OFFICE 400 40, 10

UNITED STATES GOVERNMENT

Memorandum

TO : Director, Domestic Contact Service Attin : Operational Support Staff (Musulin)

FROM : Chief, New Orleans Office

SUBJECT: Case 49364 - Garrison Investigation



NO-189-68

DATE: 14 June 1968



AFPROVED FOR RELEASE 1994 CIA HISTORICAL REVIEW PROGRAM

Attached are clippings from The Times-Picayune dated 11, 12, 13 and 14 June 1968 and from the New Orleans States-Item dated 11, 12 and 13 June 1968.

LLOYD A. RAY

LARay/ga

Attachments

SECRET



SUIT IS JUNE 17

Federal Tribunal

Trial of the Federal Court suit in which Clay L. Shaw is seeking to block his prosecution in Craminal District Court on a charge of conspiring to murder President John F. Kennewy has been set for June 171 at 10 a.m.

The case is to be heard by a special ince judge federal: court composed of Judge Robert A. Ainsworth Jr., of the United States Fifth Circuit Court of Appeals and District Judges Frederick J. R. Heebe IN

and James A. Comiskey, In his suit Shaw seeks a permanent injunction against District Attorney Jim Garri-son's prosecution as well as a ruling that the Warren Commission report on the Kennedy assassination which held that Lee Harvey Oswald acted alone in the killing is "valid and binding."

The special three-judge court less was convened because Shaw's soc. attorneys are also attacking car the constitutionality of a num-250 ber of state statutes which have been used in Shaw's prosecution,

Judge Heebe has called a pre-trial conference in the case for Thursday at 10:30 a.m.

llis pre-trial conference or-der directed that all attorneys file any and all motions prior to that time. The conference is to be attended by the attorneys who will try the case and they were told in the order to be prepared "to compromise settlement possiblities."

The order added "no continu-the ance will be granted in this the matter except on a showing of of good cause. Should good cause of be shown, continuance will be ur. granted only upon the filing of ign a motion and order for same."

All pending motions, includitr. ing one filed Monday by Shaw's tr. attorneys asking that the court Ti order four Garrison aids to ne answer questions they refused to answer at depositions I a s t week, will be considered at the ta conference

Earlier Monday Judge Heebe had ordered that James L. Alcock, Garrison's executive assistant, Anthony Sciambra, an assistant district attorney, and investigators Lynn Loisel and Louis Ivon, make themselves available to Shaw's attorneys for il of the taking of depositions in connection with the federal court suit.

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Attached to the motion askises ing the federal court to compel ents the four aids to answer the questions are copies of the depositions which were taken in the

The motion asks that the Gar- de rison aids be required to re- a turn and answer the questions u they refused to answer original-Cont. in Sec. 1, Page 23, Col. 3

ly and any additional eves which may be asked.

It also asks that Garrison, Alcock and first assistant district attorney Charles R. Ward be made to pay Shaw 1304 as reasonable expenses and attorneys' fees incurred in obtaining the order.

An affidavit submitted by Ed-ward F. Wegmann, one of Shaw's attorneys, claims that Garrison's assistants refused to answer questions asked them at the depositions solely because they had been instructed by Garrison in a letter to refuse to recognize "in any way this illegal and unauthorized invasion of the operation of our office by the federal govern-

la the letter the DA tostructed them to give only their names, office rank, and Social Security numbers.

In his aftidavit Wegmann charges that the letter is contemptuous and despising of the authority, justice and dignity of the court."

He added "it is conduct which serves to bring the authority: and the administration of law into disrespect.

The affidavit claims that all of those who appeared for the depositions were represented by counsel and all counsel made it clear that they would follow Garrison's instructions and instructed the witnesses to follow the instructions to the effect that the orders of the federal court were not to be recognized and accepted.

Transcripts of the proceedings taken by the defense attorneys reveal that Alcock, Sciambra, Loisel and Iven gave their names and addresses, of-fice rank and Social Security numbers, but little other infor-

Some of the questions which Alcock refused to answer were these:

"Have you ever instructed these investigators to secure incriminating evidence for use in the Shaw case and to pay for it or to obtain it by means of threats of violence?

'As a result of whatever part or portions of the Warren Report that you have read and your work with Jim Garrison in his Kennedy assassination probe, do you believe that Oswald killed Kennedy?

"Do you believe that President Johnson is an accessory after the fact in the assassina-tion of Kennedy?

"Mr. Alcock, if the United

States District Court orders you to answer any or all of the questions which have been previously propounded to you, is it your intention to continue to refuse to answer said questions?"

"Are you willing to ignore the orders of the court simply because Mr. Garrison tells you to

Wegmann questioned Alcock about his attendance at a press conference called by Garrison on May 29 and asked "during the press conference Garrison indicated that someone in Washington, perhaps in the Justice Department, ordered Judge Heebe to sign the temperary restraining order which be signed on May 23. Do you have any evidence of that fact that Judge Heebe acted under oirders from someone higher in authority than him?"

office of one of Shaw's attorneys on June 5 and 6.

Hermann Deutsch

Arrest of Ray Deals

Blow to Cabal Rumor:

A TWO-MONTH SEARCH, worldwide, for James Earl Ray, was brought to a close over the weekend with his arrest at London Airport where he was seeking to secure passage to Brussels. Ray, long-sought suspect in the murder of Martin Lither King, was taken into custact as the climax of a cooperative drive by the Canadian Northwest Mounted Police, the FBI, Scotland Yard, and Interpol, all working together to Irace Ray, who seemed to have been dematerialized so that he vanished into thin air.

Major credit must go to the Canadian Mounties, who set about the Herculean task of going over thousands of "mug-shot" pictures which included every felon arrested in Canada over the last 10 years, to see if one of them might be identified as Ray. About midway through the long quest it was rewarded by success.

Hundreds—perhaps thousands of copies of the thus discovered picture of Ray were made and distri-

buted to every major municipal, state and national police organization throughout the free world, and a Scotland Yard detective (who arrested him on charges of traveling on two fraudulent Canadian passports and having an unregistered hand gun in his possession) made a restine check of recent "wanted" photographs and immediately spotted him as the subject of the Ray photo.

An assistant U.S. attorney-general is now in London, checking over the routine legal steps that must be taken to bring about Ray's extradition from Smain to this country. The FBI has its agents in London too, to return him in custody once he has been duly extradited. He will then be tried before either a federal or a state court in Memphis.

THIS SUMS UP THE basic developments of the case to date. What has not been brought out is that this punctures a toy balloon of myth and rurner to the effect that some sort of cabal, possibly organized by the LBJ establishment, wanted Ray to escape less be reveal who his backers were: either the U.S. federal apparatus, or some sort of Communist cell, whose exposure would so irk the Russians that the newly evident but still tenuous lessening of the strain on relations between USA and USSR might be threatened.

I have heard rumor mongers cite in proof of this flimsy



HERMANN DEUTSCH

theory the assertion that not one of the three actual assassims involved in the two Kennedy and the King killings has either been brought to book or permitted to testify about the greater

cumstances of his involvement in a grisly plot.

Lee Harvey Oswald, they point out, was actually held by the Dalias pelice, who had advertised that the suspect would be transferred from the police station to a county prison at a given hour. Jack Ruby, a night club operator, walked up and shot him so that he died within the hour, without ever testifying to anything. Even Ruby died before he was put on trial, in spite of the fact that some 20 million viewers saw him as evewitnesses, presential or via television, from beginning to end of his commission of a premeditated murder.

Sirhan Sirhan, who is charged with shooting Robert Kennedy on California primary election night, was Interrogated amid a chorus of warnings which might just as well have been threats, that he neen not answer any question without his atterney present, or any he did not want to answer, and that every word he uttered might be used against him at the trial. He would have been a Mongoloid idiot to have disregarded such good advice. James Earl Ray had apparently dissolved back into the original ecteplasm after assassinating Martin Luther King in Memphis during this year's early April.

THE ARREST OF RAY in London over the weekend certainty puts the quietus on the theory that he had been killed to assure his permanent silence, for he was found and his physical detention in a London pokey directly behind Scotland Yard's GIIQ is proof of the fact that he is—at least for the moment—not dead.

Setting Sirhan free on a technicality either before or after he has been tried, convicted and sentenced will present something of a problem, however embarrassing any evidentiary revelations brought out before a jury might be to whomever they might involve. Football giant Roosevelt Grier, the mammoth defensive back of the Los Angeles Rams, and Rafer Johnson, the one time decathlon champ obtated by the Olympic games, are very hale and even more hearty. Since they were the stalwarts who overpowered him and kept him from flight, and later set the seal of good sense on their courage and brawn by helding him safe from a throng which surged forward as if to tear him to streek there should be no problem about identifying Sirhan as being or not being the Robert Kennedy killer, in any case,

By and large, it was a weekend blight for rumors oldand rumors new.

Hearing Set For Shaw Suit To Block Trial

A suit by Clay L. Shaw to block his trial on charges of conspiring to kill the late Press dent John F. Kennedy will be heard by a three-judge federal court June 17, beginning at 16

The date for trial of the sut

IT WILL BE heard by Foderal District Judges Frederick J. R. Herbe and James A. Comiskey and Judge Hobert A. Ainsworth Jr. of the U.S. Fifth Cir. and your work with Jim Garcuit Court of Appeals.

junction prevening District are that Lee Harvey Could torney Jim Garrison and his killed Kennedy? Its affect the state's Criminal District attorneys asked Alecek if the Court here and further asks resignation of assistant DA that the findings of the Warren Richard Burnes from the office Commission on the Kennedy as was because of the Shaw case.

Lassination be ruled valid and Alcock refused to answer.

admissable as evidence to any

pre-trial conference for Thurs trial.

pre-trial conference for Thurs trial.

day at 10:30 a. m. The convou have any evidence that ference order directs the attorn you have any evidence that nevs for both sides to file any Judge Heche acted under orders and all motions prior to Thurs from someone higher in surhous and all motions prior to Thurs. and all motions prior to Thurs from someone higher in author

The order said, "No continuance will be granted in this matter except on a showing of good cause."

Among the motions to be considered at the conference Thurs day will be one filed by Shaw's attorneys yesterday, asking that: the court order Garrison's aids. to answer questions they refused to answer at depositions last week.

EARLIER, Judge Heche or dered that James L. Alcock, the DA's executive assistant, assistant DA Andrew Sciambra and investigators Louis Ivon and Lynn Loisel make themselves available for Shaw's attorneys to take depositions. They refused to answer anything at all pertaining to the case, saving the defense was not, under state criminal law, entitled to the mformation.

Judge Heebe has ordered a hearing on this motion for to a.m. June 19.

THE MOTION also asks that Garrison, Alcock and First Assistant DA Charles R. Ward be made to pay Shaw \$3.60 as reasonable expenses and attiveness' fees incurred in obtain

ing the order.
With the motion, a 300-page document, were copies of cares a tions asked of the DA's askes. It also included an afficient, signed by Edward F. Westmann, one of Shaw's attorneys. stating that Garrison onsered his assistants not to answer questions and saying that Garrison was "contemptuous and despising of the authority. is:

were the tolerand Livyou eve ese that Presdiet Johnson is an accessor. after the fact in the assasseextion of President heave

If the U.S. District Court eceers you to answer any and all questions which poeexcessly have been programaed is it your intention to Continue relating to answer?

-Are you willing to ignore the orders of the court same ply because Mr. Garrison

ichs you to do so? -llave you ever instructed anyone to investigate, to scoure incriminating evidence was set yesterday at Federal for use in the Shaw case District Court.

and to pay for it or to obtain it by means of threats or violence?

As a result of whatever part of portions of the War-ren Report that you had read. rison in his Kennedy assassi-Shaw seeks a permanent in nation probe, do you believe junction preventing District At that Lee Harvey Oswald

WEGMANN ALSO questioned The suit will be heard by Alcock about his attendance at The suit will be heard by Alcock about his attendance at three judges because it attacks a press conference called by the constitutionality of various Garrison May 29, at which he Louisiana laws which have been said Garrison said someone in used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of Shaw Washington ordered Judge Heel used in the prosecution of the prosecutio

- ONLY MOTIONS WILL BE HEARD

Trial on Merits of Shaw! Suit to Be Delayed

erick J. R. Heebe said Tueswill be heard Monday in con-

The judge had previously set Monday as the time of the start! of the trial on the merits but revised the schedule after meeting Tuesday with Judge Robert A. Ainsworth Jr., of the United States Fifth Circuit Court of Appeals, and District Judge

that all motions will be heard will be needed for other technical matters. The first week in July will be about the earliest the court will be able to get into the evidentiary hearing, he said,

Shaw seeks a permanent injunction against District Attoras well as a declaratory judg-Commission's report on the Kennedy assassination is valid and

The special three - judge court has set a pretrial conference for i Thursday at 10:30 a.m.

Federal District Judge Fred-

day that only technical motions, nection with Clay L. Shaw's suit d to block his prosecution in Criminal District Court on a charge of conspiring to murder Presi-io dent John F. Kennedy.

James A. Comiskey who will sit with him on the case. Judge Heebe said it is hoped Monday but that additional time

ney Jim Garrison's prosecution'i binding.

SUBPENA ACTION 12 9: Coll 1968 New Order Aim for JFK

Autopsy Photos

An assistant district attorney said Tuesday that Washington, D. C., officials have declined to serve a subpena for autopsy photographs of President John F. Kennedy.

James L. Alcock, who has handled much of the legal work In District Attorney Jim Garrison's investigation of the Kennedy assassination, said that U. S. Marshal Luke C. Moore wrote to him, declining to serve the subpena on U. S. archivist Dr. James B. Rhoads, in whose custody the autopsy photographs are.

Moore said a new court order would be required to comply with the District of Columbia code on out-of-state witnesses,

Alcock said. The subpena in question was originally directed to the former archivist, who, unbeknownst to the district attorney's office, was retiring. It was amended to apply to Dr. Rhoads. Alcock said he will apply for

a new court order requiring the new archivist, Dr. Rhoads, to produce the photographs.

The photographs were sought in connection with the case of Clay I. Shaw, retired businessPanel to Hear Shaw Suit Technical Data on Monday

Only technical motions will be heard Monday in City Le-Show's suit to these his trial on a charge of conspiring to mur-subpena for autopsy photo. The original subpena went to

der President 325 F. Kennedy.

Graphs of President Kennedy, another archivist who is retired president District Judge Frederick J. R. Heese explained ing and was later amended to yesterday afternoon that it is hoped all motions can be board. ALCOCK SAID U.S. Marshal apply to -Dr. Rhoads, Moore Monday, but that additional?

STATES . ITEM

technical matters

Into the merits of the case. 'on U. S. archivist Dr. James District of Containing Containin hear Shaw's suit, which seeks a permanent insunction preventing District Atterney Jim Garrison from presecuting him and which also asks for a declaratory judgment belding that the Warren Commission's report on the assessmation is valid and admissable as evidence of in any court.

Joining him in bearing the suit will be Federal District Judge James A. Comiskey and U. S. Fifth Circuit Court of Appeals Judge Robert A. Ainsworth Jr.

Judge Heebe said it will be the first week m July before

Monday, but Cat additional the court will be able to get declining to serve the subpens be required to comply with the technical matters.

Luke C. Moore wrote to him said a new court order would time may be needed for other into the merits of the case. on U. S. archivist Dr. James District of Columbia code.

J ORLEANS, LA., THUKSDAY MORN...G. JUNE 13, 1968

U.S. COURT GETS BRINGUIER SUIT

Damages Asked for Book. Magazine Article

A \$1 million defamation suit brought by Carlos Bringuler, 532 Delmar, Gretna, in civil district court claiming that his reputation was damaged by the Warren Commission's report on the death of President John F. Kennedy, has been removed to federal district court.

Bringuier, a former residenti of Cuba, has sued Harold Weisberg, author of the book, "Whitewash—The Report of The Warren Report," and the artic-le "Kennedy's Murder—Buried Proof of a Conspiracy," which appeared in Saga magazine.

Other defendants are Gambi Publications Inc., Long Island City, N.Y., publisher of Saga, and Dell Publishing Company Inc. New York City, publish-ter of Weizberg's book.

A removal petition was filed by the two publishing firms, claiming that the suit meets jurisdictional rules of federal district court in that the amount sought is more than \$10,000 and there is diversity of citizenship between the parties.

Bringuier claims that he was defamed by statements that he was an officer of the Castro government until he defected in 1950, that he disguised this fact-in testimony before the Warren ¿ Commission, that he was a delof egate to the Cuban Revoluis tionary Council, and that he is if an enemy of the United States. A similar suit brought more than a year ago by Bringuier was dismissed.

Defamation 10 Suit Shifted To U.S. Court

Carlos Bringuier's \$1 million o suit for alleged defamation in t articles based on the Warren'd Report concerning the death of t Fresident John F. Kennedy has t been removed from Civil Dis-C trict Court to Federal District a Court.

Bringuier, 532 Delmar, Gretm. is a former resident of Cuba. He is sulng Harold Weisary who wrote a book entitled a "Whitewash—The Report of the Warren Report" and an article, il "Kennedy's Murder — Burled I Proof of a Conspiracy," which acceared in Saga Magazine.

Coclendants are Cambi Publications Inc., Long Island, N. Y., publisher of Saga, and the Dell Publishing Co. Inc. New York City, publisher of Weisberg's book.

The two publishing firms filed a removal petition, claiming that the suit meets the juris-dictional rules of Federal Distre: Court in that the amount sociat is more than \$10,000 and



ATTY, GEN. RAMSEY CLARK Called in Shaw case,

Attorney General Sought G

as Defendant

Clay L. Shaw's attorneys it asked Thursday that United F States Attorney General Ram-d sey Clark be made a defend-e ant in the federal court suit which is aimed at blocking of Shaw's prosecution by District Attorney Jim Garrison on a charge of conspiring to murder President John F. Kennedy,

They also filed an amendment to their original suit in which they attack the constitutionality of Article 782 of the Louisiana Criminal Code which deals with the number of jurors in criminal t cases and the number who must concur in a verdict.

Garrison's office filed three itechnical pleadings. One asked idismissal of the Shaw sur-Another asked that Assistant District Attorneys James L. Alcock and Anthony Sciambra be dismissed as defendants in the suit; and the third is an answer to a motion by Shaw's attor-ineys seeking to compel Alcock, Sciambra, and investigators c Louis Ivon and Lynn Leisel to Flanswer questions asked when e they appeared for pre-trial a depositions

All technical pleadings were d filed shortly before atterneys d for Shaw and members of the g district attorney's staff went k into a two-hour conference with e the special three-judge cours which is seneduled to hear e Shaw's suit for an injunction against his prosecution.

HEARING MONDAY

The court is scheduled to hear arguments on all motions Mont day at 10 a.m. The court is composed of Judge Resert A. I Amsworth Jr. of the United I States Fifth Circuit Court of Appeals and District Judges
Frederick J. R. Heebe and
James A. Comiskey.
A trial date for the case is

expected about the first of July. Judge Heebe has issued a temporary restraining order halt-ing the state prosecution until the federal suit is decided.

United States Attorney Louis C. LaCour and his first assistant Gene S. Palmisano attended the conference in Judge Heebe's office for a short time; e and when they left, they said sonly that the attorney general has been served with Shaw's motion and that they are

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CLARK IS CALLED IN SHAW CASE

Continued from Page 1

a waiting instructions from that Garrison's prosecution was

Warren Commission report induced testimony. on the Kennedy assassination be held valid and bind. This is a reference to the control of the co ing on all courts.

attorney general as a party deferdant. Shaw's attorneys claim. that they requested Clark to join them as a plaintiff but he trict attorney's investigators

Garrison has engaged in a pre- legedly linked Shaw to a conmeditated and well calculated. scheme to use the court to condoct an illegal, fraudulent and useless probe of the president's Shaw has been made a "patsy" assassination.

They claim that the primary investigation." nurpose and ultimate objective. They further charged that is to discredit the Warren Report and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public Garrison's office is "not motional and to convince the public garrison and the garrison and that Kennedy was not killed by valed by an expectation of a Lee Harvey Oswald or by any valid conviction but the actions other lone assassin, but as a are part of a plan to employ result of a well planned con-illegal searches and seizures to 1 10 spiracy involving many individ-harass dnoud uals and organizations.

ut po ACCUSATIONS ALLEGED Attached to the ainendment is out possible. The motion alleges that Gar Criminal District Court through out the United States as "an activated cases of the President which it is alleged Shaw's rights audicessory after the fact" in the were violated.

and charges and accusations." sole and exclusive authority and As a result of the inaction of over prosecution of all cases and will who have been the subjects and is therefore the only indispited these attacks, it is charged, pensable party. Nulshaw has been placed in the In the answer to Shaw's mo-supposition of having to defend the tion seeking to compel Garri-ad Warren Report, whereas the son's aides to answer the ques-suppoper party is the Attorney tions they refused to answer in General.

claims.

In Shaw's amended complaint, it is argued that the state statute dealing with jurors in criminal cases is unconstituional in that it denies Shaw the right to a trial by a jury of 12 of his peers who would decide the outcome unanimously, It claims that under the statute he is denied preparation of the case. due process, equal protection | Much information sought has of the laws and trial by jury, already been denied by Judge

not brought lawfully or in good In addition to the injune faith, in that the indictment tion, Shaw's sult asks for a was based on hallucinatory, judgment declaring that the drug-induced and hypnotically-

This is a reference to testimony of Perry Raymond In their motion to join the Russo, one of Garrison's chief witnesses who testified that he was hypnotized by the disas a means of belping him Shaw's attorneys charged that' remember events which al-

> Shaw's attorneys charged that or "pawa" in the "fraudulent

ACCUSATIONS ALLEGED : Attached to the amendment is

sisul assassination and the Attorney. The first motion filed by Garused General and the Chief Justice rison's office seeks dismissal
for the United States have like of Alcock and Sciambra as detintemperate and baseless claims that Garrison has the
superharges and accusations."

sole and exclusive authority

the depositions, it is claimed The case is of tremendous of counsel and that Shaw's attribublic Importance, not only to Shaw, but also to all citizens of the United States, the integrity of the United States, and the third Warren Commission, the motion able expenses connected with able expenses connected with his motion seeking to compet the testimony.

> A memorandum attached to the answer claims that information sought by Shaw's attorneys is privileged and concerns the investigative file of the district attorney, including methods used in the investigation and

It is pointed out that the crime (Edward A. Haggerty Jr. in with which Shaw is charged is Criminal District Court, it is punishable by imprisonment at hard labor for not less than one and not more than 20 years, and Article 782 stipulates that such cases must be tried before a 12-member jury and nine interesting to the property of t jurors must concur in the ver-

The amendment claims that is on's office claims that it should the crime Shaw is charged with not be considered because is a "serious offense" and one Shaw's prosecution is still penditual should be tried by 12 persons who must unanterest. sons who must unanimously it is alleged that a section agree on the verdict.

contended.

RULINGS CITED

Shaw's attorneys told the court that the United States Supreme Court has interpreted the Sixth Amendment as guaranteeing this right and has held the Fourteenth Amendment guaran-tees a right to a jury trial in all criminal cases which, were they to be tried in a federal court, would come under the Sixth Amendment's guarantee.

They claim that Article 782 provides that cases in which the punishment may be imprisonment at hard labor shall be tried before a jury of five jurfors, all of whom must concur in a verdict; and to require a verdict of only nine of 12 in the case of "a more serious offense" and a unanimous ver-dict in the case of the "less serious offense" is discrimina-,

Shaw's attorneys also charged

In the motion asking dismissal of the federal suit, Garri-

of the United States code pre-To deny this is to deny due vents the federal court from process and trial by jury, it is enjoining prosecution as long contended.