Barker, a Watergate Defendant, Convicted of False Notarization

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here today of falsely notarizing a signature on a \$25,000 check Liddy Called that had gone through the Finance Committee to Re-elect the President.

The 55-year-old Miami real estate broker drew a 60-day jail sentence, which was suspended by Criminal Court Judge Paul Baker, who tried the case.

Judge Baker also ordered Mr. Barker to surrender his notary public seal. Whether Mr. Barker's commission as a real by the sentence was not immediately clear.

torney, Richard E. Gerstein, had charged Mr. Barker with "false- ring to." ly and fraudulently" notarizing the signature of Kenneth H. Dahlberg, chairman of the Minnesota Nixon re-election committee, on the \$25,000 check.

In his testimony today, Mr. him permission to notarize his

Mr. Dahlberg testified that he had received the money in Bal Harbour Fla committees."

Mr. Sloap further testifier. of Boca Raton, Fla., and later, that the entry record was in at a Washington meeting, after the books until he resigned fro endorsing the check, had given it to Maurice H. Stans, Presitive Maurice M it to Maurice H. Stans, President Nixon's chief campaign the Republic National Bank of fund-raiser.

prosecution was not allowed to by Mr. Dahlberg.

MIAMI, Nov. 1-Bernard L. ask another witness, Hugh W. Barker, one of the seven men Sloan Jr., former Nixon finance indicted in the break-in at the Democratic headquarters in Washington, was found guilty check found its way into Mr.

Liddy Called Recipient

However, Mr. Sloan, answering a question by David Goodhart, an Assistant State Attorney, said that after receiving the \$25,000 check he had given it to G. Gordon Liddy, the finance committee counsel, who was also indicted in the Watergate break-in.

"This check was not a contribution to the committee for which I was treasurer," said estate broker would be affected Mr. Sloan, who was accompanied by his lawyer. "It was listed in the records but not in The Dade County State At-the specific records for the are refercommittee you

Asked to clarify his state-ment, Mr. Sloan said: "In handling campaign contributions we had an obligation to the contributors to handle these contributions in such a way that Dahlberg denied ever having they would not incur a gift tax met Mr. Barker or having given liability. This involved spreading contributions of that amoun

Bal Harbour, Fla., converted it that he "never saw the check into a cashier's check at the again." He said he had listed First Bank and Trust Company the check officially, and added

fund-raiser.

Since the testimony at the 19 Mr. Barker had deposited two-and-one-half-hour trial was limited by Judge Baker to the false notarization charge, the false notarization charge, the hy Mr. Deblibare.