica opened the hearing, which he called without disclosing the purpose, by anment's Oct. 28 deadline for responding to defense motions with arguments to be held Oct. 25. He announced the Nov. 15 trial date, explaining that the date would fall 60 days after the seven were indicted - the time recommended by the U.S. Judicial for after announcing the trial defendants. date did Sirica ask for comment from defense and prose-

The four lawyers representdate conflicted with other with the lawyers. Sirica re- ing about the holidays coming cases they had pending and laxed the order on Oct. 6 after would not give them adequate House Banking and Currency sequestered for the holidays." time to prepare their defense. Committee Chairman Wright After a 20-minute recess, the Patman and Joseph A. Califour lawyers recommended fano Jr., lawyer for the Demothree other dates - Dec. 18, cratic Party, both wrote him Jan. 8 and Jan. 22.

Principal Assistant U.S. At- too broad and vague. torney Earl J. Silbert, the chief prosecutor in the case, said the government probably changed under pressure. Re-fendant in the case and a forcould be ready by Nov. 15 "but ferring to the Patman corre-

to him.

explicity object to the Nov. 15 was influenced." date, at one point he told Sirnouncing that the govern- ica that a consensus existed argument with counsel," Sirthat "when this case is tried, it ica replied. "What are you inshould be tried on a perfect sinuating?" (court) record."

> ings, Sirica became involved there had been a "renewal of in a heated exchange with massive publicity" in the case Peter Maroulis, lawyer for for- to the detriment of the debeginning mer White House aide G. Gor- fendants. don Liddy, one of the seven

> > Maroulis told Sirica that the judge should not have relaxed that at all."

his Oct. 4 order restricting letters criticizing the order as Donald E. Campbell were

Maroulis

don't know if your honor felt Although Silbert did not threatened. I don't know if he

"I don't want to get into an

Maroulis said that as a re-At one point in the proceed- | sult of the change in the order

"I'll dispense with that in about a second," Sirica responded. "I don't agree with

Sirica told the defnse law out of court statements by yers that he had set the Nov. told Sirica that the Nov. 15 case without checking first sequester this jury. I'm think-15 date because "I'm going to up. I don't want the jury

During the recess, Liddy, relaxed and smiling, crossed the court to the spot where Silbert and Assistant U.S. Attorney standing and playfully mer White House aide, made a bert said any of the three al- swered, "As a result of the let- outside the court, conducting an brief phone call in the hall

his conversation in Spanish. in his bank account was en-Hunt was ordered on Sept. 15 dorsed by Dahlberg in his by Sirica to surrender his presence. passport, among other reasons

Rothblatt, another defense lawyer, pressed Sirica on a motion to change the location for the trial. "Where do you want to go, Honolulu?" Sirica asked. "San Juan, Puerto Rothblatt answered, Rico," proceeding to outline why San Juan would be a good location for the trial.

Sirica said he was not disposed to grant the change of venue although he said he would hear defense arguments on the motion "at the proper time."

In Fairfax County Circuit Court yesterday, Judge Barnard F. Jennings ordered Sloan, the former campaign treasurer for the President, to go to Miami to testify in Barker's trial there.

Barker, one of five men arrested by metropolitan police inside the Democratic head quarters on June 17, is charged in Florida with using his notary public seal to falsely indicate that the \$25,000 check that turned up

In court yesterday, Sloan because of his proficiency in campaign contribution check from Stans, the President's fi-Following the recess, Henry nance chairman, and passed it on to Liddy, who was fired as financial counsel for the reelection committee after he refused to answer FBI questions about the Watergate incident and later was indicted in the case.

Sloan said he did not know whether the \$25,000 check linked to the Miami case was the same one he handled. Sloan also testified he did not know Barker, had never met him or seen him or his signature.