

73 By Timothy Robinson Washington Post Staff Writer

201 The Finance Committee to fining the committee the maxi-District Court to eight viola-ions of the elections financing aw and was fined \$8,000. It was the first time that a

- Al

of financial reports first be-came an offense under the Corrupt Practices Act of 1925. By entering a plea yester-day, the finance committee avoided having to account for how it spent the unreported money or to respond to any evidence presented by the Justice Department. "Two never seen the differ-

"I've never seen the difference between a nolo conten-dere (no contest) plea and a guilty plea," said U.S. District Judge George L. Hart Jr., in

Re-Elect the President pleaded mum of \$1,000 on each count. to contest yesterday in U.S. in the complaint, so a possible

A. Star

aw and was fined \$8,000. It was the first time that a campaign committee had been found guilty since nonfiling of financial reports first be-came an offense under the ments through the committee's treasurer, Hugh W. Sloan Jr., to its legal adviser, G. Gordon Liddy."

Liddy is a defendant in the Vatergate trial. Testimony Watergate has indicated that he received more than \$232,000 from the committee for various assignments.

The complaint charged specifically that Sloan gave \$12,-See FUNDS, A7, Col. 5

FUNDS, From A1

b 000 to Liddy on two different occasions in May and June, 1972, without obtaining red ceipts or keeping required reca ords on the purposes for which h the money was spent.

Also listed in the complaint ti is \$5,300 given to Liddy after bound to hy Herbert T. Porter b May 10 by Herbert L. Porter, scheduling director of the committee. Porter has testi-fied in the Watergate trial that he gave Liddy a total of \$25,000 g D fi \$35,000.

Another account also accuses ri Liddy with failing to report spending an additional \$2,000. When the Justice Depart-ment filed the criminal com-

plaints two weeks ago, a fin-ance commitee spokesman said that the complaints "allegedly refers to technical and unintentional failures to comply with certain sections of a complex new law. It is the policy of this committee to fully comply with all election laws. We have always sought to do so."

E701 7 S NAL

44

1.4

198