

APT ADVIZE FOR SELECTION 1993 CAT HISTORICAL REVIEW PROGRAM

JURY SELECTION FINALLY COMPLETED IN SHAW CASE



CHATTING in the courtyard of the Rowntowner Hotel Wednesday after the jury for the Clay Shaw trial was completed were Criminal District Judge Edward A. Haggerty Ir (right), who will preside over the trial, and Criminal Sheriff Louis A. Heyd Jr.

DA Will Make Opening Statement Today

By CLARENCE DOUCET Fourteen tedious days of jury selection were ended Wednesday, and on Thursday morning the conspiracy trial of Clay L.

Shaw will begin.

District Attorney Jim Garrison will deliver the opening

statement.

He is expected to tell the jury if the state will attempt to link the alleged conspiracy with the assassination of President John F. Kennedy,

Criminal District Court Judge Edward A. Haggerty, who is presiding, will hear two motions when the court session begins at 10 a.m.

Once the motions are heard, the presentation of witnesses and evidence will begin with Garrison's opening statement expected to be the first dayls highlight.

SECOND ALTERNATE

The way was paved for the start of the trial with the selection on Wednesday morning of Robert J. Burlet. 4101 Vixen. Algiers, the 6-year-old president of GNT Crane Service, as the second alternate.

The questioning of Burlet, the second prospective juror called to the witness chair Wednesday, started at 10:55 a.m. and ended at about 11:30 a.m.

Judge Haggerty had to calline arly 1,200 prospective jurors in the two weeks of jury selection. Most were excused because they would suffer a loss of earnings or for medical reasons, or because they said they had a fixed opinion.

in other action related to these legal efforts by Garrison in phism the secret autopsy. The same and X-rays of President Kennedy for use in the trial were delayed.

Shaw is charged with having

participated in a conspiracy with Lee Harvey Oswald and David W. Ferrie to murder President Kennedy.

Judge Charles W. Halleck of the Court of General Sessions in Washington, D. C., had given Wednesdey

tell turn if he intends to link the conspiracy with the assassination.

DEADLINE MOVED BACK.
However, he delayed the deadline and rescheduled a hearing, which was set for Friday, to Feb. 14 after agreement between the government and Garrison's attorneys.

Judge Halleck said he was not holding Garrison to the Wednesday deadline because Shaw's trial had not started. When he set the deadline last week, he said he expected that by Wednesday the trial would have started and Garrison would have already made his opening statement.

The Shaw jury is all male. Seven women, all volunteers, were called as prospective jurors, but six said jury duty would impose an undue hardship and the seventh was excused by a peremptory challenge exercised by the state.

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Jury Panel for Shaw Trial (completed After 14 Days of S



FOURTEEN MEN who were chosen on the Jury to hear then though From left has testimony in the trial of Clay Shaw are pictured as they sait. I mate: John Joseph Bel together for the first time Wednesday at the Rowntiwner and gan, Sidney J. Heberthry Harold W. Balmum'dr., Warret E.

Thou tow) Robert John Builet, such: Humphrey; David I, Powe, Peter M. Inlum; (back row) man It, alterniter arrow. Deanwork. Irvin Mason, Oliver M. Schultz, William Ricks Jr., Charlet Ir., Harold W. Balmum Jr., Warret E. D. Ordes, Herbert John Kenison and James Gary O'Qulnn.

Garrison vindicated

Affidavit puts new light on Shaw trial

New Orleans—The long delayed trial of Clay Shaw for conspiracy to assassinate Pres. John F. Kennedy got under way Monday with selection of a jury.

State of Louisiana
Parish of Orleans
AFFIDAVIT
BEFORE ME, the undersigned authority, Notary Public for

the Parish of Orleans, personally came and appeared:

FRED H. LEEMANS, SR., who, after being first duly sworn, did depose and say as follows:

That I am the same Fred Leemans who appeared on the NBC nationwide telecast entitled "The J.F.K. Conspiracy: The Case of Jim Garrison" on Monday, June 19, 1967.

That while appearing on this program I stated that a member of Jim Garrison's staff, one Robert E. Lee, had offered me \$2,500 for testimony to the effect that Clay Shaw used my turkish bath and that on those occasions he used the name Clay Bertrand. I further related how Mr. Garrison's office attempted to get me to identify a young white male, who accompanied Shaw to the baths, as Lee Harvey Oswald.

I now state freely and voluntarily and without any promises of reward or immunity that the statements I made on the NBC program relative to Garrison's office offering me a bribe for testimony favorable to their case was a lie.

I am making this statement after serious thought and long deliberation principally to clear the name of Robert E. Lee, former Assistant District Attorney, and the office of Jim Garrison from the false accusations that I had

made. My conscience would not allow me to defame and impugn the character of Mr. Lee and the office of Jim Garrison any longer.

I would like to state the reasons for which I appeared on the NBC show and lied about my contacts with the District Attorney's office. First, I received numerous anonymous threatening phone calls relative to the information that I had given Mr. Garrison. The gist of these calls was to the effect that if I did not change my statement and state that I had been bribed by Jim Garrison's office, I and my family would be in physical danger.

In addition to the anonymous phone calls, I was visited by a man who exhibited a badge and stated that he was a government agent. This man informed me that the government was presently checking the bar owners in the Slidell area for possible income tax violations. This man then inquired whether I was the Mr. Leemans involved in the Clay Shaw case. When I informed him that I was, he said that it was not smart to be involved because a lot of people that had been got hurt and that people in powerful places would see to it that I was taken care

One of the anonymous callers suggested that I change my statement and state that I had been bribed by Garrison's office to give him the information about Clay Shaw. He suggested that I contact Mr. Irvin-Dymond, Attorney for Clay L. Shaw, and tell him that I gave Mr. Garrison the statement about Shaw only after Mr. Lee offered me \$2,500. After consulting with Mr. Dymondby telephone and in person, I was introduced to Walter Sheridan, Investigative Reporter for NBC, who was then in the process of preparing the NBC show, Mr. Dymond and Mr. Sheridan suggested that I appear on the show and state what I had originally told Mr. Dymond about the bribe offer by the District Attorney's Office.

I was informed by Mr. Dymond that should the District Attorney's office charge me with giving false information as a result of my repudiating the statement I had originally given them, he would see to it that I had an attorney and that a bond would be posted for me. In this connection Mr. Dymond gave me his home and office telephone numbers and advised me that I could contact him at any time of day or night should I be

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My actual appearance on the show was taped in the office of Aaron Kohn, Managing Director of the Metropolitan Crime Commission, in the presence of Walter Sheridan and Irvin Dymond.

FRED H. LEEMANS, SR. SWORN TO AND SUBSCRIBED BEFORE ME THIS 6th DAY OF January, 1969.
BYRON P. LEGENDRE.

BYRON P. LEGENDRE, Notary Public

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I have more worled for thing about it."

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Both men seemed to e. W. Gay I satisfy a the attention they are recalls

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Clay L. Stimer HHU2597-A J. Mania & Millian - # 280207 101 Guy W. BAHISTIR) - # 222718

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while under the so cold truth whose names have been then nedy?!" serum," socian ponicibes was tioned seem to want to talk life snawered. present in Ferric's a arament publicly. Two personal inci- "No sir only circumstaand 'sew the conspirators and dents yesterday were illustrative.

In fact, flow, 54, had been eventioned the plant of the plant of the plant. The property of the plant of the job because of his errest as a Both men once washed for thing about it." the late W. Guy Bank Er, & the attention they are re-One unce firmed report had Snaw circinage at one point to have telled with Oswald while they now anti-Castro Cobas in interviewed by NOC (be was in a New Orleans hos.

Bonister's office with David personnel, and at d is in the was in a New Orleans hos. he was in a New Orleans has builders office with David to watch him on Healing pital. But, the story goes, investigators adetermined that Lewis flatly said he had seen Martin officed to work Shew was under heavy scdar-tion of the time and could not have taken such a will. He is said to have been denied the story as a figurant of his limediation.

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He answered: Lewis said he "may into eral who were connected

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Garrison After Shaw in Court

Associated Press

New Orleans District Attorney Jim Garrison asked the Supreme Court yesterday to sweep aside a lower court injunction blocking the prosecution of Clay L. Shaw on a perjury charge.

Garrison filed the charge two days after Shaw was acquitted in 1969 of conspiring to assassinate President John

F. Kennedy.

It accused Shaw of lying during his conspiracy trial when he testified he did not know Lee Harvey Oswald, accused slayer of Kennedy, or the late David Ferrie, named by Garrison as a coconspirator.

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Garrison Appeals Shaw Trial Ban

By FRED BARNES Star-News Staff Writer

- New Orleans District Attorney Jim Garrison has asked the Supreme Court to lift an injunction that bars him from prosecuting Clay Shaw on perjury charges.

In a petition filed with the overstepped his authority when he blocked the Shaw

trial in May 1971.

The Supreme Court, currently in summer recess, is not expected to announce for several months whether it will hear the Garrison appeal.

The New Orleans prosecutor attempted to try Shaw for perjury after Shaw was acquitted of charges, also brought by Garrison, that he conspired to assassinate President John E. Kennedy.

Acting In Bad Faith

Garrison contended that Shaw, a New Orleans businessman, lied during the conspiracy trial when he denied having known Lee Harvey Os-wald and David Ferrie, the alleged co-conspirators in the plot to kill Kennedy.

But a federal judge, acting at Shaw's request, ruled that Garrison was acting in bad faith in pressing the perjury charge. The judge barred the perjury trial and that ruling was later upheld by the U.Si Court of Appeals in New Orleans.

In his petition to the Supreme Court, Garrison said that the lower court ruling "if allowed to stand, would serve to destroy the well-recognized public policy against federal intervention in state criminal prosecutions."

"It would seem to be appropriate - through the medium of this important case - for this court to put to rest the vexatious problem as to the right of the federal courts to enjoin state-court criminal prosecutions," Garrison said.

Effect Of Advancing Religion .-- Meanwhile, the Supreme Court was asked yesterday to reinstate a Pennsylvania law

that provides for a reimburse-ment to parents for tuition paid for children in nonpublic

schools.

The law, which had been scheduled to go into effect this fall, was ruled unconstitutional last April by a three-judge federal panel in Philadelphia. The high court yesterday, Garrison panel said the reimbursements, argued that a federal judge would have the primary effect would have the primary effect of advancing religion:

The law sets payments of \$75 for each child in elementary school and \$150 for each one in secondary school.

The request that the law be reinstated was filed by the state of Pennsylvania and a

group of parents in the state. In their petition, they contended that the law "plainly has no primary effect that advances religion." They also argued that parents who are not getting reimbursements have been denied equal protection under the law.

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Star-News -9/21/72

1 5 /NUG 1971

Raises Guestions on Trials of Shaw, Ray and Sirhan -----

WASHINGTON, Aug. 14 (UPI) -Three reporters who covered the trials of men charged in the assaudinations of President Kennedy, the Rev. Dr. Martin Luther Hing Jr. and Senatory Robert F. Kennedy hele concluded that "American justice! Orleans District Attorney, Jim works accidentally, if at all."

"The courts are new basically constructed to serve the legal profession, not the people," a book, "A Scarch for Justice," declares. Each of the reporters, who covered the trials for The Nashville Tennesscan, wrote a section of the book. It was edited by John Siegentheler, the newspaper's Editor, who also wrote its comthision.

Mr. Diepenthaler was an adfaint-trative assistant to hohert Lennedy when Mr. Ecnnedy: was Attorney General,/

The three reporters James Squires, rew a special assignment reporter for The Tennesseam Transl River new the paper's city editor, and John Hempfill, now an assistant news editor in the Washington Bureau of The New York

Times.

Mr. Ritter covered the trial of Clay Shaw, who was accused of conspiracy to hil the President: Mr. Squires the trial of James Earl Lay for Dr. King's murder, and Mr. Hemphill the trial of Sirke: Bichara Sirkan for the apassimation of Robert Kennedy.

Reach Same Conclusion

Afterward, Mr. Slegenthaler writes, the three reporters "each independently reached the conclusion that American justice works accidentally, if at

"None of them felt he would have much confidence in his own chance to get, a fair verdict were he to be put on trial in those same courts, before the same judges," Mr. Siegenthaler writes.

The authors conclude that Mr. Shaw should never have been tried; that no attempt was made to determine the truth after Rey pleaded guilty In return for a 99-year prison sentence, and that Suhan's sanity trial was a mockery.

They found the judicial system to be ching long-overtain reform "that the administration of justice is in strious tradition of justice is in strious tradition and often, on a developing basis, may actually be more inclined to these, justice.

"The organized bar, ye haps aware that the courts are im-periest," Mr. Siegenthaler writes, "has seized on imperfections in the press and her directed its major feform at-tention to the free press vs. fair trial question."

Mr. Show, a New Orleans busherranan, was arguitted after a sensational trial highlighted by charges made oneside the courtroom by the New Garrison. The District Atterpry was admonished by the bar despite complaints that he had conducted a circus with unreliable, discredited witnesses. The authors conclude that Mr. Shaw "should never have been tried."

Unanswered Question

In the case of Ray, the journalists came away continued that, despite his guilty plea, on which he received a 9.5-year? preson sentence, the overriling! question of a possible compliacy in the April 4, 1963, morder of Dr. King was never answered.

"The administration of justice succeed in punishing a guilty man," Mr. Siegentialer, writes. "But it made no pretense of initiating a search for truth or putting down what very well may have been a lie by Ray."

Sirhan shot Robert Kennedy, in los Angeles a few minutes past midnight June 5, 1938, in full, view of many witnesses. He was convicted of murder! and was sentenced to die in the gas chamber.

With his sanity the only issue, the authors contend that the prolonged, million-dollar trial resulted only in "a sentence more severe than one which could have been negotiated before a jury was scated to try the case.

They contend that permitting the tenuous findings of psychiatrists and psychologists to be subjected "to the sort of hadgering cross-examination that comes from the hostile adversary environment of a criminal trial, may rob the cause of Justice."

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Clay Shaw Gets New Orleans Job

NEW ORLEANS. July 19 (AP)—Clay Shaw, who was unsuccessfully prosecuted by New Orleans District Attorney Jim Garrison on a charge of plotting to assassinate President John F. Kennedy, was appointed today to a city post by Mayor Moon Landrieu.

Shaw, acquitted on the conspiracy charge in 1969 and freed recently of a perjury charge stemming from the trial, was appointed to the board of directors of the French Market Corp. The city-owned agency directs the affairs of municipal property in the French Quarter market area.

WASH POST 20 Jul 71



CATTISCE TO STAR

MEW ORLEANS- (CP)— District Attorney Jim Gerrison used unreliable witnesses to manage the language of the Mennedy assassination, a federal court ruled yesterday.

"Task count finds that Mr. Garrison undertack has baseless investigation with the specifiin intent to deprive Mr. Shaw of his rights under the Constitution," said U.S. Elitrict Andre Herbert Christenberry.

He herred Mr. Garrieon from further prosecentra Mr. Show on a perjury charge. The order, for awhite at least, ended Mr. Show's four-year, 87-day ordeal as a man implicated in the assassination of President III.

Mr. Shaw was charged March I, 177, with conspiring with Lee Harvey Covold and others nounced the Warren Commission report which to assassinate Mr. Kennedy, I'r. Garrison defound Oswald was the lone assassin.

On March 1, 1939, a state court jury acquit-

5-26-71

ted Mr. Shaw. Three days later Mr. Garrison charged Mr. Shaw with perjury for testifying he did not know Oswald and the oother alleged conconspirators.

"I feel the truth, though crushed to earth, will finally rise," Mr. Shaw said yesterday. "and I think it has my initial reaction is that finally the American judical stystem correct the things that go wrong with it."

Judge Christenberry, a blistering 22-page decision, gave those conclusion:

Chrison sought publicity for himp. Palle. Garrison used \$70,000 in donetions from a group of bulnesss plus \$27,000 in chine fees from "buith faith" probecution of fir. Shaw.

"If Mr. Shaw is forced to stand trial for perfury and is acquitted, this court has no dput that Mr. Sahw will be charged and stand, Judge Tesditenberr Class.

Charles Charles

U.S. Judge Orders
Garrison to Stop
Prosecuting Shaw
NEW YORK TIMES

NEW ORLEANS, May 27 (NUI)—A United States district iudge said today that New Orleans District Attorney Jim Garrison had a "significant financial interest" in prosecuting Clay L. Shaw and ordered film to stop all legal proceedings against. Mr. Shaw.

Mr. Garrison has said for years that Mr. Shaw had been involved in a conspiracy to assassinate President Kennedy, but a jury in 1969 acquitted Mr. Shaw on conspiracy charges.

Mr. Garrison then charged him with perjury, contending he had lied on the witness stand when he said he knew nothing of a conspiracy.

The order blocking Mr. Garrison from prosecution was handed down by Judge Herbert W. Christenberry, who said he had found Mr. Garrison had a "significant financial interest in the continued prosecution of Clay Shaw"

in the continue.

Clay Shaw."

Judge Christenberry said this financial interest came from Mr. Garrison's book, "Heritage of Stone," which concerns his investigation of the Kennedy assassination.

the Kennedy assassination.

"Al I can say is that it's wonderful," said Mr. Shaw. "I haven't seen what the judge said. I just don't know what to say."

naven I seen what the judge said. I just don't know what to say."

"This is the first that we've heard about it," said Assistant District Attorney Andrew Sciambra. "We're surprised at it. After Garrison reads the judge's decision I feel he'll have something to say about it."

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11. y. T. 28 May 71

Clay Shaw Amerges With New Respect

RY JÉRRY COBEN Times Stall Writer

NEW ORLEANS-Usy Shaw is almost 60 now and a widely publicized ordeal that began almost exactly four years ago has taken an incalculable toll of his energies.

Jim Garrison remains a fearsome influence on his life. But time is Clay Shaw's enemy now.

So the former director of this city's world-famous International Trade Mart works hard, both in and outside his French Quarter residence.

He toils almost daily over a play he is writing while contemplating another he hopes to complete -but is not certain he

Restores Homes

He also haz returned to his lifelong preoccupation; restoring neglected French Quarter homes to their classic splendor.

Shaw does leave the city briefly to lecture. While he loves New Orleans more deeply than ever, he welcomes such calls from his agent to speak. They provide the opportunity to tell still another audience about a subject with which he is more conversant than any man alive:

What it is like to have. been accused of plotting to murder a President by an ambitious district attorney who---Shaw maintains -knew the charge to be "totally without substance or foundation."

Also Writes

Clay Shaw enjoys life, however. He is not bitter. But he has not forgotten.

Far on another side of this city, in his handsome, two-story brick home out by the lake front, Dist. At-. Her Coretion writes, ... His first book, "Heri-The of Stoce," has just

contracted to write three books.

But write Clay Shaw, still an imposing man, Jim Garrison works in discomfort. The pain in his back sometimes is exeruciating, he says. An operation on his lower spine several menths ago apparently was successful but an infection that set in has noticeably wasted his oncecommanding frame.

He is almost a recluse and rarely is seen in pub-Lie.

Other wees beset him:

--The Internal Revenue Service is conducting an extensive investigation into his linances.

--His continuing legal assault on Shaw does not appear to be going well.

--Shaw himself has counterattacked by Alling a \$6 million damage suit against Garrison and a group of businessmen who financially supported the district's afterney's unauccessful conspiracy case againsi Shaw.

Atterney Optimistic

Shaw's attorney, Edward F. Wegmaan, is optimistic about the unusual damage suit and confident that he can prove Garrison acted outside the jurisdiction of his office" in prosecuting Shaw,

Significantly, Clay-Shaw's name does not appear ence in the bedy of Garrison's "Heritage of Stone," nor, he has said, will any of his subsequent books deal with the assassination of John F. Kenne-

Shaw says, however, the play he hopes to write will deal disonly with Gardson and life, Chaw's, personal tribulation.

Where Corrison once probled leadlines with his mightab prongunee-

CIA HAS NO OBJECTION TO DECLASSIFICATION AND ON cutention that Shandard RELEASE OF THIS DOCUMENT! when he said during

Clay Show . 15 pt.c.10

appears to have survived the real-life drama as the more intact of the two.

in the cres unquestionably doomed has diminished the Garrison reputation and image, while Shaw commands now respect, at least among many citizens of this old port city,

How did this come to pass?

To Legin with, Garri- here. son's presecution of Shaw !- They now are seeking a two years ago—a prosecu- perimanent, injunction tion in which he placed which, it granted, would surprisingly little part, kill the perjury chargeleaving it mostly to assist and block any further, as

which was less the prose- and percention" of their cution of Clay Shaw than client by the district afterit was an attack on the Warren Commission Report, the jury acquitted the gray-haired octendant in less than an hour—on Christenberty after sever-March 1, 1969, exactly two years to the day after Jim Garrison had ordered Shaw arrested.

Bogs Packed

The jurors apparently thought so little of Garrison's case against Shaw that even before beginning deliberations they ordered their bays packed and removed from the rooms in the motel in which they had been sequestered.

Put Garrison refused to let go.

On Monday, March 3, 1969, the very first working day after Shaw's acquittal, the unpredictable district attorney charged Shaw with perjury. The basis of the charge, Gard-The Little son existatilad. 🤉

ths trial he knew neith (Led Horvey Oswald nor Divil Ferrie, a homosexuel former airline pilot who died before Show's arrest but whom Garrison insisted was the genius has hind the assessination,

Win Reelection

Specemently, Garrison wen reelection in this city which dotes on felsty politicians and which loves racy spectacles.

But Garrison's perjury case against Shaw begged down immediately in a sories of pretrial maneuvers. Now, if portents emanate ing from federal court are A series of decisive turns . Earne out, it appears

> Shew's attorneys in late January obtained a temporary injunction against prosecution of their client from a U.S. district judge by contending their client could not get a fair trial in Griminal District Court

tants-proved a shambles, client by the district after-After a six-week trial, they teem it, "harasament -ney's office.

The temporary injunc-tion was granted by U.S. Ditt, Judge Herbert W. al days of hearing.

. Cite Influence

Shaw's lawyers argued, among other things, that because of Garrison's political "force, stature, influence and affluence." Criminal District Court judges here actually had baided and abitted in this bad-faith prosecution."

in other werds, they charged Garrison virtually had the entire criminal bench here in his hip pecket.

Show had sought, they added, protection of his federally guaranteed con-stitutional rights in the state courts of Louisiana but to no avail"--because Criminal Court judges did not want to incur the wrath of the district afforney, considered the second

Two Appointed

. Shaw's lawyers noted that Courten had the warded the two easistants who caurical the brant of the conspincy trial prosecution against Shaw by obtaining appointments for them to the Crimical Courtement.

The two are Alvin Oser and James Alcock. The latter, ironically, replaced Criminal Judge Edward Haggarty Jr., the jurist who presided over Shaw's conspiracy trial.

After Shaw's acquiral Haggarly was present in a reid on a sing perty in a metal bare and accused of providing prostitutes for the participants.

Haggerty was acquirted in a bruch trial by a fellow criminal jurist but was ordered removed from the bench by the State Supreme Court, for unbecoming conduct.

Wants to Run

Plaggerty, by way of quaint lootnote to the oftion ribald affair, has announced he wants to run against Alcock, as he can legally do, in the next judicial election.

In their organients bafore U.S. Judge Christenberry, Shaw's lawyers argued that Aleeck and Oser were not the only members of the Criminal Court beholden to the district atformey.

They contended that Garrison had "great influence" over the remainder of the Schminal Court judiciary, "Leving bein districtly or indirectly responsible for the expension through his, Garrison's, political affluence and influence, of a number of other judges of that

Shaw's attorneys claimed that Garrison's "illegal and useless probe of the assassination of the late John F. Kennedy was for his own personal aggrandizement."

court."

: 'Instant Replay'

If Garrison were allowed to proceed in state court with his perjury charge against Shaw, the attorfor any fig. the Warr A Report but would constitute an "instant replay" of the conspigacy trial.

The federal court hearing produced two revelutions regarding the financing of the Garrison investigation:

-It was disclosed for the first time that Gov. John McKeithen, a sometime political ally of the district attorney, provided \$10,000 in state funds for the investigation. The governor explained in Paton Reage after the disclosure that the grent was made because "at the time we thought he might have something."

IRS Agent

"The bookkeeper in the district attorney's office revealed that Garrison had comingled state, court and, private money in expanditures on his investigation, with some of these monies "overlapping" into the district afterney's own election fund.

A particularly interested courtroom spectator during the latter disclosure was air IRS agent who took notes throughout the hearing.

Both Garrison and Shaw appeared as witnesses during the hearing.

Garrison, however. played no other role in the defense of his charge against Shaw as might have been expected of most district attorneys. The explanation for his being content for his deputies to handle the hearing -just as deputies did most of the conspiracy, trial-was that his physician had advised he remain upright no more than two hours at a time because of his back ailment.

Shaw's attorneys argued that a real and continuing danger to their official would exist as long as Carricon wields power—even if Shaw were to be found innocent of the perjury charge.

Only the federal court's banning Garrison's pursuit of a perjury charge will protect Shaw against compulsory self-incrimin-

knew Ferrie and Oswally, Such a denial, said the lawyer, would make his client liable once againgto a charge of having perjured himself. "Undoubtedly," Wegmann teld Judge Christopherry, Garrison would once more file such a charge.

Delieved by Jury

In granting the temporary injunction in January, the judge said he thought. Shaw's "credibility" had been thoroughly tested during the conspiracy trial because the jury clearly believed Show rather than what he described as "characters" the district attorney's office colled to the witness stand.

Christenberry, a veteral of 23 years on the federal beach, also commented that he felt the complicacy trial had "seemed confused. It didn't seem handled like any other trial."

At another point Judge Christenberry asked how long the jury had deliberated before acquitting Shaw. When he was told, he shook his head and said, in a manner that seemed as if he were chiding Garrison and his assistants:

"Fifty-five minutes (of deliberation) for a 40-day trial?"

Most foresee the ruling in the perjury case coming no carlier than late spring or early summer.

If Shaw wins his injunction on the federal level, as portents now indicate, he presumably will be free of any prespect of future prosecution by Garrison. federal courtroom that he had "completed" his investigation of the Kennedy assassination, leaving the impression that once the present Shaw matter is disposed of he will no longer try legally to disprove in court the Warren Report conclusions.

Eut even if the federal courtebans future prosecution of Clay Shaw by Jim Garrison the contest between the two men will not end and fallout from it will reach public print for years to come.

For Clay Shaw waits patiently to assume the offensive.

> COUNTYS NO CRUECTION TO DECLY SHOULD FOR AMOUNT HELE ASE OF THIS OCCUMENT

District Cour

Special to The Christian Science Monitor

ce Monitor
New Orleans OPLAYS SINOIVI

The conspiracy case against Clay L. Shaw the conspiracy trial. has come to a stop again—at least tempocourt hearing.

W. Christenberry has granted a temperary the Fifth Amendment against self-incrimiinjunction against prosecution of Mr. Shaw nation at the perjury hearing. He said to in state court on perjury charges growing answer whether he saw Mr. Shaw in Mr. out of the 49-day 1909 conspiracy trial which

resulted in his acquittal.

Subsequent allegations against Mr. Shaw by New Orleans District Attorney Jim Garrison were that he perjured himself during Refusal to answer. the trial by denying he had known accused presidential assessin Lee Harvey Oswald and ex-airline pilot David W. Ferrie. Both had been posthumously named by Mr. Gar- query as to whether Mr. Russo had been the rison as deconspirators with Mr. Shaw in a plot to assassinate President John F. Kennedy.

Forty-five-day delay

30 days for the filing of briefs and 15 days a state district-court judge, had said that In the interval, Garrison is enjoined from against Shaw at the time. prosecuting Shaw on the perjury charge.

get the perjury charges thrown out. He al- by speedily acquitting Mr. Shaw, had by vestigation. leged that District Attorney Garrison was implication demonstrated its acceptance of

violating his civil rights.

ing that:

O Gov. John J. McKeithen, a close politi- acquaintance with the two. cal ally of Mr. Garrison, had contributed \$10,000 to further the assassination probe: A position in the matter—a position that could McKeithen aide said later it was paid out result in a permanent injunction-was seen of a special Legislature-approved \$40,000 in his observation at the hearing's close that fund provided for law enforcement.

O A group of wealthy businessmen styling themselves "Truth and Consequences" had Judge makes point supplied some \$90,000 to underwrite Mr. Garrison's far-flung investigation, which reached into many states and localities and

touched hundreds of individuals.

Testimony from several of the group established that they had contributed the conspiracy trial. used and had never sought an accounting.

Garrison defends stand

stand, Mr. Garrison rejected a desense sug- dicted on perjury charges again, even if he gestion that he was using the perjury accu- is acquitted. sation to remain in the limelight and publicize his book, "Heritage of Stone."

"The cycle could go on ad infinitum,"

probe, deals with "the transformation of managing director of New Orleans Inter-America from a state controlled by its national Trade Mart. citizens to a state controlled by a warfare. He argued that he had been impoverished machine," asserted Mr. Garrison.

. One surplee at the hearing was the refusal that his ability to earn a living by lecturing

Mr. Russo-who told a lurid tale at the rarily -- after a bizarre three-day iederal trial of having been present when the alleged assassination plot was, hatched by United States District Court Judge Herbert Messrs. Shaw, Ferrie, and Oswald-took Perries's apartment with Mr. Oswald also consular affair after his arrest and subsepresent "would be to expose myself to possible prosecution."

Mr. Garrison, drawn and somewhat stooped refused to respond to a defense only witness against Mr. Shaw when the witness stand if he denied knowing a "Jo latter was charged with conspiracy.

testimony upon that point. Earlier in the upon turned to Assistant District Attorne hearing James A. Alcock, who spearheaded John Volz and asked him what would ; a The ruling by Judge Christenberry allows the Shaw prosecution and was later named went this. Mr. Volz did not answer. for rebuttal-a total of 45 days from Jan. 27. in fact Mr. Russo was the sole witness terested spectator at the hearing. "Lot's just

Mr. Shaw had gone into federal court to the defense contended that the trial jury, the district attorney's financing of the inhis word that he knew neither Mr. Ferrie The hearing produced testimony indicat- nor Mr. Oswald. The prosecution held that the jury had not passed on the issue of his

> Some inkling of Judge Christenberry's Shaw's credibility had been fully tested.

The judge added pointedly that it was evident the jury believed Mr. Shaw instead of the "characters" the district attorney's office brought to the witness chair in the

Taking the stand briefly, Mr. Shaw said money without knowing how it would be he had spent "an agenizing three-and-onehalf years" since he was first arrested (on March 1, 1967). He said that he feared if he testified in his own behalf in a perjury trial During two hours of testifying on the sought by Mr. Garrison, he would be in-

The book, gleaned from his assassination said the tall ex-businessman, at one time

by the expense of fighting the charges, and the an world trade a cubinet he knows well.

Official ducks camera

He told wryly of having attended a 1957 quent release on bail. He said he was leaving the event when a newsman photographic him shaking hands with a high city official "He was so horrified at the prospect of being seen on film with me that he ducked dow: behind his wife," he said.

Mr. Shaw asked rhetorically from the Blow" at a perjury trial, could be later b Whereupon Judge Christenberry said he charged and indicted for denying knowin would be compelled to rely on previous "Joe Blow." Judge Christenberry there

The Internal Revenue Service was an insay we're interested in it," an agent parried In seeking the federal-court injunction, when asked if the IRS was checking into

CIA HAS NO OBJECTION TO

Car Dealer Says Garrison Owes \$30,000 H

probe of the assassination of dent.

i. (AP)—A New Orleans busi-forwarded Garrison in the quences Inc., an organization the group gave Garrison.

j nessman testified today that controversial trial in which of businessmen formed to The testimony came in a s he borrowed \$30,000 for Dis-Clay Shaw was acquitted of help finance Garrison's in-hearing in U.S. District Court r trict Attorney Jim Garrison's conspiring to kill the Presi-vestigation.

NEW ORLEANS. Jan. 25 mony of the amount of money known as Truth or Consequow know the total amount

on a motion by Shaw to pre-Robertson said he has no vent Garrison from taking him President Kennedy. He said: Willard Robertson, a car im-knowledge of how the money to court again, this time on a Garrison still owes him for it, porter, said he was president was used and never asked for charge of lying to the jury It was the first public testi- of a group that came to be an accounting. He said he did that acquitted him.

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er i servicio estados.

Perjusy Trial Is for For Clay L. Show

NEW CRLEANS (AP)-Trial has been set for Jon. 16 on a perjury charge against Clay L. Chaw. accused of lying uncereally in his trial on charges of conspiring to kill President John F. Kennedy.

District Atty Jim Garrison charged Snew limit on the wilness chard when he to this he never knew Lea Harvey Csuald, the man the Warren Commission says littled Konnedy or David W. Ferrie, an en-airline pilot who died here in 607.

The Shaw Irial CV VCN For the seen playing in a jazz band. Shaw's principal defense lawyer, Today he is looking for a "They distrust it. They for the seen playing in a jazz band. Shaw's principal defense lawyer, Today he is looking for a "They distrust it. They have not read it. Or they have just read a brief syntaxing ludge alvin Shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really isn't as bat have just read a brief syntaxing ludge alvin shaw really alvin sh

BY NICHOLAS C. CHRISS Times Stall Writer

in the French Quarter, a tall gray- Edward A. Haggerty. Jr. the month in haired man steps out from behind a judge who presided over the Shaw in 1 would like a job if

dominantly black.

It is the beginning of another day

for Clay I. Shaw, 58. More than one year after his acquittal of charges that he conspired with Lee Harvey Oswald to assassinate President John F. Kennedy. Shaw still lives under the shadow of Jim Garrison, the Orleans Parish (county) district attorney.

After the acquittal on March 1, 1969, Garrison charged Shaw with perjury. And so the case lingers on, although the investigation is dead.

Motion to Be Heard

Today Shaw's motion to quash the perjury charge is scheduled to be heard.

Shaw has filed a \$5 million suit against Garrison alleging that the district attorney violated his civil rights. A hearing is scheduled in September.

But a visitor to New Orleans today seldom hears about Clay Shaw or Jim Garrison, Taxi drivers don't talk about it. It rarely comes up in cock-

tail conversation. The myriad of witnesses, defen-

dants, plaintiffs, the piles of legal briefs, the rumors and gossip, the grand jury hearings, the dozen or more lawyers-all have been practi-

cally forgotten.

So vast was the scenario, so many. the players, that it is almost impossible to redail them all. Still, there are reverberations from the episode. A judge recently postponed the trial of William Curvich, charged by Garrison with stealing \$19 worth of parish property. Gurvich, once a top Garrison aide, later broke with the district attorney and went over to: Shaw's side.

Once a Central Figure

Dean A. Andrews Ir a pudgy co- 1er. Shaw says most of his Shaw says he still finds a lorful lawyer who had met Oswald retirement money was ta- "number of people who and who was once a central figure in ken by legal fees, includ- think the Warren Commis-Garrison's investigation into the ing the carriage house sion report is wrong, with-kennedy assassination, was last which he sold about a year out have a very clear idea

Chairman for interim Judge Alvin Shaw really isn't as bat have just read a brief syn-Oser, a prosecutor of Shaw, who is off financially as he opsis. now running for a full term on the claims. criminal court.

Relatively few people see Garrison depends on what you since he won reelection last fall. He mean by getting by," he is seldom in his office. He has had said. Shaw's apartment, NEW ORLEANS-Just a few pa- several back operations. He told a neat with pictures and ces from the Evening in Paris Cafe friend recently he can sit up for only books and flowers, runs 20 minutes.

steel grille door each morning to trial, has been accused of heavy anyone has one. The Lospick up his mail from a postal box. drinking, absentegism, gambling Angeles area would No one pays any attention to him in the rundown neighborhood, predominantly black.

A recommendation for from high school in New control of the second of The man chats with a teen-ager his removal from the bench has been Orleans when he was 15. and reenters through the grille door. Haggerty was arrested in a Decem- spent practically all his life ber vice raid at a motel and acquit- in the city. Would he want ted earlier this year.

·And Shaw?

His typical day is spent restoring some French sible for so much of the Quarter property he owns, containing a house, two cottages and a parking arca. He says he has ac- few years I have a certain quired "an enormous ambivalence about New mortgage."

: He generally arrives at his apartment several blocks away from the property he is renovating for a light lunch and often in the afternoon works on a play that he started before he was arrested on March 1, 1967. In the evening he comes home to a meal prepared by his from the property he is remaid. He visits with Triends occasionally.

Listens to News

to the 10 o'clock news and international trade. For 20 'then I retire." he said.

Burgundy, where he lives New Orleans. On one side, Shaw's side, plement his income, but there are a few restored also to tell his story, -inhouses. The other side such places as San Dlego. Evening in Paris Cafe. year.
Although Shaw's apart- "I've talked about the

ment is two-story unit and case, about the way justice comfortable, it is a far cry can miscarry," he said. "I from the spacious and described what happened swank carriage house he to me. I explained this

hine St., also in the quar- not just me," he said.

"I can get by but it all between \$225 and \$250 a

to leave it, and the Quarter where he has been responhistorical restoration?

'After what I have been through here in the last Orleans," he said, adding a smile.

Shaw has lost some of his fondness for the Quarter which he says has been declining for some time because of commercialization.

Still he lives there. where he has lived for the past two decades.

The income he receives storing barely keeps him going, he said.

He is hoping to he em-"Most of the time I listen ployed as a consultant in years he headed the Inter-He describes the street, national Trade Mart in

as a cross between "Sutton Shaw has been giving Place and Catfish Row." occasional Jectures to supconsists mainly of decrepit Laramie, Memphis and buildings, including the Rochester—for the past



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Clay Shaw Sues Garrison And Others for \$5-Million

NEW ORLEANS, Feb. 27 (AP)
—Clay L. Shaw, acquitted a
year ago of charges that he
conspired to kill President Kennedy, filed a \$5-million damage
suit today against District Attorney Jim Garrison and others
involved in the case.

The suit, filed in Federal District Court, contended that the conspiracy charge brought by Mr. Garrison against Mr. Shaw was "in furtherance of his scheme and that of the defendants to conduct an illegal, useless and fraudulent investigation of the assassination of President Kennedy."

Mr. Shaw was acquitted March I, 1969, by a criminal district court jury.

Others named in the suit were Perry Raymond Russo, the chief prosecution witness at Mr. Shaw's trial; Dr. Esmond A. Fatter, who hypnotized Mr. Russo at Mr. Garrison's request to help him recall events leading up to the alleged conspiracy, and three members of Truth and Consequences of New Orleans, Inc., the private fund that helped Mr. Garrison finance his investigation—Joseph M. Rault Jr., Willard Robertson and Cecil M. Shilstone.

Shaw Judge Arrested at 'Stag Show'

NEW ORLEANS (AP) — Prolice crashed a "stag show" in motel room last night and arrested everyone present, including the judge who presided at the Clay Shaw trial.

Newsmen who came on what they thought would be a routine raid saw Judge Edward A. Haggery Jr. strugging to get away. He was subdued and handcuffed.

Police Maj. Joseph Murry said Haggerty was booked on charges of soliciting for prosting tion, obscenity, resisting arrest and four counts of assault of a policeman.

Haggerty, 55, of New Orleans, a judge in the state Criminal District Court, presided at the month-long trial of Shaw, who was cleared of a charge of conspiring to murder President John F. Kennedy.

Murry said three women and 10 other men arrested at the midcity motel were each booked on the obscenity charge.

The newsmen, who included television cameramen, were allowed in the room about a minute after police broke in.

Haggerty's brief struggle with officers was in the full glare of TV cameras. The judge suffered a small cut on the forehead.

Police Sgt. William Nolan said a stag movie was being shown in conjunction with live entertainment.

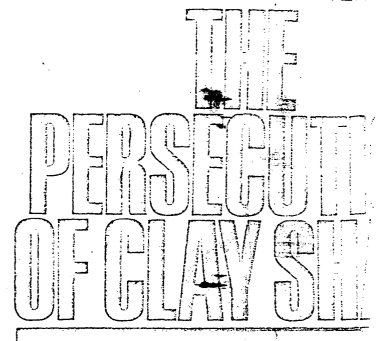
Haggerty was released from central lockup on his part recognizance



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HOW ONE MAN RUINED ANOTHER AND SUBVER



No other people love fantasy more than the people of New Orleans. The storied French Quarter bumps and grinds nightly with silicone sex, and offers make-believe love for a price. The swamps and bayous and mossy woods spawn poltergeists and loupgarou, the werewolf of Cajun lore. A mysterious light, they say, glows some nights over the tomb of Marie Laveau, the Queen of Voodoo. And, if you know where to go in that land of Mardi Gras, you can still buy love potions and "come-back" and "go-away" powders to make any and all dreams come true.

Nor do any other people more appreciate an audacious, loquacious, intriguing, slap-around politician—a Huey "Kingfish" Long, an Earl "Ol' Uncle Earl" Long, a Leander "the Jedge" Perez. And now, it is "the Jolly Green Giant"—Earling Carothers (until he legally changed it to just plain Jim) Garrison, the out-size district attorney of Orleans Parish (New Orleans), with his own special brand of Dixieland McCarthyism.

At 47, Big Jim—he stands six six in his size-14 shoes and weighs 225—has suffered an embarrassment that would undo just about any other prosecutor in the country. For two years, there was the buildup, rife with cliff-hanging hullabaloo and a cavalcade of bizarre "witnesses," and then he finally went to trial with charges that Clay L. Shaw, a prominent, retired New Orleans

No other people love fantasy more than the people of New Orleans. The storied French Quarter bumps and grinds nightly with silicone sex, and offers make-believe love for a price. The swamps and bayous and mossy woods spawn poltergeists and loupgarou, the werewolf of Cajun lore. A mysterious light, they say, glows some nights over the tomb of Marie Laveau, the Queen of Voodoo. And, if you know where to go in that land of Mardi Gras, you can still buy love potions and "come-back" and "go-away" powders to make any and all dreams come true.

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The New Orleans newspapers, for two years supinely obedient to the court's demand for no pre-verdict comment, broke silence immediately. In a page one editorial on March 1, the States-Item bristled:

"District Attorney Jim Garrison should resign. He has . . . abused the vast powers of his office. He has perverted the law rather than prosecuted it.... Clay L. Shaw has been vindicated, but the damage to his equation caused by Mr. Garrison's witch hunt may never be repaired. It is all too shameful. . . .

"Mr. Carrison himself should now be brought to the bar to answer for his

homosexu cared only In an We talked arrested o of 16 hoc French Q and good-

BY WARREN ROGEF

Look It leve 1969

NOTHER AND SUBVERTED OUR LEGAL SYSTEM

conduct. The jury has spoken. Clay Shaw is innocent.

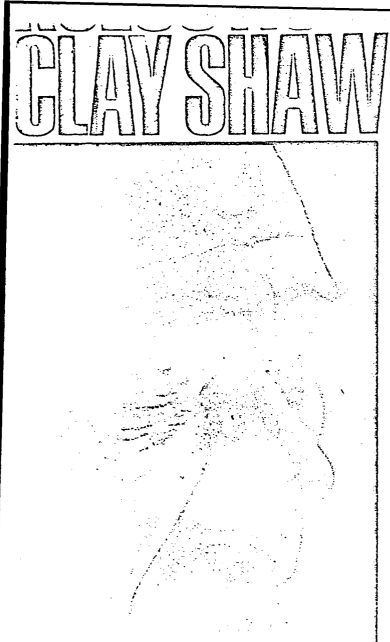
"And Mr. Garrison stands revealed for what he is—a man without principle who would pervert the legal process to his own ends."

Garrison was undismayed. Two days later, he filed a new indictment against Shaw, this time on charges of perjury. And nobody did anything about it. Private polls showed Garrison could easily win nomination for DA, equal to election, in the November 8 Democratic primary, and perhaps even for Mayor. Elsewhere in the world, Garrison may be the Emperor without clothesexposed as incompetent and irresponsible. But not in New Orleans. In a month of knocking about my old hometown and sifting the embers of the Garrison-Shaw debacle, I kept running into the same, trusting, hopeful phrase-word for word, as if memorized at some Orwellian mass-rally rehearsal:

"Well, I don't know. . . . Big Jim must have something."

That "something" was never produced in court, after two years of talk about secret evidence—most of it cannily put out on Fridays for leisurely weekend consumption. Yet it has wrecked Clay Shaw's life. Once moderately well-off, Shaw at 56 is broke and in debt and has come out of retirement in quest of a job. Once highly respected, he goes about the city still, determinedly cheerful but wincing under the stares, usually from rubbernecking tourists in the French Quarter,

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homosexual was once accepted with forbearance. Laissez-faire New Orleans cared only that he lived with dignity. Now the gossips snigger.

In an interview, Shaw spoke sadly but without rancor about his ordeal. We talked in his carriage-house home at 1313 Dauphine Street, where he was arrested on March 1, 1967, two years to the day before his acquittal. It is one of 16 houses in the Vieux Carré that Shaw, once hailed as a "one-man French Quarter restoration society," has rehabilitated. There is a kitchen and good-size living room downstairs, with a broad staircase winding to a

BY WARREN ROGERS
CHIEF, LOOK WASHINGTON BUREAU

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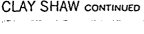
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continued





bedroom and bathroom upstairs. The living room has a beamed ceiling, palegreen-silk wall covering, and French doors that open onto a brick-fenced patio with a fountain. There are also a built-in bookcase, a number of large paintings, and, on the polished cork floor, a scattering of Oriental rugs. All in all, it is a warm, friendly place. Shaw was unabashedly proud of it. A few days later, he sold it, to raise cash to pay his bills.

As we talked, it struck me as ludicrous that Garrison's witnesses had been so generally unsure in describing Shaw. His appearance is not easily forgotten. He is six-four, deep-chested and broad-shouldered. His face is square, with a flared nose, and his hair is silver, close-cropped and rather kinky. His eyes are a startlingly pale blue, emphasized by the kind of tan usually kept up by sun in the summer and sun lamp in the winter. He spoke matter-of-factly, deep-voiced, at times almost mumbling. He seemed worn out. I asked him how he felt about Garrison.

"Personally, I think he's quite ill, mentally," Shaw replied. "He was, as you know, discharged from the Army after a diagnosis of 'anxiety' and told to take psychotherapy. I know he has been to a number of analysts. I think, basically, he is getting worse all the time. I think there is a division of his mind. With one half of his mind, he is able to go out and fabricate evidence, and then by some osmosis, he is able to convince the other half that the fabrication is the truth. And then, I think, he believes it implicitly."

Shaw could recall nothing he did that might have gained Garrison's enmity. He knew Garrison prior to his arrest, but "never had a drink with him or a meal or any conversation." Once, he said, he had sat at the next restaurant table from Garrison and his wife, and Garrison "was drunk and got drunker and drunker and more abusive toward his wife and finally threw a glass of wine in her face." Garrison knew he was a witness to that, Shaw said.

I asked him why he seemed so dispassionate about Garrison, why he was not completely bitter.

"If he's really as sick as I believe him to be, then what's the point, you know? But if you ask, 'Shouldn't something be done about it?' then I would say he should be removed from public life. And this I don't see imminent, without any real change in conditions."

No change in conditions is forecast. In the current climate of the little

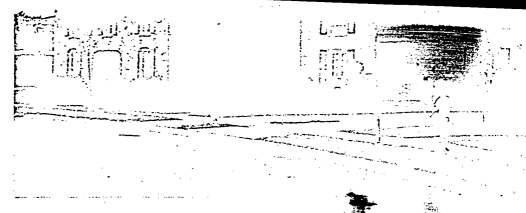
investigation. Has Louisiana's aging Canal Street, Ne says simply: "Vo

Garrison wa were divorced wh They moved to N University, he wa 1941, serving as 1946. From then own request, he ticed law for a w

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bedroom and bathroom upstairs. The living room has a beamed ceiling, pale-green-silk wall covering, and French doors that open onto a brick-fenced patio with a fountain. There are also a built-in bookcase, a number of large paintings, and, on the polished cork floor, a scattering of Oriental rugs. All in all, it is a warm, friendly place. Shaw was unabashedly proud of it. A few days later, he sold it, to raise cash to pay his bills.

As we talked, it struck me as ludicrous that Garrison's witnesses had been so generally unsure in describing Shaw. His appearance is not easily forgotten. He is six-four, deep-chested and broad-shouldered. His face is square, with a flared nose, and his hair is silver, close-cropped and rather kinky. His eyes are a startlingly pale blue, emphasized by the kind of tan usually kept up by sun in the summer and sun lamp in the winter. He spoke matter-of-factly, deep-voiced, at times almost mumbling. He seemed worn out. I asked him how he felt about Garrison.

"Personally, I think he's quite ill, mentally," Shaw replied. "He was, as you know, discharged from the Army after a diagnosis of 'anxiety' and told to take psychotherapy. I know he has been to a number of analysts. I think, basically, he is getting worse all the time. I think there is a division of his mind. With one half of his mind, he is able to go out and fabricate evidence, and then by some osmosis, he is able to convince the other half that the fabrication is the truth. And then, I think, he believes it implicitly."

Shaw could recall nothing he did that might have gained Garrison's enmity. He knew Garrison prior to his arrest, but "never had a drink with him or a meal or any conversation." Once, he said, he had sat at the next restaurant table from Garrison and his wife, and Garrison "was drunk and got drunker and drunker and more abusive toward his wife and finally threw a glass of wine in her face." Garrison knew he was a witness to that, Shaw said.

I asked him why he seemed so dispassionate about Garrison, why he was not completely bitter.

"If he's really as sick as I believe him to be, then what's the point, you know? But if you ask, 'Shouldn't something be done about it?' then I would say he should be removed from public life. And this I don't see imminent, without any real change in conditions."

No change in conditions is forecast. In the current climate of the little fellow's frustration over Federal authority—doubly strong in the South because of civil rights resentments—Big Jim is a giant indeed. For did he not accuse them all, directly or by nuance, of complicity in President Kennedy's murder? The fbi, the cia, the Justice Department, and even Lyndon B. Johnson? His slashing, quotable rhetoric and his flare for the dramatic have made him a folk hero, much as those qualities sanctified Huey Long in the 1930's, when the Kingfish challenged Franklin D. Roosevelt and published a book smugly entitled, My First Days in the White House. Do Garrison's ambitions soar that high? Perhaps. It is known that he accepted a \$2,000 campaign contribution, with promises of much more, from young rightists who want him for President. Is he thinking of taking on his old political pal, Gov. John J. McKeithen? Possibly. McKeithen once called him the strongest politician in the state and fears him enough to have coughed up \$5,000 for his Kennedy

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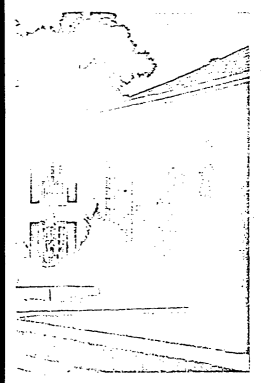
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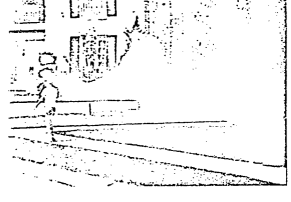
investigation. Has he returned to his old dream of replacing Allen J. Ellender, Louisiana's aging senior U.S. senator? Nobody knows. A big billboard above Canal Street, New Orleans' broad, marble-sidewalked main thoroughfare, says simply: "Vote for Jim Garrison." It omits the office he seeks.

Garrison was born November 20, 1921, in Denison, Iowa. His parents were divorced when he was about two, and his mother took him to Chicago. They moved to New Orleans when he was about ten. After one year at Tulane University, he was called to active duty with the National Guard in January, 1941, serving as an artillery officer and pilot until his discharge in March, 1946. From then until July 24, 1951, when he went back on active duty at his own request, he earned an undergraduate and a law degree at Tulane, practiced law for a while and worked briefly for the FBI.

He was relieved from active duty on October 31, 1951, and discharged, effective January 9, 1952, for "physical disability." Doctors at Brooke Army Hospital in Texas found he was suffering from a chronic, moderate anxiety reaction, manifested by chronic hypochondriasis, exhaustion syndrome, gastrointestinal discomfort and a strange allergy to lint, especially wool lint. He also was found to have a mother dependency. He was diagnosed as totally incapacitated for military service and moderately impaired for civilian life. Long-term psychotherapy was recommended. In 1955, at his request, his medical history was waived and he was reinstated in the National Guard as a captain. He became a major in 1959 and a lieutenant colonel in 1964.

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By late 1966, Garrison was ready for bigger game: The Warren Commission and its finding that Lee Harvey Oswald, acting alone, fired the shots



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By late 1966, Garrison was ready for bigger game: The Warren Commission and its finding that Lee Harvey Oswald, acting alone, fired the shots that killed President Kennedy in Dallas on November 22, 1963. Encouraged by Louisiana U.S. Sen. Russell B. Long, and bending an ear to various unsavory informers, he decided the assassination was a conspiracy hatched in New Orleans and involving Cuban refugees, Oswald and others.

One of the first to be fingered was David W. Ferrie. A strange man—he had no hair on his body and wore pasted-on eyebrows and a wispy red wig—Ferrie was a pilot, a student of medicine and religion, a self-styled psychologist and philosopher, a hypnotist, a pianist and a homosexual. It was said he had helped train soldiers for a Cuban invasion and had even fire-bombed Cuba. He made speeches denouncing the Kennedy Administration's disastrous botching of the Bay of Pigs invasion. Garrison kept Ferrie under surveillance but told newsmen he was unimportant. Yet, when Ferrie was found dead on

February 22, 1967, of a cerebral hemorrhage, he suddenly became, in Garrison's words, "one of history's most important individuals."

On March 1, 1967, the day Ferrie was buried, Big Jim made his arrest: Clay Shaw, former managing director of the International Trade Mart, a much-honored civic leader and pillar of New Orleans society. As they led Shaw away in handcuffs, police confiscated from his home, among other things, whips, rope, pieces of leather, a chain, and a black hood and cape. Shaw said they were from Mardi Gras costumes he had worn over the years, and others later corroborated this. But the explanation never caught

up with the implication.

William Gurvich, chief investigator for Garrison until he quit in shock over his methods, like other ex-aides who soured on Big Jim, often pondered how he linked Shaw with the case. The most believable explanation, judging by Garrison's comments to his staff, is this: Dean Andrews, a roly-poly, Runyonesque attorney who once represented Oswald in New Orleans, toldthe Warren Commission that while ill at Hotel Dieu hospital shortly after President Kennedy's assassination, he received a call. The telephoner, he said, was a Clay Bertrand, who asked if he would represent Oswald in Dallas. Andrews later identified Eugene C. Davis, a tavern keeper, as Bertrand, but Davis denied it, and Andrews finally admitted he had made up the name. Garrison, however, took the name "Clay" and reasoned that, since Shaw's first name was Clay, Shaw was therefore Bertrand. He proceeded on that incredible premise. In Las Vegas, where he is fond of going, he told a reporter, "This won't be the first time I've arrested somebody and then built my case afterward." And he had himself a patsy, a man whose sex life would provoke prejudice against him and who would find it difficult to fight back. It was a perfect setup for fraud and persecution. He went ahead.

IKE THE LATE Sen. Joseph McCarthy, who believed in guilt by association, Garrison sought to demonstrate that anybody who lived or worked near somebody must have associated with him. To that end, he tinkered with elaborate "propinquity tables." Yet, just as McCarthy never found one Communist in the State Department, Garrison never proved any guilt by propinquity. He failed to produce any evidence that any of the three accused as conspirators knew each other at alleven with Oswald and Ferrie conveniently dead. Nor did he ever come close to his uppermost goal, proving that President Kennedy was shot from the front and not from the rear by Oswald, who, he often said, "did not kill anyone that day in Dallas."

Garrison's case against Shaw boiled down to two main charges:

That, at a meeting in Ferrie's uptown New Orleans apartment in September, 1963, Shaw conspired with Ferrie, Oswald and others to murder John F. Kennedy, with the prosecution's star witness, Perry Raymond Russo, listening in but not taking part in the conspiracy.

That, at a party in a French Quarter apartment in June, 1963, Shaw, Ferrie and others talked about killing President Kennedy.

Day by day, as the trial developed, the case collapsed.

Russo, a 27-year-old insurance and Great Books of the Western World salesman, at first testified that he had indeed listened to Kennedy assassination plotting by Shaw, Ferrie and Oswald at Ferrie's apartment. But, under cross-examination, he revealed that Garrison's staff had hypnotized him, given him Sodium Pentothol, "truth serum," and, through posthypnotic suggestion and steady rehearsal, taught him his story. Russo admitted, under questioning by defense counsel F. Irvin Dymond, that the meeting he described at Ferrie's was a harmless "bull session," not a cabalistic conspiracy. At one point, when Dymond kept using the term, Russo objected, "I don't use that word 'bull session'—I would say, 'shooting the breeze.' "Later, he snapped, "I never said anything about a conspiracy—I didn't sit in on any conspiracies."

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Kept secret by Garrison, then and now, was a 1,000-word memorandum—a copy of which went to him before Russo took the stand—from Sgt. Edward O'Donnell, a 17-year veteran of the New Orleans Police Department and operator of its polygraph (lie detector). In the memo, O'Donnell said he tried twice in 1967, on June 16 and June 19, to give Russo a polygraph test. Each time, he said, the results were so erratic that he concluded Russo was either "under general nervous tension" or intended to lie. With the machine disconnected, O'Donnell said, he asked Russo if Shaw was at the purported "plot party" in Ferrie's apartment.

"Do you want to know the truth?" Russo responded. When O'Donnell replied, "Yes," Russo said, "I don't know if he was there or not." O'Donnell, commenting that Shaw was not the type one could easily forget, demanded a "Yes" or "No," and Russo said he would have to say "No." O'Donnell asked why, then, had he positively identified Shaw as having been at the Ferrie

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party. Russo replied that Dymond had "turned me on" by asking if he believed in God—"an area which I am highly sensitive about." Asked about the conversation at Ferrie's, Russo told O'Donnell it sounded like a routine conversation, in which people sit around and talk about the perfect murder or how to defraud insurance companies without ever intending to act, and that it was all very vague in his mind as to who said what.

Russo concluded by saying he would like to meet Shaw, to size him up as to whether he was the kind of person who could participate in such a plot, and suggesting that, if he knew what other evidence Garrison had against Shaw, he might be better able to come to a decision himself. O'Donnell admonished Russo to tell the truth, regardless.

O'Donnell reported all this on June 19, 1967, to Garrison and Assistant District Attorney James Alcock, chief prosecutor at the Shaw trial. Later, in the presence of Garrison, Alcock and Andrew Sciambra, another assistant DA, Russo denied he had said what O'Donnell reported. Pressure was brought on O'Donnell to agree he had misunderstood Russo, but he refused.

Sciambra, a few months out of law school when he made initial contact with Russo in 1967, came a cropper too. He interviewed Russo in Baton Rouge for three hours and wrote a 3,500-word memo to Garrison about it; but never once did he mention any conspiracy meeting at Ferrie's involving Oswald, Shaw or "Clay Bertrand"—the name Garrison tried to pin on Shaw long after he knew it existed only in Dean Andrews' imagination. Sciambra, trying to explain away the omission, has claimed he made more than 30 errors and omissions in the most important memo he ever wrote in his life.

Charles Spiesel, Garrison's big "surprise" witness, impressed the courtroom with his report on a party in June, 1963, at a French Quarter apartment,
where, he said, Shaw, Ferrie and others talked about killing President Kennedy. But the good impression evaporated under cross-examination. The
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Spiesel readily testified, to Dymond's gentle questioning, that he had been involuntarily hypnotized about 50 times by enemies sometimes posing as relatives, and that his sex life had been adversely affected thereby. He was bothered, he said, by the New York police, private detectives, rival accountants and Communists. If Garrison was not aware of Spiesel's aberrations, he should have been—for Spiesel testified that once, when he sensed somebody following him, he asked Garrison's office for an affadavit that none of the DA's men were on his tail.

When Spiesel, after carefully describing the "plot" apartment, said he thought he could find it again, Judge Edward A. Haggerty, Jr., quickly agreed to let him try. New Orleans thereupon had itself another parade—court, jury, press, spectators and all, bused to the general vicinity of Clay Shaw's home in the French Quarter. Spiesel's search, as all by then expected, went unrequited. Undaunted, Spiesel complained to a reporter: "This isn't the first time they have done this to me."

There were other charges, and prosecution witnesses, but they, too, failed to convince the jury. The witnesses included:

A mailman who swore he delivered letters addressed to Clay Shaw and a Clem Bertrand to the same address. But, when fed a fictitious name by the defense, he promptly said yes, he had delivered letters to that one too.

A confessed heroin addict who said that while giving himself an injection, he saw Shaw and Oswald talking on the New Orleans lakefront. However, he never satisfactorily explained why he left the privacy of his dwelling to risk a "fix" in public.

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The town marshal and others from Clinton, La., who swore they saw or thought they saw Shaw, Ferrie and Oswald together in Clinton in the summer of 1963. They were positioned during the jury-selecting start of the trial so as to get good and frequent looks at Shaw, who, they were prompted, "is the gray-haired man you've told us about."

As Garrison built his case, he took to looking over his shoulder for enemies out to trap him or do him in. He talked of possible phone taps by the "Feebees," meaning FBI men, and of potential Cuban assassins. Once, his staff devised a code to thwart eavesdroppers, but Garrison could never master it and it was dropped. He made up one of his own, and it became an office joke. He hired bodyguards, and he asked a sturdy aide to stand between him

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At his office, besides having at least one room "buggeds also had a "one-way" mirror installed and allowed some photographes be make pictures through it of Shaw and others being questioned.

In dealing with the press, Garrison apparently took the position that



Big Jim Garrison (left) ignared the Mob, accused Shaw and two dead men in his hunt for a JFK plot

those not for him, were against him. Unfriendlies were hauled before the grand jury and sometimes indicted for bribery or some-such. On May 17, 1967, he became so enraged at Walter Sheridan of NBC and Richard Townley of WDSU-TV for their nationally televised show exposing prosecution bribery and perjury that he ordered them arrested, handcuffed and beaten. The order was given to William Gurvich, then his chief investigator. Gurvich refused to carry it out. When Assistant DA James Alcock objected that there were no legal grounds for such arrests, Garrison chided, "Don't be so legalistic." Sheridan and Townley later were charged with bribery.

The incident was one of several that led Gurvich, a highly respected private detective, to quit Garrison and help out Shaw's defense. (Another was a Garrison scheme, never executed, to raid the New Orleans FBI office with red-pepper guns.) Gurvich was arrested, of course, and charged with theft of DA records. Alcock and another assistant DA, Charles Ward, had strong doubts but muffled them and stayed on to the bitter end. At one point, Alcock told Gurvich that if the two of them had been in New Orleans when Garrison arrested Shaw, the arrest would not have taken place. And Ward told Gurvich the arrest was based on "raw political power." Ward and Garrison have since fallen out. Passed over for a judgeship, Ward quit Garrison on June 17 to oppose him in the election for DA.

Garrison's most persistent bête noire—at least, the one man who seems to get his goat the most—is tenacious, thick-skinned Aaron Kohn, managing director of the Metropolitan Crime Commission of New Orleans. Garrison often boasts there is no organized crime in the city, and each time, Kohn breaks out evidence from his voluminous files to show there is. Kohn cannot remember how many times he has been hauled before the grand jury—drawn heavily from among Garrison cronies at the New Orleans Athletic Club. the DA's regular hangout. But every time he faces the jury, Kohn feels, Big Jim's staff tries to trap him into perjury or a contempt citation. Last year, he was charged with contempt.

Perhaps it is because he insists the Mob does not operate in New Orleans that Garrison did not look into one other option open to him in his assassination probe. It was clear that Ferrie had connections with Cubans plotting the forcible overthrow of Castro, but it was equally well known that he had strong ties with Carlos Marcello, the local capo Maña.

Ferrie worked as an investigator for G. Wray Gill, Marcello's attorney, knew Marcello and telephoned him several times. There are indications that

CLAY SHAW CONTINUED

and Shaw whenever they talked so as to protect him if Shaw took a swing.

One reporter remembers a call on Garrison at his home this way: "It was like watching the late, late show—people coming and going, the phone ringing every ten minutes. On the phone, Garrison sounded like a Bingo caller—'B-16, N-37'—and so on.

"'It's the only way I can talk to my people without the Feebees knowing my every step,' Carrison grinned when he sat down with me. 'They'll never break this old Navy code I'm using.'

"His wife asked if it would be all right if she took the children for a walk. He meditated a while and then said, 'Oh, yes, I suppose so—they always sleep late.' I asked him who 'they' were, and he replied, 'There's a torpedo from Havana after me, but they always sleep late.' "

At his office, besides having at least one room "bugged," Garrison also had a "one-way" mirror installed and allowed some photographers to make pictures through it of Shaw and others being questioned.

In dealing with the press, Garrison apparently took the position that



Big Jim Garrison (left) ignored the Mob, accused Shaw and two dead men in his hunt for a JFK plot

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ho seems nanaging Garrison Marcello helped finance a gasoline station that Ferrie owned for a while. On the day President Kennedy was assassinated, Gill won a Federal court case brought against Marcello. Ferrie said he was in court that day, and, to celebrate the victory, drove on the spur of the moment to Houston and Galveston with two young friends, Alvin Beauboeuf and Layton Martens. When Beauboeuf and Martens were arrested by Garrison's men, they said they would not talk without a lawyer and handed over the business card of Jack Wasserman, a big-time Washington attorney who represents Marcello. And it was all around New Orleans that when Marcello flew back from Guatemala after a deportation, Ferrie piloted the plane.

If it was a conspiracy that killed President Kennedy, as Garrison claims, the Cosa Nostra should have been a prime suspect. The Mafia is a conspiracy, and it had the organization, the assassination know-how, the skilled manpower, and a motive: if nothing else, to rid itself of the President's racket-busting brother, Attorney General Robert F. Kennedy. What the unhappy Cuban refugees could gain is unclear, and they were and are about as organized and disciplined as a kindergarten fire drill.

In public records, sometimes only thinly obscured, it is possible to see an association between the big, bluff, moralizing DA and the organized crime he says does not exist. For example:

Garrison, whose salary as DA is \$17,500 a year, lives with his wife and five children in a spacious, handsomely furnished, upper-middle-class home at 4600 Owens Blvd. He bought it on November 24, 1965—four years after he had announced he was broke and owed \$9,000 in campaign debts—for \$65,000. Terms were \$13,000 in cash, the balance by promissory note of \$52,000, payable in monthly installments of \$335.10. The seller, Peter J. Casano, apparently lost \$2,500 on the deal. He had bought the land the previous April 5 for \$18,500 cash and had borrowed \$49,000 to pay the contractor, Frank Occhipinti, for building the house—a total of \$67,500.

Despite the bargain he got from Casano, Garrison must have had a financial load for a while. It took him until June 27, 1956, to get rid of his old home, bought in 1962, at 1332 Crescent St., and so, for about seven months, he faced monthly mortgage payments there of \$171.95 in addition to the \$335.10 for the new house.

Garrison, Casano and Occhipinti are no strangers. Casano is a lawyer, a partner with Frank Occhipinti's brothers in the law firm of Occhipinti, Occhipinti, Casano and Kunz, and is associated with several Occhipinti business enterprises. Frank Occhipinti, besides building houses for Garrison and others, lives next door to Garrison, at 4558 Owens Blvd., and has extensive real estate and other business holdings, including partnerships with Carlos Marcello, who owns considerable real estate as well as heading up the Mafia in the New Orleans area.

Garrison indirectly enjoyed Marcello's hospitality at least once in Las Vegas. In 1967, the DA told reporters his expenses at the gambling spa were picked up by Mario Marino, a devoted "button man" (flunky) and one-time employee of Marcello. Marino, once summoned home by investigators for questioning, was met at New Orleans' airport by Marcello's brother Joseph and driven to Marcello's home in nearby Covington, where the boss presumably told him what to say. The FBI had a tail on them all the way.

Confidential records of the New Orleans police describe Marcello as "one of the most notorious underworld figures in the country," and the U.S. Immigration and Naturalization Service has been trying to deport him for years. Garrison, stoutly maintaining there is no organized crime in New Orleans, described Marcello in a taped NBC interview as "a respectable businessman." Masia-watchers among lawmen got a howl out of that.

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ARCELLO AND HIS BROTHER JOSEPH, together with Occhipinti and his brother Rosario ("Roy"), set up a partnership in late 1952 and built the Town and Country Motel, on leased land along the busy Airline Highway in Jefferson Parish, just outside New Orleans. Parish records show they sold it on February 1, 1964, to Stevie Motel, Inc. The purchase price was \$420,694.91 for the 100-unit motel and its adjoining restaurant. The president of Stevie turns out to be Marcello's brother Joseph, and so there was no real

change in ownership at all. As late as February 26, 1968, Jefferson Parish tax rolls listed Frank and Roy Occhipinti and Carlos Marcello as taxpayers of record for the Town and Country Motel.

The motel serves as headquarters for another Marcello-Occhipinti enterprise. Southern Tours, Inc. Another brother of Carlos, Anthony Marcello, is a partner in Southern Tours, which operates sight-seeing buses throughout the city from about 30 motels along the Airline Highway. The other partners are Frank and Roy Occhipinti and Basil Ingrassia, also a longtime Marcello continued

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CLAY SHAW CONTINUED

associate. In furtherance of the Occhipintis' reputation as "money handlers" for Marcello, Frank Occhipinti also is a partner with Anthony Marcello in Marcello & Associates, a real estate and building firm.

Frank Occhipinti spends much of his time running the Rowntowner Motor Inn at 3900 Tulane Avenue in New Orleans. Casano, the Occhipinti lawyer, is listed as secretary-treasurer of the company. The Rowntowner's chief claim to fame these days is that while Garrison drops in occasionally, it is the almost nightly wateringhole of Judge Haggerty, who presided over the Shaw trial. Haggerty picked the Rowntowner as the place where the trial's jury would be housed and fed, with an automatic 15 percent tip for service. He bypassed several motels closer to the court.

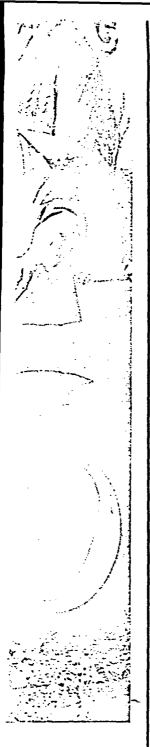
Ed Haggerty is, or was—depending upon how he reacts to this article—an old-time neighborhood buddy of mine. We both grew up by the skin of our teeth in a rough, tough, battling, boozing, gambling neighborhood along the New Orleans waterfront called "The Irish Channel." A Saturday night without a fistfight at Toots Powell's Half-and-Half Saloon (half cash and half uncollectible credit) was not worth remembering. A mostly Negro Federal housing project has just about erased the Channel, but anybody who has read Studs Lonigan will know what it was like there in those blustery days before World War II changed everything. And anybody who has read The Last Hurrah has come a long way toward understanding Ed Haggerty today.

I waited for him at the Rowntowner bar, acting on a tip that he was there "almost every night from seven to nine." Sure enough, about 7:10 he came in, freshly barbered and in happy spirits. I told him who I was and he exuberantly pumped my hand, pounded my back and introduced me all around—first to Frank Occhipinti, who was sipping tap beer and circling about his place like a restless, friendly bear, and then to others. We reminisced about the late 1930's, when he was a law student and later an assistant district attorney and I was a newspaper copyboy by night and indifferent college student by day, and we congratulated ourselves on our escape from the bleak fate of so many of our old pals, mired for life in the blue-collar hopelessness of jobs with the railroad and on the waterfront. We laughed about how we used to sit in somebody's kitchen Saturday nights, and lay an economical "foundation" before hitting the Half-and-Half and its dime-a-bottle beer. We would sip Coke and drugstore bourbon while listening to The Hit Parade of the week's top songs on radio.

At the Rowntowner, the judge bought several rounds until, after a phone call from his wife, he reluctantly left for home. I noticed that he had become, like me, almost entirely gray-haired. I saw, too, that he was exceedingly nervous, rubbing his hand roughly across his mouth, that he talked almost nonstop and that he often gulped air like an emphysema sufferer. At his insistence, I dropped by his chambers the next morning. He had promised to talk about the Shaw case, but the press of his other business prevented that. He did give me three scrolls, making my son and daughter and me honorary citizens of New Orleans, and three little golden "key to the city" charms. We talked about his younger brother Dan, another old friend of mine, and about Dan's chances of winning election as clerk of the Criminal District Court, a job held for many years by their father. And Ed showed me a clipping of a news story about the day when, in open court but with the jury absent, he refused to accept a policeman as a witness against Shaw because he was convinced the officer was lying. The story applauded his ruling, which pleased Ed, but he objected to the reporter's description of him as "hard-drinking." He growled, "I stayed away from the stuff all through the trial, so help me."

It was a warm, nostalgic visit. It did nothing, however, to detract from the demonstrable truth that at the Rowntowner and elsewhere, there was a cozy arrangement among judge, jury and prosecutor, with a front for the Mob as host. And the defense was on the outside looking in.

Garrison had another kind of cozy arrangement: The source of his prosecution funds. Angered that the first disclosure of his investigation came when reporters read public records of his spending, he vowed to keep his



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Garrison had another kind of cozy arrangement: The source of his prosecution funds. Angered that the first disclosure of his investigation came when reporters read public records of his spending, he vowed to keep his operations secret by using borrowed or contributed money. About 50 New Orleans businessmen, many with political connections, obliged. They called themselves Truth And Consequences, Inc., and, between February, 1967, and October, 1968, came up with about \$77,000—including \$5,000 from Governor McKeithen. Apparently, the heaviest contributor, at between \$25,000 and \$30,000, was Willard E. Robertson, a Volkswagen dealer. Designated head of T&C was Joseph M. Rault, Jr., president of Rault Petroleum Corp. Garrison's mail also brought in many small contributions.

Even in easygoing New Orleans, some people wondered about the propriety of privately financing a public investigation. Was the next step dictation by the money-providers of what and whom to investigate? One man

Wilnesses Link Shaw, Oswald

By HAYNES JOHNSON Star Staff Writer

NEW ORLEANS — Whatever may come legally of Jim Garrison's Kennedy conspirately ease, it is likely the findings of the Warren Commission will be forever clouded by this trial.

Garrison is challenging the basic conclusions of the commission's report, that only one man. Lee Harvey Oswald, fired the fatal shots that killed John F. Kennedy; that a conspiracy did not exist; that the President was killed by a shot from the rear; that Texas Gov. John Connally was hit by the same bullet that entered Kennedy's body; that Oswald had no contact with others who might have plotted the crime.

While F. Irvin Dymond, chief counsel for Clay Shaw, who is on trial here on a conspiracy charge, maintains that the findings of the Warren Commission are irrelevant ("we are not here to defend the findings of the Warren Commission"), he has been forced to deal with the report and to try and defend or explain what Garrison contends are omissions from it.

Contention Contradicted

One of Dymond's major contentions—that Shaw neither knew nor ever had laid eyes on Oswald or David W. Ferrie, the third alleged conspirator, was centradicted by the testimony of the first witnesses called by the state yesterday.

They were an unlikely group: A Negro civil rights worker who had led a voting registration drive in the small Louisiana town of Clinton; the tall, lean white town marshal whom the Negro regarded then as "the enemy," the white registrar of voters.

The Negro, Corrie Collins, testified that he saw Oswald, Shaw and Ferrie drive into Clinton about 9:30 one morning in late August or early September 1963, in a black Cadillac. Oswald, he said, was in the back seat of the car. He



JIM GARRISON

then got out and stood in line waiting to register as a voter. Collins identified Shaw as the driver of the car, and Ferrie as the companion on the passenger side of the front seat.

Identifies Oswald, Shaw

"This is the man who did get out of the car," he said, when handed a picture.

When asked who that was, he answered:

"He's Lee Harvey Oswald." Then he was asked:

"Do you see the man who was behind the wheel in this courtroom today?"

"Yes," he said, and pointed to Clay Shaw sitting at the bench in front of him.

A few minutes before, John Manchester, the town marshal, testified he had interrogated the driver of that black Cadillac while the car was parked on the street in Clinton.

"Easy-Talkin' Man"

"I walked over and talked to the man behind the wheel of this car," he said. When asked to describe him, he said: "Yes sir. He was a big man. Gray hair. Ruddy complexion—uh an easy talkin' man." When he was asked if he saw that man in the courtroom he answered quietly, "Yes, sir." He, too, pointed to Clay Snaw

The voting registrar, Henry Earl Palmer, testified that Lee Oswald waited in the registration line that day while the car was parked on the street, and finally appeared before him. Oswald, he said, produced a Navy identification card with his name, and gave a New Orleans address. He said he was there because he was seeking a job at the East Louisiana State Hospital and had been told he might have a better chance if he were a registered voter.

None of this kind of eyewitness description of Oswald and companions had appeared in the Warren report, it was quickly brought out by both sides.

Not Quizzed by FBI

Shaw's attorney, Dymond, reacted with some exasperation to the testimony.

"Have you ever been questioned by the FBI in regard to this matter?" Collins, the civil: rights worker, was asked.

"No," he replied.

When Dymond asked him whether he ever had reported any of that information to the FBI or was Warren Commission, Collins answered, "no." Under further questioning, he said that "No one asked me."

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Manchester the marshal, gave similar testimony. After-Dymond asked him if he had reported his contact with Oswald in Clinton, he said, "No, sir. I feel if they wanted it they could come and ask for it"

Dymond's sharp retort ("Could you tell us how they were supposed to know about you it how body told them?") brought a non-responsive answer.

Palmer, the registrar, also said he had never been questuoned by the FBI about his experience with Oswald that day.

Another witness from a nearby town, Reeves Morgan, then a member of the Louisiana state legislature, said he also had talked with Oswald about the hospital job. After the assassination he reconized Oswald's picture and called the FBI. He testified he was never questioned by government agents.

It is precisely that kind of sworn testimony that is bound to confuse further the nature of the government's investigation into Kennedy's murder.

Long after the Shaw trial has taken its place in contemporary history, that type of testimony is certain to surface in the continuing speculation and writing about the death of Kennedy.

Garrison Witnesses Link Shaw, Oswald

By John P. MacKenzie Washington Post Staff Writer

nedy. As a first step to back Shaw, Oswald, Ferrie, or any a photograph. up his contention, he pro-other persons actually mur-'No One Asked Me' duced five witnesses who dered Mr. Kennedy. All he placed Shaw in the same town must prove is that there was a

man, acting alone, as the War- moves in such a plot. ren Commission concluded.

The presidential commission, headed by Chief Justice
Earl Warren, said that Oswald,
acting alone and unaided, murtion that Shaw Oswald and been shown to the public will School Book Depository Build-

David Ferrie, to kill the Presi- job.

on trial.

He said the "prosecution's chief witness will be former legislator said he told Oswald ward W. Haggert Jr. had re-insurance salesman Perry R. that if he registered to vote in fused to let him ask prospec. Garrison Russo, whom Dymond said he will expose as a "liar, a notoriety-seeking liar, whose name prospects of employment. does not deserve mention in the same breath with decency, integrity and justice."

so will testify about a meeting in the "cluttered apartment" of Ferrie, where conspiratorial conversations between Shaw, Ferrie and Oswald were overheard.

Dymond said the so-called meeting in the apartment "was never even conceived until Parrie's death" in February,

roaches came out of the wood- the driver looked like Shaw. "When Ferrie died, the

Garrison opened the prose-lovert move on their part to asked me." cution's case by stating hel carry out this conspiracy. This In his opening statement, would prove that Mr. Kennedy could include a sceningly Garrison made it clear that he was killed by several gunmen minor action that could be would try to disprove the find.

Garrison's Witnesses

The witnesses were Edwin en by Dallas manufacturer Carrison said, "was that the Garrison said, "was that the Garrison said, "was that the Fresident would be killed with a triangulation of cross-fire with a triangulation of cross-fire with at least two gunmen, but preferably three, shooting at the same time."

Defense attorney F. Irvin Dymond responded to the preferably three states and Corrie C. Collins, chair Dymond responded to the preferable three preferable three preferables at the same time."

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Shaw but were germane to wear. "Bertrand" is the name of a 1963 CORE drive to the trial because they "confirm the existence of a consumble rail assistance for Os-

"not here to defend the find on how to obtain a job at the relevance of the planning sion." He asked the jury not in Clinton, which is 130 miles leans.

This brought defense at north of New Orleans.

noticed a black Cadillac park-Oswald acted alone. ntegrity and justice." ed outside the registrar's of A Right to 'Overprove' According to Garrison, Rus. fice on the day Oswald was said to be in Clinton. Man- Judge Haggerty overruled La., where Shaw was said to chester pointed to Shaw in the Dymond and said the prosecu- have given money to Ruby. the driver of the Cadillac.

> he had told Oswald he need not register as a voter to get a job at the hospital and hedeclined to register him. He also said he saw the Cadillac, parked near his office and that

CIA HAS NO OBJECTION TO DECLASSIFICATION AND/OR RELEASE OF THIS DOCUMENT

NEW ORLEANS, Feb. 6— He also said that he would District Attorney Jim Garrison prove that Shaw "never knew, said today he would prove never laid eyes" on Ferrie or that Clay L. Shaw plotted Oswald.

With two other men to assas- The laws of Louisiana do not remained in the car. He said apparently was not the setting that the control of the description of sinate President John F. Ken-require Garrison to prove that he identified the two men from for the hatching of the alieg-

with Lee Harvey Oswald three conspiracy among Shaw and why he had waited years to ed and refined, with Lee Harvey Oswald three conspiracy among Shaw and should reveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald, Collimonths before the assassinal and others to kill the Presi-freveal this about Oswald was the unwitting the presi-freveal this about Oswald was the unwittend the presi-freveal the presi-freve dent and that there was an lins replied: "Because no one

in Dallas-not by one rifle considered part of a series of ings of the Warren Commission dential motorcade during the trial.

"color motion picture" that actually killed the President The first witnesses called by President Kennedy was killed came from another direction.

dered President Kennedy.

Garrison said in an opening statement that Shaw conspired with Oswald and a former airlines pilot, the late former airlines pilot, t eight-milimeter color film tak-jother man. The witnesses were Edwin en by Dallas manufacturer

opening statement by telling register Negroes at Clinton. firm the existence of a con-sough legal assistance for Osthe all-male jury that he was "not here to defend the findwald's hair and advised him firm the significance and the Garrison also said he

This brought defense at-McGehee said he referred torney Dymond to his feet. Oswald to Morgan. The former He protested that Judge Edthat if he registered to vote in fused to let him ask prospec. Clinton, he would improve his tive jurors whether they had his earlier announced intention prospects of employment.

[An opinion about the Warren to prove that Shaw, Oswald and Jack Ruby, the man who Manchester said he had Report and its conclusion that and Jack Ruby, the man who

courtroom and said he was tion had the right to "overprove" its case.

Registrar Palmer said that Garrison also said he will prove that:

ed murder plot, but rather . the occasion when getaway Asked on cross examination and alibi plans were discuss-

they had discussed the possi-

• Oswald techt-part in the He said he would show by cross-fire, but the shot that

· Shaw signed the name

Garrison also said he would introduce the medical records of former Texas Gov. John B. Connally, who was seriously wounded while he rode next to Mr. Kennedy in the Dailas

shot Oswald to death in the Dallas police station, met in, the fall of 1963 in Baton Rouge,

JURY SEATED, SHAW TRIAL BEGINS

Proof

decorated World War II veteran "President John F. Kennedy theories have been made, new company manager — will begin and patron of the arts, conspired could be alive today and the theories have been advanced, incaring the actual case.

he startled the world with his pointed out yesterday. claim that he "solved" the Kennedy assassination, the New Orleans district attorney begins to present his formal legal case. The selection of a second—and first electron of a second—and the conspirate of two principal parts. First, there must be a meeting of minds, or, as the code puts it, an "agree-first electron of a second—and the property of combination of two principal parts. final-alternace juror completed ment or combination of two er

me. President Lyndon B. John- It is not sufficient for conviction. ten rumped, an income me. The state must prove further at his face, he had been a colorful The state must prove further at his face, he had been a colorful There sor to investigate the Rennedy least one overt act designed to figure in New Orleans. There central conclusion that Lee mit a crime.

Harvey Cswale, acting alone,

The state planned and executed the President's murder.

Garrison charges that Shaw conspired with Lee Harvey Oswald, David W. Ferrie "and others" to kill the President. Since of carrying out the conspiracy leans, a place of strip joints, both Oswald and Ferrie are agreement, and if that could be watered drinks, prostituition, ondary testimony.

Warrant Filed

In a warrant filed at the time of Shaw's arrest on March 2, statue carries imprisonment at 1967, part of the substance of hard labor for not less than one figures of the Central Intelli-Garrison's case became public. nor more than 20 years. The warrant read:, in part:

ment of David W. Ferrie at 3330 trant), Lee Harvey Oswald, an informant, and other persons. The meetings were held in September, 1963, and the above individuals were discussing how they would kill John F. Kennedy, president of the United States.

"At these meetings there was an agreement and combination notween Clay Shaw (Clay Bertrand), Oswald, Ferrie and oth-10.5 to kill John F. Kennedy, At these meetings there was discussion and agreement to carry out this plan.

One of the many misconcep-

and patron of the arts, conspired could be anyelloday and the to kill, the total president more defendant could still be seated the president more defendant could still be seated the picture, the criticism relation flat the picture, the criticism flat the picture of the pic

analogy: If three men sat around French Quarter, often wearing a and decided to kill the president white dinner jacket. that, alone, is not a crime. But if As his case began to unfold, it one of them then went out and seemed to fit peculiarly well into bought a rifle with the intention the exotic setting of New Orproved in a court of law, a crime and often cheap commercialism, has been committed.

Terms Outlined

Here, conviction under that

Shaw has denied the charges. in the case. "Affiant has evidence that He has said he did not know He has said publicly he first utmost respect and admiration sassin.

At the time of Kennedy's as-sassination on Nov. 22, 1865, in Warren Commission findings, he Dallas, Shaw was in San Fran-cisco to fuifill a speaking en-said:

"It's impossible for anyone gagement in the San Francisco New Orleans.

One of the many misconceptions surrounding this case in a rena a lengthening controversy to volves the criminal code under volves the facts of Kennedy's murder. The assassination already has taken its place in mythology. Self-appointed in mythology. Self-appointed critics and investigators have seen will be information for new light on the death. Sensational books and articles have been written, speeches and postal worker, a finance unit charges have been made, new company manager — will begin His trial brings into the legal

subsequent statement of Feb. 22,

final—alternate juror completed ment or combination of the specific the panel yesterday, permitting purpose of committing any crime."

Garrison says the Warren Commission appointed by form Tensifican Lyndon B. John-Tensifican Garrison is no stranger to con-

carry out the agreement to com- had been a time when he could be seen on many nights moving The state has been using this through the night-spots in the

> along with its more genuinely gracious atmosphere. Garrison alluded to homosexuality, clandestine meetings with anti-Castro Cubans, and the shadowy gence Agency as being factors

meetings were held in the apart-Oswald, nor anyone who knew became interested in the him. And, he has stated: "I Kennedy assassination after talk-Louisiana Ave. Parkway (in have not conspired with anyone ing with Louisiana's Sen. Russell New Orleans) and the people at any time or any place to Long in the fall of 1966. Long, present were David W. Ferrie, murder our late and esteemed Garrison said, "expressed grave President John F. Kennedy, or doubts about the Warren Comany other individual. I have almission's conclusion that Lee ways had only the highest and Harvey Oswald was the lone as-

"It's impossible for anyone World Trade Center. That point possessed of reasonable objecnever has been at issue. Shaw, tivity and a fair degree of intelli-6-foot-4-inches tall, with high gence to read those 26 volumes check bones and silver hair, was and not reach the conclusion then the managing director of that the Warren Commission the International Trade Mart in was wrong in every one of its New Orleans.

For the past two years, he has

DAILY NEWS
5 FEB 1969

Shaw

NEW ORLEANS, Feb. 5 (UPI)—Dist. Atty. Jim Garrison seemed determined today to "over-prove" his conspiracy case against Clay L. Shaw to an all-male jury in a courtroom battle to link an alieged New Orleans plot with the John F. (Kennedy assassination.

That battle cannot begin until a second alternate juror is chosen, but his selection on this 14th trial day seemed certain because both the state and defense have run out of arbitrary challenges.

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Garrison Receives Conditions For Viewing JFK Autopsy Photos

yesterday set down conditions testimony Friday on whether estats. for New Orleans District Attorney Jim Garrison in Garricontention of the photos and X-rays contain torney Jim Garrison in Garricontention of the photos and X-rays contain the photos son's effort to gain access to contention that there was examine the materials to dethe Xrays and photographs of more than one assassin. President John F. Kennedy's autousy.

In a one-hour afternoon hearing at the Court of General Sessions, Halleck set two conditions for Garrison to meet:

1. By Wednesday, Garrison must show that he intends to prove that the conspiracy Clay L. Shaw is accused of actually resulted in the murder of President Kennedy.

X-rays and photos would be and pictures. relevant to the Shaw trial only estate. if the conspiracy resulted in the assassination.

concluded that Mr. Kennedy more than one assassin. was killed by a lone assassin, Meanwhile, Staff Writer Lee Harvey Oswald, who used John P. MacKenzie 'reported one rifle and fired from the from New Orleans that the rear. Garrison says more than prosecution and defense ran one gunman shot the Presi-through 141 more jurors in a

If Garrison gets this far, man to try Shaw. Halleck said, he would take up | Already well beyond the other issues involved.

be whether the Kennedy fam. nal court jury total reached Up to now Garrison's men ily had the "right, title and more than 800 in the tenth day have said they need not prove interest" to place conditions of examination. More than 200 the conspiracy was linked to on the materials when they of them have been screened actual murder. Shaw, a New were deposited in the Arch-since the 11th juror qualified Orleans businessman, is on ives Garrison wants the court on Wednesday. trial in New Orleans for alleg- to forder National Archivist Judge Edward A. Haggerty edly plotting to kill the Presi-James B. Rhoads, to appear at Jr. ordered another 150 veniredent. Judge Halleck said the the Shaw trial with the X-rays men summoned for Saturday

Judge Charles W. Halleck Halleck said he would hear conditions set by the Kennedy

termine if there is evidence to The Warren Commission support Garrison's claim of

vain attempt to seat the 12th

local record for jury candi-One of these issues would dates interviewed, the crimi-

morning. This time prospects were brighter because the Rhoads has contended that prosecution used its last perhe cannot make the materials emptory challenge, as the de-2. Should Garrison do that, public until 1971, under the fense had done a day earlier.

Shaw Case Jury Still Incomplete

[Ry a Sun Stoff Correspondent]

New Orleans, Jan. 30—Attorneys in the conspiracy trial of Clay L. Shaw, accused of plotting with Lee Harvey Oswald to assassinate President Kennedy, failed again today to complete selection of a 12-man jury and 2 alternates.

But they have set a record for the number of prospective jurors questioned, according to Judge Edward A. Haggerty, Jr., the presiding judge.

Judge Haggerty reported that the Orleans parish criminal court jury panel of 677 for January had been completely exhausted in the 9 days of questioning of prospective jurors and that he had ordered a new group of 150 prospects rounded up overnight so that jury selection can be completed by the weekend.

554 Questioned

So far, 554 prospective jurors have actually been questioned. Twelve have been accepted and sworn in, but one became ill later and was excused.

"In no other case in the history of the criminal courts here,"
Judge Haggerty observed,
"Have so many been called but

so few chosen."

The last prospective juror questioned today was almost accepted when F. Irvin Dymond, the chief defense counsel, successfully challenged him. The man, a postal employee, testified he had seen a movie, "Rush to Judgment," about the assassination that had left him "as bewildered as before ... but with a lot of mixed impressions." The man had insisted, however, that he still had a completely open mind on the innocence or guilt of Mr. Shaw and about the possibility of President Kennedy being the victim of a conspiracy.

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Garrison Plans Fight Today For Kennedy Autopsy Data

By MICHAEL PARKS [Sun Staff Correspondent] "

prosecution in the Clay Shaw "Frankly, we expect a pretty case plans a hard fight in Wash-hard fight," the Garrison ington tomorrow to obtain 69 spokesman said. "And frankly, photographs and X-rays taken at this evidence is prety im-Pre ident Kennedy's autopsy. portant."

The photogrphs and X-rays, along with a score of other exhibits sought from the Archives graphs and the other exhibits, of the United States, are admit-including the President's coat, ted to be a keystone in the shirt and tie, movies made dur-President was killed in a cross-rifle that the Warren commis-fire of high-powered rifles, the sion said Oswald used to kill the victim of a baroque New Ore- President, Mr. Garrison's plans lans-based conspiracy.

Numa V. Bertel, Jr., an assist-tion will founder. ant district attorney, said he Mr. Garrison has subpocnaed will ask Judge Charles W. Hal-nearly 20 out-of-state witnesses leck, of the District of Columbia to testify on the assassination, Court of General Sessions, to including former Gov. and Mrs. order the archivist of the United John B. Connally of Texas, who States, Dr. James B. Rhoades, were riding in the presidential to deliver the subpocnaed mate-limousine November 22, 1963, in rial for the conspiracy trial of Dallas. .Mr. Shaw herc.

Plot With Oswald

nessman, is charged with plot-physicians who treated the Presting with Lee Harvey Oswald ident and Governor Connally, and others to murder the president who was also shot, admittedly who was also shot, admittedly

Although the prosecution does is to strengthen the theory the not have to prove Mr. Shaw was involved in the actual assassination—for the President's murder is a separate crime in the actual assassination.

From Three Directions is a separate crime in the eyes This theory contends that the

plans to do so.

On January 17, Judge Hauces three directions and that the ordered the office of Jim Garifatal bullet struck him from the rison, district attorney, to prove front.

It directly contradicts the finding of the special investigating of the special investigating of the special investigating and set a two-week deadline.

Earl Warren, which concluded the president was shot from His temporary refusal to re-that the President was shot from lease them was based in part above and behind by Oswald, upon the adamant opposition of the Johnson administration to The prosecution expects the consideration.

pocnaed FBI and Secret Service Shaw. agents to testify in the Shaw

Garrison said.

Even if the Justice Department drops its opposition to the subpoena, Judge Halleck has New Orleans, Jan. 30-The the prerogative of denying it.

Necessary To Plans

Without the X-rays, photostate's attempt to prove that the ing the assassination and the ito explore the actual assassina-

But their testimony along with that of other witnesses, Dallas Mr. Shaw, 55, a retired busi-policemen, federal agents and

of the law—the state clearly President was caught in a care-On January 17, Judge Halleck three directions and that the

Connallys' testimony to "estab-Agents To Testify
But John N. Mitchell, the new attorney general, has given indications of some cooperation from more than one direction. with the New Orleans district pursuant to a conspiracy formulationney in authorizing sus-lated by the defendant, Clay L.

Change In Phrasing

"We have no formal indica-subpoenas represents a subtle tions what to expect tomorrow change from that in earlier remorning, but we are hopeful lated subpoenas, which noted that this change of heart ex-lonly that the testimony would stends to the other evidence as deal with the assassination on well," a spokesman for Mr. the Garrison theory of a cross-Garrison said.

[fire but mentioned neither a plot nor the defenadant.

subpoenaed for questioning sued T&C for interfering with his privacy and constitutional rights, but the suit was withdrawn. As with so many of Big Jim's doings, however, eyebrows but not voices were raised. Out of fear or apathy, nobody did anything. Garrison sailed on. He set up a checking account under the name of J. G. Safi—for "Jim Garrison's Special Aid for Investigation"—and spent the private funds as he saw fit. Sometimes, he got them mixed up with his own, as when he paid Tom Bethell, an aide who later quit in disgust, with a personal check. Bethell, a teacher from England who came to study jazz and wound up doing investigative work for Garrison, was indicted after he resigned. Like Gurvich, he was charged with theft of records from the DA's office.

More than a year ago, the Internal Revenue Service grew curious about Garrison's personal finances and associations. Two IRS special agents were dispatched to New Orleans to sniff around.

"There was a pretty strong smell," said a former high-ranking IRS official who asked that his name be withheld. "He was fairly close with a lot-of characters, the kind who can operate only if they know the right people. We had a fairly substantial case, and it was still active when I left IRS this year. Garrison was uncooperative. He made a few charges that it was all a vendetta against him."

ARRISON'S VENDETTA LINE—"The Feds are after me," or some variation—has worked out to be a perfect ploy, however sincerely stated. No matter how they may burn privately, the heads of the FBI, CIA and Justice Department, and even Presidents Johnson and Nixon, have consistently presented a stony indifference publicly. President Johnson made a decision to do nothing, in the expectation that, like Senator McCarthy, Garrison would talk himself into oblivion. "The people of New Orleans will take care of him," it was said. Johnson's handsoff policy has been adopted by President Nixon.

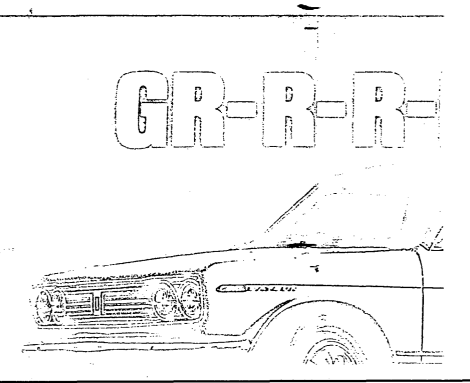
The only Federal official to speak out publicly was Ramsey Clark, the Johnson Administration's last Attorney General. Clark, while still in office, told interviewers: "Mr. Garrison took a perfectly fine man, Clay Shaw, and

ruined him for pe cry from Garriso audacity to chalk

Edward E W years and caught elicit help from t pealed for aid it Garrison. Wegma D. Robert Owen. Owen a batch of fraudulent from t lied and were brill up to a violation of

Owen, in a lieve that at this of the charges you Carrison had misany "further info anything more or palpably and kno

Wegmann, a tience with Wash "If any person, I rights in violation facts presented as... The prosecut in fraud, pure an Quite to the contuciates that there Shaw. He well kn nesses whom he a quality, but that that you and you



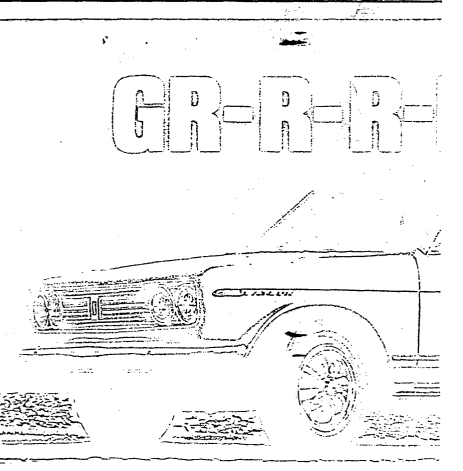
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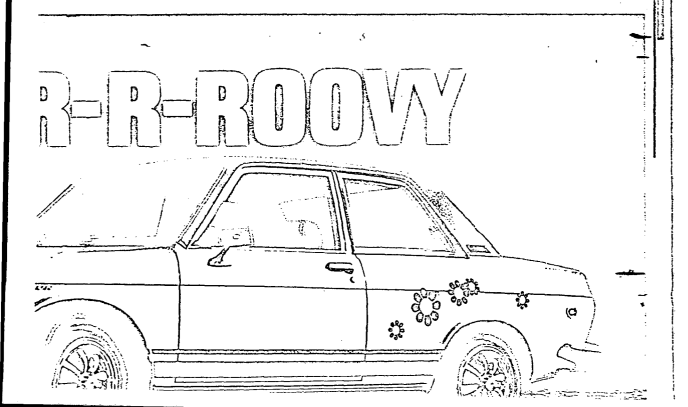
rk, the office, w, and

ruined him for personal aggrandizement." That produced an immediate outcry from Garrison that "the Feds" were persecuting him because he had the audacity to challenge the Establishment.

Edward F Wegmann, Shaw's attorney in civil matters for more than 20 years and caught up in his first criminal suit has tried in vain many times to elicit help from the Federal Government. In a recent effort, Wegmann appealed for aid in fighting the perjury charges brought against Shaw by Garrison. Wegmann corresponded with Deputy Assistant Attorney General D. Robert Owen, of the Justice Department's Civil Rights Division. He sent Owen a batch of material supporting his argument that Garrison's case was fraudulent from the beginning and that Big Jim knew it, that some witnesses lied and were bribed by the DA to do so, and that the whole sorry mess added up to a violation of Clay Shaw's civil rights under the law.

Owen, in a letter to Wegmann last April 16, replied that "we do not believe that at this time there is sufficient basis for Departmental investigation of the charges you have filed." He said the most that could be proved was that Garrison had misjudged the facts. He invited Wegmann, however, to submit any "further information [that might] come to your attention," including anything more on his charge that the DA's staff bribed witnesses to "procure palpably and knowingly false testimony."

Wegmann, an unusually calm and self-disciplined man, let his impatience with Washington's runaround show through in a warm rejoinder: "If any person, black or white, has ever been deprived of his constitutional rights in violation of the law of the land, that person is Clay L. Shaw, and the facts presented as well as those available, manifestly support that conclusion. . . . The prosecution of Mr. Shaw was and still is founded on and encased in fraud, pure and simple. The public prosecutor did not misjudge the facts. Quite to the contrary, he well knew, and so stated to one or more of his associates that there was no basis for the charges brought by him against Mr. Shaw. He well knew, prior to ordering the arrest of Mr. Shaw, that the witnesses whom he relied upon, not only were totally lacking in substance and quality, but that the stories told by them were bold-faced lies. . . . I submit that you and your associates have failed to recognize the thrust of my comcontinued



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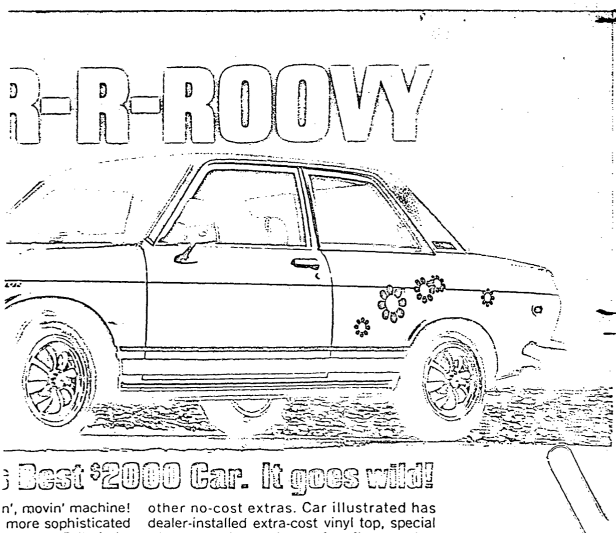
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CLAY SHAW CONTINUED

plaint, or in the alternative, that for reasons you cannot or will not disclose, Jim Garrison is beyond the reach of justice....

"The thrust of the complaint is that the entire prosecution, from the time of arrest on March 1, 1967, to date, and it continues, is based on fraud and not errors of judgment... An innocent man has been the victim of a ruthless, unethical and fraudulent public prosecutor and his staff, who, with premeditation and full knowledge of the falsity of the charges brought against him, have used him for the sole purpose of obtaining a judicial forum for their attacks upon the integrity and credibility of the United States Government and the Warren Commission."

gether the shards of his shattered life. In our interview, he looked ahead: "The District Attorney deliberately arrested someone he knew was innocent and set out to build a case against him by perjury, fraud and intimidation. This is provable. In February, 1967, when Garrison announced he had solved the Kennedy assassination, he did not have a single one of the witnesses he later produced to testify against me. By his own admission, he dreamed it all up and then went out to find the evidence.

"I think part of my job, as I extricate myself from the horror of this two-year nightmare, is to see that this man is removed from office. In public office, he is a dangerous man. And I keep asking myself how many other Garrisons can there be. If it can happen here, it can happen anywhere else in the country. And this is true despite a law that says it is a crime for a prosecutor or any official to deprive a citizen of his constitutionally guaranteed rights under color of the law.

"We had a combination of an overzealous, unscrupulous, megalomaniac, paranoid public official and a paralysis or disinterest on the part of other public officials and institutions that are supposed to protect the rights of the individual. The Mayor, the Governor, the Attorney General of the United States, the President—all of them knew, I think, that an injustice was being done. Yet all our efforts to get any of them to do anything were unavailing. Given that example, other prosecutors of a similar bent are encouraged. If a prosecutor can violate the civil rights of an individual, and Federal officials sworn to protect those rights give him no let or hindrance, then it's open season for anyone who wants to do this kind of thing.

"Two facts are self-evident to me: One, this was a deliberate conspiracy to use me as a scapegoat to provide Garrison with publicity and with a forum for his own criticism of the Warren Commission. Two, he succeeded because various people were afraid or unwilling for one reason or another to do anything about it.

"And he isn't through yet. Now, I'm charged with perjury. He wants to prove that he isn't quitting, I think, and he can keep suspicion alive by hanging on. Second, if I file a suit against him, he has a bargaining counter: he could say, 'I'll drop my suit if you drop yours.' Finally, up for election, he can sidestep questions about the fiasco he made of the case by saying, 'I can't discuss that because it's still under adjudication.'

"What a man like this has going for him is the will to believe. It's very, very strong in many people. It doesn't matter what the evidence is or how many nuts he puts on the stand; people just go on believing. Another thing is that nobody wants to get involved. The best known example of this attitude, I guess, is Kitty Genovese, stabbed to death leisurely over a half-hour while 38 of her neighbors in New York watched and heard her screams.

"Well, we'd better start getting involved. If it can happen to me, it can happen to anybody."

And so there it is. Garrison wanted to try the Warren Report, and he needed a judicial forum. He also needed a patsy, a pawn. He could not just pick a bum off of a tier at Parish Prison. He had to pick a prominent man with a weakness. It had been said that the Warren Commission began with

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"I think part of my job, as I extricate myself from the horror of this two-year nightmare, is to see that this man is removed from office. In public office, he is a dangerous man. And I keep asking myself how many other Garrisons can there be. If it can happen here, it can happen anywhere else in the country. And this is true despite a law that says it is a crime for a prosecutor or any official to deprive a citizen of his constitutionally guaranteed rights under color of the law.

"We had a combination of an overzealous, unscrupulous, megalomaniac, paranoid public official and a paralysis or disinterest on the part of other public officials and institutions that are supposed to protect the rights of the individual. The Mayor, the Governor, the Attorney General of the United States, the President-all of them knew, I think, that an injustice was being done. Yet all our efforts to get any of them to do anything were unavailing. Given that example, other prosecutors of a similar bent are encouraged. If a prosecutor can violate the civil rights of an individual, and Federal officials sworn to protect those rights give him no let or hindrance, then it's open season for anyone who want's to do this kind of thing.

"Two facts are self-evident to me: One, this was a deliberate conspiracy to use me as a scapegoat to provide Garrison with publicity and with a forum for his own criticism of the Warren Commission. Two, he succeeded because various people were afraid or unwilling for one reason or another

to do anything about it.

"And he isn't through yet. Now, I'm charged with perjury. He wants to prove that he isn't quitting, I think, and he can keep suspicion alive by hanging on. Second, if I file a suit against him, he has a bargaining counter: he could say, 'I'll drop my suit if you drop yours.' Finally, up for election, he can sidestep questions about the fiasco he made of the case by saying, 'I can't discuss that because it's still under adjudication.'

"What a man like this has going for him is the will to believe. It's very, very strong in many people. It doesn't matter what the evidence is or how many nuts he puts on the stand; people just go on believing. Another thing is that nobody wants to get involved. The best known example of this attitude, I guess, is Kitty Genovese, stabbed to death leisurely over a half-hour while 38 of her neighbors in New York watched and heard her screams.

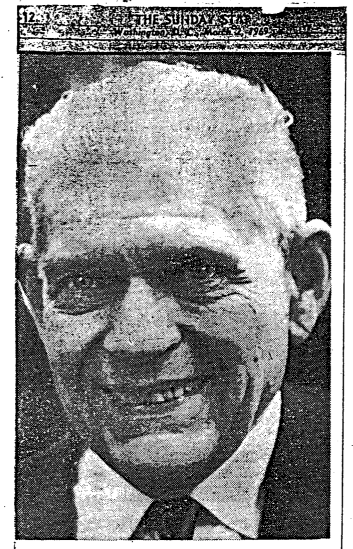
"Well, we'd better start getting involved. If it can happen to me, it can

happen to anybody."

And so there it is. Garrison wanted to try the Warren Report, and he needed a judicial forum. He also needed a patsy, a pawn. He could not just pick a bum off of a tier at Parish Prison. He had to pick a prominent man with a weakness. It had been said that the Warren Commission began with the premise that Oswald was guilty and then set out to find the evidence to prove it. Why not do the same thing? Why not beat the Warren Commission at its own game?

For two years, Garrison tried. He trotted out the weirdest assortment of witnesses this side of the jury in The Devil and Daniel Webster. Each time his jerry-built house of cards collapsed, he tried again. He cajoled, threatened, bribed, drugged and hypnotized witnesses. Ultimately, he lost the case, but it was only a case. What has Shaw lost?

Public apathy and official indifference to the plight of one man have allowed another, armed with enormous power conferred by the ballot, to subvert our legal system. Perhaps more. In a land supposedly governed by laws and not men, what have we all lost?



- Associated Press

haw's victory smile.

Hints He'll Ask Redress

NEW ORLEANS (AP) — A quoted by the Detroit News as rested and relaxed Clay Shaw saying the ABA would ask the looked back over his long trial Louisiana Bar Association to yesterday and pledged: "This is consider disciplinary action by no means the end of the matagainst Garrison.

Asked a a damage suit was

A few hours earlier, the big, white-haired retired businessman had been acquitted on a charge of conspiring with Lee made and not by somebody talk-Harvey Oswald and others to ing about what they are going to assassinate President John F. do when," Shaw told a news Kennedy.

Shaw declined to specify what retaliation he had in mind but that a group of private businesswas sharply critical of the group men contributed money to the of private businessmen who financed Dist. Atty. Jim Garri-investigate someone," he added. of private businessmen who fison's probe.

in a page one editorial by the men to investigate anyone or New Orleans States-Item. "He anything . . . you can see the has shown himself unfit to hold door it opens to the most wild the office," the newspaper said. and bizarre abuses of power." "He has perverted the law, rath-

planned. Shaw's lawyers said one was under consideration.

"News is made when it is conference.

"We are all aware of the fact

"I think it is appalling that a Shortly after the trial, Garri-public official would accept son's resignation was demanded funds from two or three rich

"He has perverted the law, rather than prosecuted it."

Meanwhile in Detroit the president of the American Bar Association, William, Gossett, was ciation, Gossett,

formed in 1967 to underwrite Garrison's investigation of the Kennedy assassination. It opened in late 1966, three years after the president was slain in

The unorthodox fin ancing came about partly as a result of news disclosures that Garrison was conducting the investigation.

district attorney com-The plained that public records of his expenditures tipped off newsmen and impeded his probe. The solution, he' said, was to find money that didn't have to be accounted for in public records.

Acquittal came two years to the day from the date Shaw was arrested at Garrison's office. Trial had been delayed by frequent defense appeals and legal maneuvers.

"We had no idea what kind of case Garrison had," said F. Ir-vin Dymond, the chief defense attorney. "We took every pre-caution. But if we had known, we would have been hollering for a trial two years ago."

Shaw said the legal fight had Shaw said the legal right had changed him from a refired man of comfortable wealth to a man looking for a following to a following to a following the said t

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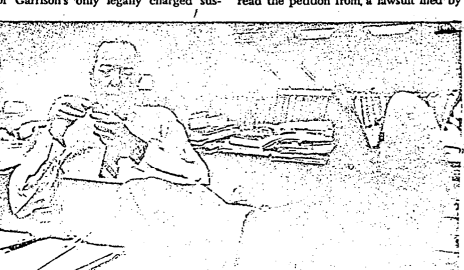
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Mardi Gras Season

For two years, big Jim Garrison has been an extraordinarily imaginative barker in promoting his assassination sideshow in New Orleans. Once the audience got inside the tent, the district attorney promised, it would witness eyepopping proof of a plot to murder John F. Kennedy. Finally last week all the jurors were chosen in the conspiracy trial of Garrison's only legally charged sus-

a June 1963 party in New Orleans's French Quarter. Oswald was in the New Orleans area from the end of April until late September 1963—and under Louisiana's extremely loose conspiracy law Garrison needs only to convince nine of the jurors that there was a plot among two or more people followed by an act to further the scheme. He assured the court in his opening statement that he would do just that—and would further show that Kennedy was shot by at least two different assassins in Dallas.

But after the D.A.'s mystery witness, had presented his opening testimony on the alleged plot, he was—to the wonderment of the courtroom—suddenly telling of a conspiracy against himself. Under the low-key cross-examination of Shaw's attorney, F. Irvin Dymond, Spiesel reported that he had been victimized by a New York psychiatrist, a private detective agency and Communists. Dymond read the petition from a lawsuit filed by



Garrison lights up: A peck inside the carnival tent

pect-former businessman Clay L. Shaw, 55. And with that, on the eve of Mardi Gras season in New Orleans, the flamboyant D.A. pulled back the flap of the carnival tent to show what—if anything—he had to reveal.

As an added inducement to the curious, the district attorney's office produced a new "mystery witness" to supplement the exotic array of stars who had already been trotted out for public showing. The new witness turned out to be a 50-year-old New York accountant named Charles I. Spiesel, and the mystery was why Big Jim had apparently chosen him as one of the bulwarks of his case against Clay Shaw.

Beard: The hulking prosecutor evidently counted on Spiesel to buttress his central charge that Shaw conspired with Lee Harvey Oswald and a onetime pilot named David Ferrie to kill Kennedy. And, in fact, Spiesel calmly testified that he had heard Shaw, Ferrie (who died in 1967), and a handful of other people, including one man with a beard, talk about murdering the President during

Spiesel charging that he had been forced out of business and kept "from having normal sex relations" through "hypnosis and psychological warfare." Spiesel further said he had been hypnotized by as many as 50 or 60 people "without my consent."

It thus appeared that Jim Garrison' might, after all, have to rely on Perry. Raymond Russo, the former insurance. salesman, as his star witness. In Marchi 1967, Russo alleged that he had heard Shaw, Ferrie and Oswald plot to kill Kennedy in September 1963. Already, Dymond had charged last week that Russo. was "a notoriety-seeking liar." But before Russo was to take the stand, the entire court went trooping off to see if Charles Spiesel could find the building where he had heard talk of shooting the President. He never definitely located the spot. And the first week of testimonyin the Clay Shaw trial ended on that inconclusive note, with judge, jury, witnesses and attorneys flocking through the streets of the French Quarter just ahead of the first big parades of Mardi Gras.



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Shaw Trial Delays Quiz Of Connallys

NEW ORLEANS (AP) — Dist. Atty. Jim Garrison's prosecution team has switched signals and delayed calling former Texas Gov. John B. Connally as a witness at the trial of Clay L. Shaw, charged with conspiring to assassinate President John F. Kennedy.

Connally and his wife had been subpoenaed to appear today. Connally was wounded seriously in the Kennedy assassination Nov. 22, 1963, in Dallas, Tex.

The Connallys were among witnesses summoned by Garrison in an attempt to lay down a line of testimony indicating that more than one gunman shot Kennedy

"There is really nothing I can tell you," said Assistant Dist. Atty. William Alford when he was asked if the Connallys might not appear at all. "I can't comment on that."

Mrs. Connally said in Houston that she was advised by the prosecution that "they would not be able to question us Monday" because of problems of sickness and "witnesses stacking up."

Judge Acts to Release JFK Autopsy Da

yesterday ordered the Govern-General Sessions. He ap-places the wound in the back tion is his questioning of the ment to obtain the Kennedy peared for the State of Louis- about ear level. A 1968 re- agreement the family's permission for a paliana in its request to have view by four pathologists made with the archivist.

thologist who questions the Judge Halleck order the archi-placed the wound some four look by release the process. thologist who questions the Judge Halleck order the archi-placed the would some four leck has raised the question of .Warren Report to examine vist to go to Louisiana with inches closer to the top of the whether the Kennedy family photographs and X-rays from the autopsy materials. President John F. Kennedy's autopsy.

fails to obtain permission that an agreement with the hearing, Judge Halleck hinted [Assistant U.S. Attorney from the fanily by 4 p.m. Kennedy family forbids disclo-lated allowing Dr. Wecht exam Joseph Hannon indicated be Monday, Judge Halleck said sure and examination of the ine the materials to make a would appeal Halleck's decihe would order the Nation autopsy materials without the pathological conclusion on the sion, UPI reported. Hannon al Archivist. Dr. James B. family's permission. It is this wound. But the judge said he also could order the archivist Rhoads, to appear at the Clay permission that Judge Halleck hesitated to make wholesale to ignore the order, which L. Shaw conspiracy trial in ordered the Justice Depart-disclosure of the pictures and would lead to contempt of New Orleans with the autopsy ment to obtain by Monday materials.

Judge Halleck also ordered Dr. Wecht, who has both magazine," as he once put it. the Shaw total ends.] would remain in the archi-assassination film there is vist's custody. These items—some evidence the President the assassination rifle, a bul-was shot from the front: The let, several bullet fragments President lurched back upon and some documents-would impact of the bullet that shatgo regardless of an examina-tered his head. tion by the pathologist.

The Government has sought shot from the front. If the Justice Department to block the order on grounds afternoon.

the Archivist to take other medical and law degrees, testipieces of evidence to the trial, fied that on the basis of his pending court assurances they examination of the Zapruder

He also cited conflicting re-The pathologist, Dr. Cyril H. ports on the location of the Wecht, testified yesterday be head wound. The original au-

Judge Charles W. Halleck, fore Halleck in the Court of topsy report, Dr. Wecht said, Implicit in the judge's ac-

Throughout the day-long tach the conditions. X-rays, fearing they would court proceedings that could turn up "on the cover of Life delay the matter until after

head—in a spot accessible to a had "right, title or interest" in the pictures and X-rays to at-

The Fvening Star

With Sunday Morning Edition

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SATURDAY, FEBRUARY 15, 1969

Garrison in Midstream

It is general journalistic practice to avoid statements of opinion regarding criminal trials in progress—both as a matter of courtesy and from a natural disinclination to stick the editorial neck out unnecessarily. The prudent thing is to await the jury's verdict, and to comment on that.

But there are exceptions. Such as the Clay Shaw trial, now plodding its tawdry way through a courtroom in New Orleans.

Before the trial started, District Attorney Jim Garrison protested — with considerable validity — that the press was doing him wrong. He was, he said, being pictured as an unprincipled, overly ambitious D. A., trying to parlay a nonexistent case into a political future. Wait until the case comes to trial, he pleaded, and I will prove the conspiracy theory with evidence I am prevented by law from disclosing now — evidence that will be backed up by surprise witnesses.

Now Garrison is having his day in court. His key witness, Perry Raymond Russo, has repeated the story — with a few contradictions — he told two years ago in the preliminary hearing. Garrison has produced a corroborating witness, Vernon William Bundy, Jr. And true to Garrison's word, there was a surprise witness, Charles Spiesel, who also testified that the defendant, Clay L. Shaw,

had conspired with the late Lee Harvey Oswald and the late David Ferrie to kill the President.

Russo has testified to being under psychiatric care. His first accounts of the conspiracy were told after sessions in which he was hypnotized and given Sodium Pentothal. Bundy has, by his own account, been a heroin addict since the age of 13. Spiesel, under cross examination, revealed that he has filed two suits, charging a policeman and a psychiatrist with persecuting him through hypnosis. People have been hypnotizing him and conspiring against him off and on for years, he said.

It is still possible that Garrison may have something up his sleeve — some testimony from some semi-reliable source that will indeed provide substance to his charges against Shaw, the Warren Commission and the federal government. If so, it is hard to understand why he has kept it hidden so long and has chosen to undermine and discredit his case by leading off with the likes of Russo, Bundy and Spiesel.

The only surprise Garrison has produced so far is amazement that the district attorney of New Orleans would place any credence in the testimony of such shattered, disoriented and pathetic humans as these—or that he could expect anyone else to do so.

TRIALS

More than a Man in the Dock

For two headline-filled years, New Orleans District Attorney Jim Garrison has made it clear that his assassinationconspiracy case against Businessman Clay Shaw involves another, unnamed defendant: the Warren Commission, To prove his contention that Shaw and others had been part of a plot to shoot President Kennedy, Garrison needed to disprove the commission's findings that Lee Harvey Oswald had acted "alone and unassisted" on November 22, 1963. He also hinted often that elements of the Federal Government itself-particularly the CIA—were somehow involved in the assassination. Last week, as testimony in the case finally started, Garrison won the right to put on trial both, of his defendants—the named and the unnamed.

The breakthrough for Garrison came; in what will probably be one of his few courtroom appearances, since he leaves most trial work to assistants." While the jury and two alternates were being chosen (an all-male group with Trying some unnamed defendants too. eleven whites, three Negroes, only two college graduates among them), Garrison and shot with truth serum by Garentered the Orleans Parish Criminal rison's investigators. courtroom just once, and then only as Arresting Testimony. Suddenly, the a spectator. With the jury finally sworn state had a "mystery witness." He was scope and drama that he deems ap-kitchen table at a French Quarter apart-propriate. He went to the front of the ment in June 1963 and listening to a dimly lit. 38-ft.-high courtroom, drew group of men, including Shaw and Ferhimself up to all of his 6-ft. 6-in. height rie, talk of shooting Kennedy. Shaw, and confidently intoned a 42-minute said Spiesel, "seemed to be amused at-

of the planning which occurred in New in his own past.

Orleans." Defense Attorney F. Irvin DyThey include

In a preliminary hearing, Russo claimed to have overheard Shaw, who is the retired managing director of the New Orleans International Trade Mart-and was named the Outstanding Citizen of sassination with Oswald and the late who is also accused in Garrison's case. to be desired: he did not remember



CHARLES SPIESEL

in. Garrison wanted to make certain Charles Spiesel, a New York tax acthat the trial started off with all the countant who told of sitting around a, happened to him. opening statement.

Feel for Pageantry. "We will later ulated that "somebody could probably offer evidence concerning the assassify him [the killer] out." It was arnation in Dealey Plaza in Dallas," said resting testimony—or at least it would Garrison, "because it confirms the exhave been if Spiesel, in more than two istence of a conspiracy and because it hours of withering cross-examination, confirms the significance and relevance had not revealed a few erratic episodes

They included the filing of lawsuits mond immediately objected that "the acagainst the city of New York, a psytual assassination has no place in this chiatrist, the Pinkerton detective agency case." He was quickly overruled by and several policemen for putting him Judge Edward Haggerty, a raspy-voiced under "hypnotic", spells. In one suit, jurist who has displayed as much feel Spiesel said this harassment had caused for sweep and pageantry as Garrison; him to sell a business under duress and he had introduced the jurors to the prevented him from engaging in norpress by parading them around a motel mal sexual relations. At the defense's reswimming pool. Said Haggerty: "I can't quest, Spiesel led the jury, judge, detell the state how to run its case, if fendant, attorneys and a mob of 350 they want to overprove it." newsmen and spectators on a hunt for The only Garrison eyewitness who the apartment where he alleged that he bore any relevance to a conspiracy was met Shaw. After examining two build-Perry Russo, who is an insurance agent. income the testified in court that one "was ings, he testified in court that one "was

similar if not the same."

The state's most convincing performance was an attempt to place Shaw, Ferrie and Oswald together in the small town of Clinton, La. (pop. 1,568) in New Orleans in 1965—discussing the as-late August or early September, 1963. Employees of the East Louisiana State David Ferric, a former airline pilot Hospital testified that Oswald tried to As a star witness, Russo left something his chances, according to the town regsome of the most incriminating details Clinton, which was then the center of:

a Negro voting-registration drive: Bott Town Marshal John Manchester and Corrie Collins, a Negro who was leading the voter drive, testified that they had seen Oswald in a Cadillac limousine that also carried Shaw and Ferric. Their neatly corroborative testimony was in absolute conflict with the defense contention that Shaw "never knew nor laid eyes on" either Oswald or Ferrie. It also seems to have cleared some common ground for two men who had little in common in 1963? Marshal Manchester and ex-Civil Rights Leader Collins drove off from court together.

Show Goes On. Still, the evidence from Clinton hardly proves the existence of a conspiracy. Garrison promised to back up his contention that Shaw was part of a plot with "documentary and photographic" evidence—plus testimony from witnesses to the assassination, possibly including Texas' ex-Governor John Connally, who was wounded in the gunfire that killed Kennedy. That kind of drama is precisely what the defense—which needs only to raise doubt about a single man's participation in a plottried unsuccessfully to avoid. It may also be what the jury is most interested in hearing. At any rate, as Garrison's show got on, Clay Shaw, chain-smoking and intently taking notes, studied the proceedings with the gaze of a man who has not yet figured out what has

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WASHINGTON STAR MEETS 1969

Witness Says Shaw 'Plotting' Could Have Been Bull Session

Perry Russo, a key witness in Clem Bertrand. the Clay L. Shaw trial, says the 1963 presidential assassination gulation of crossfire, the neces-"an inconsequential bull session" as a serious scheme.

The defense got in that lick late yesterday in the trial of the 55-year-old retired businessman them "agree" to try to kill everyone that Ferrie was a homon charges of conspiring to mur. Kennedy. on charges of conspiring to murder President John F. Kennedy.

Russo, 27, a book salesman, buff, has provided the principal public evidence in the two-year session. battle of Dist. Atty. Jim Garri-son to prove a plot to kill Presi-Russo said Ferrie "was screwy dent Kennedy.

1963 "became obsessed with the prone toward the spectacular," roommate murder" of Kennedy. He said he "You mean to infer that Fermurder" of Kennedy. He said he had heard Ferrie say "we will rie was a little on the crazy kill him — it won't be long" several times and wasn't sure if "I've always thought so," rehe meant it.

In mid-September of 1963, in Ferrie's apartment, Russo testified, he listened while Ferrie, plot.

Talking with him, Russo testified, were his roommate Lee Harvey Oswald, whom the wit-ness knew as "Leon," and the dignified and culturally inclined

He said they discussed a trianplotting of which Shaw is accisity of a scapegoat, diversionary cused could as easily have been shots, escape by air and setting shots, escape by air and setting with Russo on Feb. 25, 1967, by up of alibis by being in cities Asst. Dist. Atty. Andrew J. other than the murder site.

In testimony today, he ack— It said that "Busso said— it nowledged that he never heard was common knowledge to

On cross examination by defense attorney F. Irvin Dymond, attic, was teaching young boys sometime cab driver and sports Russo said he had not been there in the Civil Air Patrol jungle buff, has provided the principal all the time in the 3-to 4-hour warfare in a plan to help "liberall the time in the 3- to 4-hour

but sharp-a paradox of a per-Russo testified for the state on his friendship with a bizarre and claimed to have five decharacter — the late David W. grees, and you'd think he'd be Ferrie who in the summer of doing something better. He was

plied Russo.

Dymond read from a newspaper interview with Russo-made when the latter first became in-49, a flying instructor, did most of the talking in the alleged "Russo said he did not take any of Ferrie's statements seriously until he read" of Garrison's

investigation. "Is it not a fact that the conversation (of the alleged plot-ters) could just as well have been an inconsequential bull session as it could have been anything serious?" Dymond asked.

"Yes," said Russo.

"Is it not a fact that you have told people that it could well have been?"

"Yes."

Ferrie died on Feb. 22, 1967, and on Feb. 24 Garrison said he and his staff had "solved" the assassination, Dymond brought out that in three television interiews on the latter date Russo

Shaw, who was introduced as never mentioned a conspiratorial meeting, Oswald or Clem Bertrand.

With the consent of both the state and defense, an interview Asst. Dist. Atty. Andrew J. Sciambra was read to the jury.

cal equipment and bones in his ate South American countries."

It quoted Russo as saying "Ferrie showed him a drug he had concocted that was very similar to aphrodisiac but even better. He (Ferrie) said it would make a person extremely passionate . . . He had tried it on his roommate and it worked per-

The memorandum said Russo was shown a picture of Shaw and recalled seeing him in 1962 when Kennedy spoke at a wharf dedication here, and "he said he particularly remembers this guy because he was apparently queer



Shaw Trial Hears Russo Tell of 3 Plotting Death NEW ORLEANS (UP) Perry Raymond Russo, Dial, Adty. Jim Garrison's star witness in the case against Clay he witness assessing the President done of Kennedy with Lee Barrye Oc. Charles I. Spiesel, a New York vects before the New 22, 1863, Kennedy assistants in Dallas and heard the plot discussed of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the French Clay of the Pury, at the defense is the	NO.	FILE NO.	TYPE		REFERENCE DOCUMENT		PAGE	ANALYSIS	OR CHARGEOUT
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Shaw Jury To Weigh 2d Plot-An All

Descendants

By MICHAEL PARKS [Sun Staff Correspondent]

New Orleans, Feb. 9-The New Orleans, Feb. 9—The every opportunity. | lieves he has been followed and manipowered Thies for considering the conspiracy opportunity. | lieves he has been followed and manipowered Thies for considering the conspiracy opportunity. | It started during the selection hypnotized by Communist spies Oswald acting alone. charges against Clay L. Shaw, the retired businessman accused

the FBI, the CIA, the Warren should be released; one was sination and methods to accom-plied threat to prove his charges Commission, the eastern estab-

his investigation at almost every by the FBI about this.

The implication was clear: Where there is smoke, there is

Or, as a Garrison assistant from them again.

put it today: "Why is the federal of the with tion is extremely surgestive."

that the Shaw trial here is littl ties in Clinton and Jackson."

of jurors, when prospective of and on for 20 years.

If his request is not approved, members of the 12-man panel Mr. Spiesel, who believes him-an aide said last week, Mr. Kennedy, is getting a second were asked whether they had self the victim of a conspiracy Garrison plans to make federal conspiracy to resolve—the pros-ecution's allegations of attempts of X-rays and photographs taken incredible situations," testified popular clement in his case

Johnson and the federal government as a whole.

Repeated Allegations

White questioning eight with the paramoid during cross the CIA and originally ordered examination, went on to say that they had seen Lee Harvey examination, went on to say that to murder Cuban Premier Fidel Oswald, Mr. Shaw or another of he is now "being tailed and is Castro until something went probability in content to the content of the In his opening statement last client alleged co-conspirators in probably in danger" because of haywire. week, Jim Garrison, the district Clinton or Jackson, La., three his testimony here week, Jim Garrison, the district months before the assassination. A similar theme is expected to acy counterpoint, almost imposearlier allegations that the fed-whather he was successful and Burry Baymand Burry Bay eral government has hindered by the FBI about this

that the assassination findings of she admitted that old applica-purportedly worked out detailed

James L. Alcock, the chief dent.

U.S., FBI, CIA, Warren the special presidential commistinat "as far as can be deter-sion, headed by Chief Justice mined, the FBI never looked Panel Are Unofficial Earl Warren, are conclusive and into Lee Harvey Oswald's activito secure the autopsy photothat the Shaw trial here is little ties in Clinton and Jackson."

that the Snaw trial here is intil thes in Clinton and Jackson.

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The defendants in this second unofficial case, which may affect the verdict in the first, are the ERI the CIA the Warning of the case of the color of the case
key prosecution witness, sched- "Any hint of a government

All but one said no. This one said he volunteered the information to the FBI shortly after the assassination but never heard from them again.

Any nut of a government cover-up," concedes F. Irvin Mr. Russo, a boyish-faced in Dymond, the chief defense counsurance salesman-cab driver sel, "lends credibility that their encyclopedia salesman, testified case wouldn't have otherwise." One of the witnesses told of sessions of hypnosis and sodium case not be given a full and open the "mysterious" disappearance pentothal, the so-called truth examination? Their very oppositof a job application by Oswald scrum, to focus his recollection ion is extremely surgestive." Ifrom the personnel files of a upon a party he attended where the standard renly has been shall be account the personnel files of a upon a party he attended where the standard renly has been shall be account to the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended where the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a party he attended to the personnel files of a upon a upo

prosecutor, observed last week It seems, Mr. Russo said, that memories of this party had been "mysteriously buried deep in

my subconscious."

The prosecution has referred several times to the mysterious death of one of the alleged coconspirators, David W. Ferrie, 43, a local pilot who died two years ago in the midst of Mr. Garrison's investigation. The district attorney called it suicide; the coroner attributed it to natural causes-a burst blood

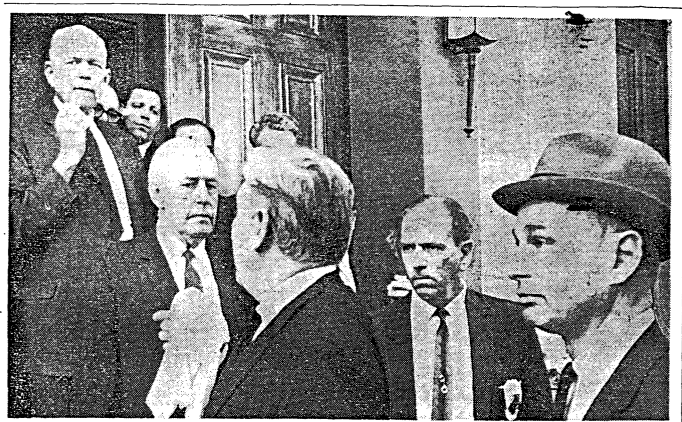
The prosecution has also noted the long list now totaling more than 50 of other mysterious and not-so-mysterious deaths of persons connected with the assassination and the Garrison investigation.

A hearing is scheduled in the District of Columbia Court of General Sessions Friday on Mr. Garrison's continuing attempts

While questioning eight wit- Mr. Spiesel, pictured as ex-killed by assassins trained by

This continual second-conspir-

SUNDAY STAR CHANGE TO CHANGE HO CHAS H



Clay Shaw (upper left), on trial for conspiring to kill President John F. Kennedy, leaves court in New Orleans after Charles Spiesel (far

right), a witness for the prosecution, testified yesterday. The judge in the case, Edward Haggerty Jr., holds handkerchief.

- INTERPRETIVE REPORT ----

Garrison's Melodrama Hard to Believe

By HAYNES JOHNSON Star Staff Writer

NEW ORLEANS - Jim Garrison's conspiracy case against Clay L. Shaw is turning into a melodrama at Mardi Gras. Like the district attorney himself, it is all somewhat gargantuan - and just as hard to believe.

In a bizarre sense, it is living up to its promises. All that is, except the main one: proving that a conspiracy, hatched in New Orleans by at least three conspirators, led to the assassination of John F. Kennedy. What is at issue now in New Orleans is the credibility of the case itself.

Garrison's case so far has given something to everyone. He has introduced surprise witnesses, some of them tell-

noticed them, he testified, was because he was afraid they might be policemen. For the edification of his listeners, Bundy gave a lengthy and extraneous account of how he prepared his heroin and then washed my outfit."

Later, he announced dramatically that he could "prove" that he had seen Shaw if the defense, judge, and prosecution were willing to indulge him in an experiment. They were.

Shaw Asked to Walk

He rose from the witness stand, walked to a chair, sat down facing a far wall, and asked Shaw to go to the courtroom door and walked toward, and behind, him. Shaw did twice.

he said he believed, amongother things, that he had been hypnotized on and off during 1963, 1964, and 1965.

When he left the witness stand, far more than his own credibility had been destroyed. Garrison's own case stood close to being discredited for placing such reliance, and such vital testimony, on such a witness.

In his opening statement, the district attorney had made much of how he would prove that witnesses overheard Shaw, Ferrie and others discussing killing the President at a private party in New Orleans. Spiesel was his witness.

His testimony was crucial in another sense. Garrison's star witness, the one he has count-

In their opening statement, Shaw's defense had called Russo "a liar-a notorietyseeking liar whose name does not deserve to be mentioned among honest and just people."

Coming back to back with Spiesel, Russo's testimony and credibility raise harsh questions about the type of investi-gation Garrison has conducted, and the kind of witnesses he believes worthy of decent respect when it comes to adding to the nation's knowledge about the murder of a president.

Motive Awaited

Beyond that, Garrison so far has not established a single motive for Shaw conspiring. mara m nemeke.

In a bizarre sense, it is living up to its promises. All that is, except the main one: proving that a conspiracy, hatched in New Orleans by at least three conspirators, led to the assassination of John F. Kennedy. What is at issue now in New Orleans is the credibility of the case itself.

Garrison's case so far has given something to everyone. He has introduced surprise witnesses, some of them telling extraordinary s t o r i e s; brought forth three people who swear they saw Shaw and Lee Harvey Oswald together, and laid the base for his conspiracy allegations.

After the first day and a half of testimony, Garrison had won the grudging respect of some of his critics. A lawyer who had started out extremely dubious of Garrison's case remarked after listening to some of the early testimony that he would hate to be in Shaw's lawyer's shoes.

Theme Struck Hard

Up to that point, Garrison's staff had struck hard and effectively against a central premise of the defense: that Shaw never knew, nor even laid eyes on, Oswald or the third supposed conspirator, David W. Ferrie, a former pilot who, like Oswald, is dead.

Witnesses were produced who said they had seen the three men in a small, rural Louisiana town in the summer of 1963. Oswald, they testified, had gone to Clinton, La., to register as a voter in the hopes of getting a job in that area. He was accompanied by Shaw and Ferrie.

Just why Oswald would want to do that, or what possible connection it might have had with a later conspiracy plot, was never made clear. But the testimony was damaging to Shaw, for it flatly contradicted his claim that he had had no contact with the men.

Then Garrison's case began to unravel in dramatic fashion.

Bundy Testifies

It began Friday afternoon with the testimony of Vernon William Bundy, Jr., 30, who said he had been a narcotics addict since the age of 13, and only in the last three weeks was attempting to cure himself.

Bundy, in rambling, repetitive, and argumentative testimony, told of seeing Shaw and Oswald at a furtive meeting in late June, 1963. He observed them, he said, while he was sitting on a seawall in a deserted section of New Orleans, preparing to give himself a "fix" of heroin.

"prove" that he had seen Shaw if the defense, judge, and prosecution were willing to indulge him in an experiment. They were.

Shaw Asked to Walk

He rose from the witness stand, walked to a chair, sat down facing a far wall, and asked Shaw to go to the court-room door and walked toward, and behind, him. Shaw did—twice.

Bundy then said he now was certain Shaw was the same man he had seen nearly six years before because of the way "the gentleman moves his foot." Although he already had testified positively that he identified Shaw and pointed him out in the courtroom, he then acknowledged that until the demonstration "I wasn't completely sure."

Under cross-examination, Bundy also admitted that he had, indeed, stolen to get heroin in the past. A few minutes before he said he never had done so. With some confusion, he denied telling two fellow prisoners, on separate occasions, that he knew nothing about Shaw and Oswald.

That set the stage for the testimony of Charles Spiesel, a small, balding New Yorker with a fixed smile. Spiesel was a surprise witness — and a vital one for Garrison.

Meeting Described

 While the courtroom spectators grew tense and still, he quietly told of meeting Ferrie in a New Orleans bar, of going to a party with Ferrie, where he said he met Shaw, and other men in a private apartment in the french quarter; of hearing nearly everyone there speak bitterly about John F. Kennedy, of hearing someone say, "somebody ought to kill the son of a bitch", of hearing Shaw and Ferrie discuss a possible airplane escape for a would-be assassin, of the men arriving at a consensus that the best way to kill the president was with a high-powered rifle with a telescopic sight.

When he completed his testimony for the state, Shaw's position looked bleak indeed. Then quickly, under cross-examination, Spiesel's credibility was destroyed.

F. Irvin Dymond, Shaw's chief counsel, brought out that Spiesel had filed a suit claiming New York City policemen hypnotized him, subjected him to mental torture, and forced him out of the city. He also had filed another suit against a psychiatrist and others charging they had hypnotized him to get "confidential information" from him.

Spiesel, by his own words, said he believed he was being

placing such reliance, and such vital testimony, on such a witness.

In his opening statement, the district attorney had made much of how he would prove that witnesses so overheard Shaw, Ferrie and others discussing killing the President at a private party in New Orleans. Spiesel was his witness.

His testimony was crucial in another sense. Garrison's star witness, the one he has counted on to prove that a conspiracy did take place, is Perry Raymond Russo.

Nearly two years ago, Russo had testified in the preliminary hearing against Shaw. He was present, he said, in a meeting between Oswald, Ferrie and one "Clem Bertrand," a supposed alias Garrison claims was used by Shaw. He said he heard them discuss an assassination plan which called for killing the president by "a triangulation of fire." They also discussed means of sescape, he said.

In court then, Russo identified Shaw as the man who used the name "Clem Bertrand."

Russo was the key to Garrison's case. But he is a controversial witness. He testified to being under psychiatric care. And, it was brought out later, he had testified while under the effect of sodium pentothal and hypnosis.

credibility raise ash questions about the type of investigation Garrison has conducted, and the kind of witnesses he believes worthy of decent respect when it comes to adding to the nation's knowledge about the murder of a president.

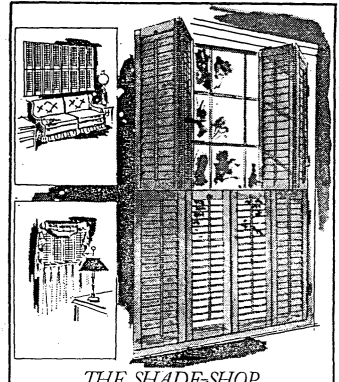
Motive Awaited

Beyond that, Garrison so far has not established a single motive for Shaw conspiring. In ther his statement, nor the testimony to date, give any hint of why he thinks Shaw, a respected businessman and patron of the arts and a self-professed admirer of John F. Kennedy, would want to commit such a crime.

The trial may go on as long as two months, with many more witnesses to be called, films and slides to be shown, and more points made. But at this writing, Garrison's case remains, to say the least, sheety.

When he announced his startling news two years ago that he had "solved" the Kennedy assassination, Jim Garrison was pressed for more facts to back up his claim. He then quoted from Alice in Wonderland to point out the truth is not always what it seems at first glance.

His case today continues to grow, as Alice said, curioser and curioser.



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U.S. Archivist Ordered To New Shaw Hearing

Judge Charles W. Halleck of over to the National Archives for the D. C. Court of General Ses-storage out of public view. sions has again ordered the U.S. Archivist to appear in court and explain why certain exhibits related to the assassination of President John F. Kennedy Rhoads, is asked to appear at shouldn't be turned over to New the current New Orleans con-Orleans District Attorney Jim Garrison.

The articles were examined by the Warren Commission in its investigation of the Nov. 22, Oswald, a bullet and bullet frag-

In a subpoena filed with Halleck yesterday by a Garrison aide, the archivist, Dr. James B. spiracy trial of Clay L. Shaw, producing the following items:

A rifle fired by Lee Harvey 1963, murder and then turned ments recovered from the President's body, films of the killing taken by an amateur photographer, the clothing worn by Kennedy, and the death certificate.

In response to the subpoena, Halleck issued a "show cause" order to Rhoads, telling him to appear at a hearing next Friday and explain why he shouldn't go to the Shaw trial with the exhibits.

The archivist appeared at a hearing last month on a Garrison request for him to take to New Orleans 45 photos and 22 Xrays taken during Kennedy's autopsy at Bethesda Naval Hospital. These films were not part of the Warren Commission's ex-

The new hearing will be held with one Halleck already had scheduled to let three professors tell why the autopsy films are crucial to the Shaw trial. Halleck has yet to make a final ruling on the bid for the films.

SHAW JURY VISITS FRENCH QUARTER

Witness Shows Court Scene He Links to Assassination

By MARTIN WALDRON
Special to The New York Times

NEW ORLEANS, Feb. 8—A New York tax accountant, Charles Spiesel, followed by 14 jurors, a judge and six lawyers tramped through French Quarter apartment houses this afternoon looking for the apartment where he said he had heard a discussion of the planned assassination of President Kennedy in 1963.

Clay L. Shaw, the retired New Orleans businessman who is accused of plotting the assassination, also strode along with the group.

Mr. Spiesel gave more details of how he had been hypnotized and tortured mentally by his enemies in recent weeks in a morning court session before the trial was adjourned to the French Quarter. On his visit to the French Quarter, Mr. Spiesel apparently found an apartment that he would say was the one where he saw Mr. Shaw in June of 1963.

The apartment is at 906 Esplanade Avenue. Two girls, one of whom was sleeping late after a Friday night party, were awakened so that Criminal District Judge Edward A. Haggerty Jr. could lead the party through the clutter of glasses and plates left over from the party.

Although Mr. Spiesel did not say anything, he indicated that he had found the apartment.

Witness to Testify

Perry Raymond Russo, the state's chief witness against Mr. Shaw, is scheduled to testify soon. Mr. Russo, a 27-year-old former insurance salesman, testified two years ago that he had overheard Mr. Shaw, David W. Ferrie and Lee Harvey Oswald planning the assassination of Mr. Kennedy

The expidition by the court into the French Quarter this afternoon verged on chaos. As the jurors alighted from a bus to begin their tour of the apartment houses with Mr. Spiegel, horse-drawn carriages

with tourists roued by, with the tourists almost falling from the buggies, trying to see what was going on.

Across the street from the scene, four carloads of police officers were rounding up a houseful of hippies for smoking marijuana.

A huge German shepherd dog, barking loudly, attempted to bite the tires of more than a score of cars arriving with reporters, photographers and spectators.

Two scantily clad young women created a commotion when they wandered out on their second-floor balcony to see what was happening. One of the girls finally donned a pair of shorts when photographers kept taking her picture from the sidewalk.

A monumental traffic jam developed as the buses and taxies were snarled along Esplanade Avenue.

Photographers Removed

Deputy sheriffs were forced to remove photographers who tried to follow the judge, jurors, witness, defendant and lawyers into the private dwelling.

While the one houseful of 15 hippies were being arrested on the marijuana charge, another houseful of hippies descended on the crowd to sell copies of a New Orleans underground newspaper.

Before going into the French Quarter, Mr. Spiesel spent an uncomfortable morning detailing again how he had been tortured over the years by his enemies. He told his story freely, but it seemed to pain him.

About 50 or 60 enemies had hynotized him over the past few years, he said, planting wild ideas in his mind. One of his competitors in a tax business had sewed the seeds of poor business judgement, which led to his bankruptcy, Mr. Spiesel said.

A certified public accountant he knew had proved to be particularly adept at the use of disguises, Mr. Spiesel said. The accountant would follow him for months, sometimes changing into the uniform of the captain of the Pinkerton Detective Agency to fool him, he said.

Mr. Spiesel testified that on one trip to New Orleans, about three years ago, he took a deposition from Jim Garrison, the New Orleans District Attorney, because he thought that Mr. Larrison mig htbe responsible for the men who were following him in New Orleans trying to hypnotize him, he said

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"Have you been hypnotized wile you have been in New Orleans on this trip?" F. Irvin Dymond, the chief defense attorney, asked.
"I'm sorry to say, no," Mr. Spiesel said.

Mr. Spiesel said that before he was called the stiffy he had told Mr. Garrison and his staff about his long history of being hypnotized by his enemies. He also referred to a \$16-million suit, which he has pending in Federal Court against various members of the New York City police department, a psychiatrist, several certified public accountants, and other some who had hypnotized him over the years and had caused him to lose \$1-million wear income.

NEW YORK TIMES

7 Ech. 1969

Garrison Tells Shaw Jury He Will Prove Plot in RELEASE OF THIS DOC By MARTIN WALDRON Kennedy's Death, With Fatal Shot Fired

Kennedy's assassination was sue in the case.

A former State Repre-lined in the opining statement, plotted in New Orleans in the "I can't help it if the state sentative, Reeves Morgan, the Although much of the statesummer of 1963 by Clay L.

lining the state's case against that the murder had been plan-ned at two parties, one in the said the evidence would show that the President had been shot from the front, as well as from the back and that a bullet from the front had been the fatal onc.

Mr. Shaw, a retired businessman-turned-playwright, pleaded not guilty to the conspiracy

The 200 speciators crowded into the small Criminal District Court room leaned forward to the defense, Mr. Dymond de-hear Mr. Garrison's words as nounced Mr. Russo as a "liar." he gave the first official out"Our intention is to prove to senger in the car." he gave the first official out"Our intention is to prove to senger in the car. small group of the highest poshine of his theory that the
murder had resulted from a Shaw not conspire with Lee Earle Palmer, said he had seen of his murder nor any part of
Shaw not conspire with Lee Earle Palmer, said he had seen of his murder nor any part of dence.

were that Oswaid, an emotionally disturbed ex-marine, acting alone, had siain President Kennedy with two shots from the present the barber, Edwin Lee Me rear. The report said that Ossaid had said that Ossaid th notoricty.

Mr. Garrison said he would

disprove this.

John F. Kennedy and Gov. John Louisiana State Hospital.

ficial theory of the assassina would testify that Mr. Shaw ha to Mr. Garrison, tion brought a protest from F. driven Oswald to the area to The speciators w Irvin Dymond, leader of Mr. register. Shaw's panel of attorneys.

NEW ORLEANS, Feb. 6— gerty Jr. disallowed Mr. Dy-child in September of 1963. But District Attorney Jim Garrison mond's objection that the judge the Warren Commission said said today that he would present documental and eyewitness evidence that President witness evidence that President sion report would not be in is-

In an opening statement out- Mr. Ferrie, a one-time airline hospital, ning the state's case against pilot, and Oswald had planned Town Mr. Shaw, Mr. Garrison said the murder in front of party-chester of Clinton, La., the one defense attorney said. goers, Mr. Garrison said he parish seat, testified that he ned at two parties, one in the would bring forward other wit- had seen Mr. Shaw seated in a Vieux Carré, or French Quarter, nesses who had seen Mr. Shaw black Cadillac near the voter District of New Orleans, the in the company of Oswald in registration office in late Augother at Mr. Ferrie's nome. He several parts of Louisiana. ust or early September, 1963, several parts of Louisiana.

main witnesses would be Perry ling into Clinton to assist in a Raymond Russo, a 27-year-old former life insurance salesman, who has testified that he was present at an assassination fied Mr. Shaw as the man in Agency.

The driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the position of the state of the driver's seat and said that "It is the posi planning session at Mr. Ferrie's the driver's seat and said that

In his opening statement for Orleans Trade Mart.

mond told the jury.

The Warren Commission reported that after studying interviews with 25,000 witnesses, it found no evidence of a conspiracy and that all indications were that Oswald, an emotion.

The Warren Commission reported Raymond Russo, a notoricity broad shoulders and hair like Raymond Russo, a notoricity Mr. Shaw's, Mr. Palmer said, seeking liar whose name does He said he was unable to not deserve to be mentioned in the same sentences as hongering and that all indications were that Oswald, an emotion.

The first witness called by

haircut in late August or early his audience included Melvin apartment in the French Quar-September of 1963 in Jackson M. Belli. Mr. Belli, the silver- ter of this city," Mr. Garrison and that he had told Oswald, maned San Francisco lawyer, said. The state will establish that who was seeking a job, that had defended Jack Ruby in the

that he would destroy the of the hospital, and that witnesses acted as an unofficial adviser Kennedy should be killed and

There was a woman in the front with him and a basine ment, the defendant peered at on the back seat, he said.

The Oswalds had one small

wants to overprove its case," second witness, testified that ment had not been made pub-Shaw and others, including Lee

Oswald and David W. Ferric.

In addition to witnesses who to Mr. McGee's shop, had asked new.

In an opening recommendation of Been made public the judge said.

Oswald, as a result of his visit licly previously, little in it was to Mr. McGee's shop, had asked new.

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Oswald, as a result of his visit licly previously, little in it was not been made public the judge said.

In addition to witnesses who to Mr. McGee's shop, had asked new.

> Town Marshall John Manust or early September, 1983, alleged conspiracy was a sur-Key Witness Identified automobile because "outfile automobile because "outson said one of his side agitators" had been comand that he had "checked out" voter registration drive by ers and had been carried out Negroes.

apartment in September of Mr. Shaw had identified himself as an official of the New the power which might bring

conspiracy and that the com-Harvey Oswald or David W. Fer- Oswald standing in a long line it will be regarded in Louisiana mission headed by Chief Justice rie to kill President Kennedy, of Negroes waiting to register, as being above the law," he never laid eyes on either one He said he had notice the black said. the assassination, had deli-lof these individuals," Mr. Dy-Cadillac and that he had been Mr. Mr. Dy-Cadillac and that he had been Mr. ond told the jury.

"We will prove that the man as Mr. Ferrie. The driver had his voice when he said "on the

"The state will establish that who was seeking a job, that that detended the Ruby was sen- party was David Ferrie, a man on Nov. 22, 1963, President he might get one at the East trial in which Ruby was sen- party was David Ferrie, a man tenced to death for murdering known as an accomplished air-

The spectators were generally by a rifle.

Well-dressed. The women wore ant, Clay Shaw, suggested that. Mr. McGee said that Oswald was traveling in a "very old, hats and gloves, the men suits maybe dark green" automobile and ties. Mr. Shaw had on a the day he got the haircut gray suit with a striped tie. During Mr. Garrison's state-

a spot somewhere over the district attorney's head. Mr. Garrison read slowly before a From Front

He explained that under Louisiana law the state could not 2d Witness Testifies deviate from the case as out-former State Repre-lined in the opening statement.

'No Dombshells'

"There were no bombshells,"

The decision by Mr. Garrison and his advisers not to attempt to ascribe a motive for the prise. At almost every opporson said that the murder had been ordered by the "paramilitary right" and munitions makby members or former mem-Marshall Manchester identi- bers of the Central Intelligence

> of Louisiana that, regardless of about the execution of a Presi-

Mr. Garrison paused after highest possible force."

Previously, Mr. Garrison charged that former President: Lynden B. Johnson had helped; cover up evidence of a con-

spiracy.
"The evidence will further

"Among the guests at the Connally, who was riding in the same limousine, were state would prove that Oswald statement that the state would prove that Oswald shots fired by different guns had tried to register to vote in at different locations," he said, the parish because he thought first to decry the Warren Complex to the hospital, and that witnesses acted as an unofficial adviser Kennedy should be killed and the locations and the prosecutor's contention it would help him get a job at mission's report. Mr. Lane has ment was made that President and the would destroy the of-the hospital, and that witnesses acted as an unofficial adviser Kennedy should be killed and that the job could best be done

the man toing the shooting would probably be killed before he could make his escape, the defendant, after making this observation, turned to Ferrie and asked if it might not be possible to fly the gunman from the scene of the shooting to safety. David Ferrie replied that this would be possible."

Start of the "Plot"

The state will try to prove that this alleged conversation marked the beginning of a conspiracy that drew into it Oswald and other, possibly Ruby, and that the conspiracy culminated in the murder of President Kennedy at 12: 31 P.M., Nov. 22, 1963.

2/7/69

gun renders ony--

HARD LUCK FOR JURORS

The door to the court where the Clay L. Shaw case is being tried is roped off and thick with guards: I joined a line headed into the court-room. It turned out to be the jurors' venire so I got talking to them before I was thrown out.

The jurors are mad as hell because everyone involved in the case is on some kind of payroll except the jurors.

The Louisiana legislature rejected a pay-forjury-service bill recently. But ten years ago the legislators passed a retirement bill giving each one \$1,000 more than present salary.

A juror is subpoenaed and subject to 30 days' service without pay. Only a doctor's certificate will excuse him. One fellow with arthritis in both legs growled "As long as you can walk, they get you."

The whole case was held up, opening day, because one of the fellows subpoenaed for jury had already been subpoenaed in another court. He tried to leave for the Shaw case, but this other judge said, "You stay here; you're under arrest till I release you."

-C. B., New Orleans, La.

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Shaw Trial Draws Varied Crowd

By MICHAEL PARKS [Sun Staff Correspondent]

trial of Clay L. Shaw, accused of highly trained agent of the Clay forming that the local Chamber plotting with Lee Harvey Os-wald to murder President Kender by the control of the clay wald to murder President Kender by the control of the unidentified of the control of the co nedy.

remarried and living outside rent or former CIA agents. Dallas, has volunteered to testi-Orleans businessman.

Oswald's Mother Due

guerite Oswald, has made hotel ami and camps in Florida. reservations for the length of the trial. She is said to be trying to clear her son.

two days after the assassination. the trial, which is expected to awry. last until the end of February. Al Ruby has refused comment

other things, of paying a "sum security arrangements. of money" to Oswald and Jack Ruby at a Baton Rouge hotel before the assassination as part of the alleged plot.

Witnesses Brought In

Jim Garrison, the district attorney, has subpocnaed almost two dozan out-of-state witnesses, including Dallas policemen, residents, photographers and sightseers who witnessed the assassination.

He expects to use their testimony to substantiate his theory that the President actually was caught in a crossfire, rather than being shot from behind by Oswald as concluded by the Warren Commission.

The FBI office here is reported to have almost doubled its staff of special agents in the past month, bringing in men from around the country.

FBI Reluses Comment

FBI spokesmen here and in Washington have refused comment, except to note that agents have been subpoenaed to testify in the trial.

Activity at the office of the here has also increased with the influx of many new agents, sev-Shaw trial as observers.

Garrison has asserted that Os-leven 70's most afternoons. wald, far from being the Com-groups as diverse as the Ameri-, New Orleans, Jan. 26—One of man driven to kill the President and the National Swimming the strangest assemblage of out of a need for publicity—as Pool Institute have been meetcharacters imaginable is being he was pictured by the Warren ing here. drawn to New Orleans by the Commission-was actually a There is also a convention-

persons he says were involved ets. heavy hoots and iron cross-Oswald's wife, Marina, now in the conspiracy are also cur- cs have been rolling into town

fy on behalf of the retired New lice and investigators for the district attorney, are several dozen anti-Castro Cubans, who Gras, three tour guides have Oswald's mother, Mrs. Mar-have come principally from Mi-

New Orleans police say their undercover detectives have not Earl Ruby, the brother of been able to determine the Cu-Jack Ruby, the Dallas nightclub bans' purpose. Mr. Garrison owner who shot Oswald to death charges that the alleged plot to persons—and is "completely a kill President Kernedy original- fraud" according to the district is also reported to have made plane and hotel reservations for Fidel Castro of Cuba, but went The tour taken

spokesman in Detroit for Mr. have prompted Judge Edward buildings where he is said to A. Haggerty, Jr., who is presid-have worked out the alleged as-Mr. Shaw is accused, among ing over the trial, to order strict sassination plot and the down-

Jurors Under Guard

courthouse.

side the courtroom, and more find again. than 20 extra armed guards posted elsewhere around the courthouse. The courtroom and outside hall are under continual surveillance by closed-circuit television.

Despite these security arrangements, efforts are being made to strengthen them when, the actual trial and testimony gets under way, probably this Thursday, Jury selection is to: continue tomorrow and is ex-. pected to take three more days.

Tass Present Once a jury is chosen, more; than 100 out-of-town newsmenincluding correspondents for-Intelligence Agency Tass, the Soviet news agency-

eral of whom will attend the ty, New Orleans is at the height of its convention season. With

In pretrial court papers, Mr. temperatures in the 60's and

since Thursday from as far Also in town, according to po- away as California and Chicago.

"Conspiracy Tour" Warming up for the Mardi added "a conspiracy tour" to their repertoire of French Quarter, plantation and bayou tours.

One such "conspiracy tour" takes 21/2 hours, costs \$10 a person with a minimum of three

The tour takes the visitor by Mr. Shaw's French Quarter These factors "and more" house, the uptown apartment town house where Oswald lived.

Stops At CIA

The 8 men already chosen for! It also stops at the CIA office, the panel of 12 jurors and 2 an advertising agency said to be alternates are under constant a CIA front, a bar that has guard by deputy sheriffs and become a gathering spot for Cuare living in a motel near the ban refugees, the courthouse where Mr. Shaw is on trial, Mr. Newsmen and spectators en-Garrison's home and concludes! tering the courtroom are with a stop at a mysterious! searched and are required to back-street. French Quarter have special passes. There are bar, entered through a rear door 14 deputy sheriffs stationed in that is practically impossible to

cia has no o DECLASSIFICATI RELEASE OF THIS DO

At Long Last, the Shaw Trial DEGLASSIFICATION AND RELEASE OF THIS DOCUMENT.

NEW ORLEANS — Last Tuesday, Irvin Mason, a 48-year-old employe of the Freeport Sulphur Company of New Orleans, was asked in court if he believed that President Kennedy's assassination in 1963 was planned in New Orleans. Well, said Mr. Mason, he had always thought that New Orleans District Attorney Jim Garrison "had more than he's shown." If Mr. Garrison does not, Mr. Mason added, then he "is out on a very long limb."

After this precise summing up of the situation, Mr. Mason, a Negro, was selected as the first juror in the trial of Clay L. Shaw, accused by Mr. Garrison of plotting Mr. Kennedy's murder. By the end of the week, the jury selection process was still running slowly and only half the panel had been seated.

The charge against Mr. Shaw alleges that he, Lee Harvey Oswald, and David W. Ferrie, now dead, met in Mr. Ferrie's apartment in September, 1963, and agreed that they would murder President Kennedy. In furtherance of this plan, the charge claims, one or more of them committed at least six overting the state of the st

(1) Mr. Shaw, Mr. Ferrie and Oswald met in Mr. Ferrie's apartment in late September, 1963, and discussed the proposed

(2) At this meeting, there was a specific discussion as to methods of murder, including the use of high-powered rifles, a planning of escape routes by the assassins to refuge outside the continental United States, and the planning of alibis.

(3) In October, 1963, Mr. Shaw went to the Capitol House Hotel in Baton Rouge where he delivered a sum of money to Oswald and Jack Ruby, later convicted of Oswald's murder and now himself dead.

(4) Mr. Shaw took a trip to the West Coast of the United States in late November, 1963. (Mr. Shaw concedes this but says the trip had nothing to do with Oswald, Ruby, Ferrie or an assassination.)

(5) Mr. Ferrie went to Houston, Tex., on Nov. 22, 1963, a matter of public record.

(6) On or before Nov. 22, 1963, Oswald took a rifle from the garage of Mrs. Ruth Paine in Irving, Texas, to the Texas School Book Depository, in Dallas. (Something that Warren

Report also asserted.)

In questioning prospective jurors, Assistant District Attorneys James L. Alcock and Alvin V. Oser have emphasized that they do not have to prove all six of the "overt" acts to establish a legal case against Mr. Shaw, nor even that the "conspiracy" resulted in the death of President Kennedy.

They have stressed that the state, under Louisiana law, "did not have to connect the conspiracy with the actual death of John F. Kennedy...The state need only prove that one of the conspirators committed an act in furtherance of the conspiracy" to murder the President, even if that conspiracy came to nothing.

The prosecution, further, has maintained to the jurors that an "overt act" could actually be something quite innocent unless it could be connected with the alleged conspiracy. Thus, for example, Mr. Shaw's trip to California only becomes important as an "overt act" and thus something through which he can be convicted if the state proves that the trip had some connection with a plan to kill the President.

If Mr. Garrison and his staff face problems in proving their case, the defense also faces a problem of no less magnitude. It feels that it must establish that a conspiracy involving Mr. Shaw did not exist. "And it is awfully hard sometimes to prove a negative," said one of Mr. Shaw's attorneys.

Mr. Shaw's name first cropped up in the conspiracy investigation in late February, 1967, after Mr. Ferrie was found dead in his apartment. New Orleans attorney, Dean A. Andrews Jr., had testified before the Warren Commission in 1964 that the day after President Kennedy was killed, a Clay Bertrand, whom Andrews knew as a protector of young homosexuals—and who Mr. Garrison says is really Clay



United Press International

ON TRIAL: New Orleans District Attorney Jim Garrison says that millionaire-businessman Clay Shaw conspired to murder John F. Kennedy with Lee Harvey Oswald and others in 1963. Last week, Mr. Shaw, above, went to court to hear Mr. Garrison present the case against him.

Shaw—had called him and asked him to go to Dallas to defend Oswald. Andrews said that he had seen Oswald in the summer of 1963 in the company of several "gay kids" in New Orleans.

Andrews later was convicted of perjury for making conflicting statements as to whether he knew Bertrand's real name and whether he recognized Mr. Shaw as Bertrand.

. A seem more

How—and whether—Mr. Garrison can pull all these lines together and prove that a conspiracy to murder John Kennedy really did take place in New Orleans, and that Clay Shaw was one of the participants, may begin to emerge in the next few days when the jury is complete and the taking of testimony begins.

-MARTIN WALDRON

CECRET

Witness Held Afraid to Appear at Shaw Trial

NEW ORLEANS 19—Defense lawyers Friday said one of their most important witnesses was hiding in Iowa, afraid to return to New Orleans to testify for Clay Shaw in his trial on a charge of conspiring to murder President John F. Kenne-

dy.
The witness, Mrs. Harold McMaines of Des
Moines, in sworn testimony last year flatly contradicted a key prosecution
witness.

In Des Moines, Mrs. McMaines' attorney confirmed she was hiding, afraid to return for the trial. No reason was given for her fear.

A subpoena for her was obtained last Wednesday by the defense. The last four days of the proceedings have been taken up in selecting eight members of the jury. Testimony may begin next week.

"If she doesn't choose to come, I know of no way we can obtain her presence," raid defense attorney Edward Wegmann. "Her presence is of considerable importance to the defense."

In a deposition taken by

the defense last year for a futile hearing aimed at blocking the trial, Mrs. Mc Ma ines contradicted earlier testimony of Perry Raymond Russo.

Russo, now a book salesman here, said after his memory was refreshed by hypnotism that he heard Shaw and two other menplotting to kill the President in September, 1963.

Russo said he took Mrs. NcMaines, then Sandra Moffett, to a party. In her deposition, Mrs. McMaines denied going to the party with him.

Trial Judge Edward A. Haggerty Jr., meanwhile, ruled that the prosecution has the burden of proving an assassination plot was hatched in New Orleans, but does not have to show it led to Mr. Kennedy's murder.

"We're not trying the death of President Kennedy," he said.

Two jurors were selected Friday for the trial of the 55-year-old Shaw, who for years was managing director of the International Trade Mart here. Court recessed Friday afternoon and was set to resume this morning.

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Shaw Conspiracy Trial

By Jared Stout Washington Post Staff Writer

ney Jim Garrison's prosecu-one individual." tion of a New Orleans busi- Justice Department sources Kennedy.

The decision late Thursday by Attorney General John Mitchell was embodied in a consent order simed yesterday, which freed FBI agent Lyndal L. Shaneyfelt to appear as a witness in the trial of Clay L. Shaw.

Shaneyfelt's testimony before the Warren Commission supported its finding that one man fired the shots that killed President Kennedy.

Justice Department sources refused to term the decision a change in policy regarding Federal cooperation in the Garrison inquiry.

However, in the two years ing the alleged conspiracy, and while President Johnson was in the White House, the Department turned aside the duty, making a total of eight for help.

The sources said Mitchell | 169 candidates. based his decision on Shaneyfelt's having testified before Shaneyfelt will appear in New the Warren Commission, not Orleans Feb. 3. If his appear ing that all he said is a matter ance is delayed beyond that of public record, and "on his date, he will be on 24-hour no-(Mitchell's) desire to cooperate tice to go to that city. with the State."

offset Garrison's request for fore the trial of Shaw can assassination evidence held in begin. the National Archives, Depart-i ment officials said.

A spokesman for Sen. Edward M. Kennedy (D-Mass.) said there would be no comment on the decision. Justice officials said the Kennedy family was not notified of the action.

Shaneyfelt was the agent who determined the speed at which an amateur photogra-Abraham Zapruder. filmed the Kennedy assassination.

The agenc's finding that Zapruder's camera ran at an average speed of 19.3 frames per second permitted the thesis that Kennedy's assassin had Time to fire three shots.

Garrison has attacked the ----finding and said in his request. The Justice Department for Shaneyfelt's appearance that the film tends "to show agreed yesterday to let an FBI President Kennedy was struck agent testify in District Attor- by bullets fired by more than

nessman for allegedly conspir-i declined to say whether the ing to assassinate President dled in Fairfax County Circuit Court, would apply to two Maryland residents whom Garrison wants to testify.

The two, FBI agent Robert Frazier, of Hillcrest Heights, and former Secret Service agent Roy Kellerman, of Bethesda, are to have hearings Tuesday and Wednesday before Circuit Court judges in Prince George's and Montgomery counties respectively.

The order sending Shaneyfelt to New Orleans was signed at 5:45 p.m. by Fairfax County Scnior Judge Arthur W. Sinclair after telephone conferences between Justice Department lawyers and Com-Garrison has been investigat- monwealth's Attorney Robert F. Horan.

At the trial in New Orleans two more jurors qualified for prosecutor's informal request as the prosecution and defense exhausted the initial supply of

Under terms of the order

A total of 12 jurors and two Mitchell's decision did not alternates must be chosen be-

TRIALS

Sideshow in New Orleans

New Orleans District Attorney Jim Garrison withdrew a last-minute motion for a postponement and went ahead last week with the trial of Businessman Clay Shaw on charges of conspiring to kill President John F. Kennedy, Despite the sideshow atmosphere surrounding the case, it could not be ignored. What is really on trial is the Warren Commission Report and its conclusion that Lee Harvey Oswald alone was responsible for the assassination. Any real evidence that Garrison produces to the contrary could shake confidence in the officially accepted version of the Kennedy assassination.

So far, the evidence is as insubstantial as a Louisiana bog. Even so, Garrison is not trying to prove that Shaw murdered the President. In order to establish his case under Louisiana's conspiracy statute, which carries a one-to-20-year sentence, Garrison needs only to show that Shaw joined in a plot to murder Kennedy and that at least one of the plotters took a concrete step toward carrying out the plan. Moreover, state law provides that a majority of nine jurors can convict Shaw; a unanimous vote by all twelve jurors is

unnecessary.

Six Acts. As the examination of potential jurors began last week, Garrison Aide James Alcock said that the state would prove that six overt acts took place in the autumn of 1963. He described one of the acts as a meeting in a Baton Rouge hotel, at which Shaw gave money to both Oswald and Jack Ruby, who Garrison believes was in on the plot. Another alleged meeting was between Shaw, Oswald, and a former pilot named David Ferrie (who died in 1967) in Ferrie's New Orleans apartment. Insurance Salesman Perry Raymond Russo, 26, a key prosecution witness, claims to have heard the three men planning the assassination during that; meeting.

Garrison, nicknamed the "Jolly Green" Giant" not only for his size but also for his erratic behavior, has tried to foster the belief that he has something up his sleeve besides Russo's testimony. He has hinted that Shaw, former head of New Orleans' International Trade Mart and the city's outstanding citizen in 1965, operated under the alias "Clay Bertrand," a familiar name among the city's homosexuals. Garrison has intimated that the C.I.A. was behind the conspiracy—and that Lyndon Johnson was at least aware of the plot.

Different Directions. Before the start of the trial, Garrison sought to subpoena 69 photos and X rays from President Kennedy's autopsy. District of Columbia Judge Charles Halleck ruled that Garrison could not have the material unless he could present other evidence for his theory that the President was shot at from different directions, and by more than one sniper. The prosecution has also issued subpoenas for such Warren Commission exhibits as Oswald's rifle and Kennedy's clothingbut is unlikely to get them. They have been withheld by presidential order.

After years of circus tactics, he is obviously the main character in the courtroom drama, but Garrison appeared on the stage only briefly in the first week. He sauntered into the courtroom one af-. ternoon, sat down at the prosecution table, then walked out 18 minutes later without having said a word. Garrison,



SHAW LEAVING COURTHOUSE Evidence as mushy as a bog.

who has kept out of sight for weeks, has rarely tried a case himself as D.A. Chances are that whatever he has up his sleeve, he will leave the courtroom work to the cool, capable Alcock.

23 JAN 1969



Lay Shaw (left) leaves for court with attorney.

Two More Jurors Selected In Shaw Conspiracy Case

Hy MICHAEL PARKS [Sun Staff Correspondent]

New Orleans, Jan. 22-A second pair of jurors was selected this afternoon in the trial of Clay L. Shaw, the New Orleans businessman accused of plotting President Kennedy's assassination with Lee Harvey Oswald.

This brought to four the number of men accepted as jurors so far in the two-day-old trial: 10 more, including two alternates, must be selected before the trial itself gets under way, probably early next week.

District Attorney Jim Garrison's office, meanwhile began behind-the-scenes efforts to secure 69 photographs and X-rays taken at the President's autopsy iand now scaled in the United dized if they were absent for States archieves.

Judge Edward A. Haggerty, Jr, presiding over the trial, issued a second subpocna ordering Dr. James B. Rhoads, the United States Archivist, to apnedy's coat, shirt and tie and both saides had indicated might the gun the Warren Commission be the final one have been dissaid Oswald used to kill the missed. President.

sulted from shots from the front. appearance next Monday.

case reported the President was of-state witness subpoenas prothat there was no evidence of a approved by the local prosecutor

A previous bid by Mr. Garrison's office to secure the material from the United States archives failed last week when Judge Charles W. Halleck, of the the District of the District of Columbia Court of General Sessions, ruled that the New Orleans district attorney had not established the material which he said was vital to the prosecution of the case and was pertinent. He was given two week to do so.

Members of the district attorney's staff here indicated today that they contacted incoming officials of the Justice Department in hopes of securing their help.

They also said that evidence developed in the first week of

The prosecution also subnoe-

Jurors Shuffled In Sirhan Trial

The Hill

Los Angeles, Jan. 22 IR-Defense and prosecution attorneys went through another day of seating and unseating prospective jurors in the Sirhan Bishara Sirhan murder trial today and Judge Herbert V. Walker talked of a three-month or longer trial.

As additional possible jurors. were brogh to the courtroom' late in the day for possible questioning tomorrow, Judge Walker advised them to consult their employers about whether their employment would be joepar-"three or more months."

Three woen jorors were removed from the provisional panel today and two men and a woman tentatively seated. -

Since the trail entered its pear here February 3 with the thrid week yesterday, half the, photos, X-rays. President Ken-members of a panel of 12 that

Mr. Garrison contends he has nacd an FBI firearms expert, "substantial evidence" that Robert A. Frazier, of Hillcrest these exhibits will show that the Heights, Md., in Prince Georges President was struck by bullets county, and has contacted the from at least two directions and state's attorney's office there for that the fatal head wounds re-help in securing Mr. Frazier's

The interstate agreement giv-The special presidential com-mission which investigated the of state witness subsequences shot from above and behind and vides that such requests niust be and judge.

> Mr. Frazier will be asked to testify about the direction of the bullets that struck the President and Texas Gov. John Connelly.

The two jurors selected today came from 30 men who were questioned, some for up to 45 mcutes, about their grounds, opinions about the case and their understanding of Louisiana law.

James L. Alcock, the chief prosecutor, used three of the state's 12 peremptory challenges to excuse prospective jurors

without giving a reason.

Mr. Shaw, the eventual object of the slow-moving, often tedious questioning, sat through the second day of his trial, chain-smoking fitter-tipped cigarettes and the trial will probably satisfy occasionally wiping his hand Judge Halleck's requirement. over his wavy, white hair. over his wavy, white hair.

By John P. MacKenzie ashington Post Staff Writer

W ORLEANS, Jan. 22judge in the Clay Shaw ed opinions" about Dis- Nixon Administration. Attorney Jim Garrison's zes of a plot to assassi-President Kennedy.

imit mixed feelings won! nstant praise of Criminal; tional Archives. t Judge Edward A. Hag-Jr. for candor.

ear that."

ore than three dozen poal jurors have undergone tioning. Most of them ei. New Prosecution Request have proclaimed outright ous controversy.

day's end, two more ju-agencies to withhold it.

—making a total of four—

The District Attorney throughout the trial.

12 Can Convict

idge Haggerty, who sel- proof. rrogation that it may convict if nine law. is 12 members vote guilty. nimous guilty verdict is Kennedy clothing. onstitutional. The U.S. Sume Court left the issue

ren Commission findings

Marison is attacking the George's County, who in turn

Mr. Kennedy was slain by

Harvey Oswald acting with agent Frazier at his home

ne. He obtained an indict of Frazier at his home

Trazier reportedly for the frazier of reportedly for the first heights, Md. nt two years ago charging; Frazier : reportedly ext Shaw, 55-year-old retired w Orleans businessman,

late David Ferrie to commit ate with any low enforcement the crime.

charges of Federal interfer- John N: Mitchell's approval piracy trial said today poared books would be needed before an peared headed for another agent could be permitted to he expects most truthful legal confrontation with Wash-'s to have decidedly ington and a challenge to the

On Monday, Judge Haggerty authorized requests to sub- Michell poena an FBI firearms expert e first prospective juror and numerous Warren Commission exhibits in the Na-

Last week, D.C. Court of General Sessions Judge appreciate your truthful Charles W. Halleck tentatively er," he told Albert v. rejected a Garrison request er Sr., a 62-year-old mail for autopsy films and reports, iler, during the second which the Johnson Adminisday of jury interrogation. tration insisted could not be turned over. Judge Halleck been waiting a long time; said Garrison must first back up his claim that he knows the materials would help his conspiracy case.

The new request embraces they hold fixed opinions the murder rifle, clothing t Shaw's guilt or inno-worn by Mr. Kennedy when e, or have insisted they he was murdered, movies, w little and have no opin-slides and other data. All of it about the internationally is covered by a presidential: order authorizing Federal

The District Attorney's rebeen approved by both quest claimed "substantial eviecution and defense. The dence" that the items would men will be sequestered show that the fatal shots came I the full jury is chosen from at least two directions. This was the same claim that: Judge Halleck said required:

There was no indication interrupted the lengthy today that the prosecutor's reby counsel, quest had been served at the ke in once to announce D.C. Court of General' Ses. he intends to charge the sions as required by District

e overruled the objection live testimony of FBI agent Garrison also is seeking the nond, who argued that Robert A. Frazier, a firearms iisiana's unusual less-than-specialist who inspected the

It was learned that a Garrison aide called State Attorney iarrison is attacking the Arthur Marshall of Prince

conspired with Oswald and the pressed willingness to cooperagency. But an FBI spokesman Meanwhile, Garrison's said that Attorney General testify in a state trial.

Justice Department! spokesman said tonight that no such request had reached.

raises Mixed

SHAW TRIAL IS ON; ONE JUROR NAMED

Garrison Appears Briefly in Kennedy Conspiracy Case

By MARTIN WALDRON Special to The New York Times

NEW ORLEANS, Jan. 21-The often-postponed trial of District Attorney Jim Garrison's charge that President Kennedy was the victim of a Louisiana-based conspiracy began today. The trial is expected to feature testimony elicited under hypnosis.

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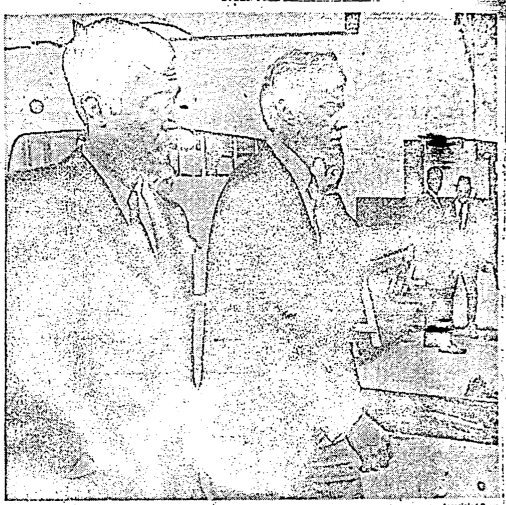
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But also on trial to some Criminal District Judge Ed-extent Mr. Garrison, who has ward A. Haggerty Jr. signed contended that the Central In- the subpoena for Mrs. Porter, telligence Agency concealed the who now lives with her husconspiracy that resulted in Mr. band in a Dallas suburb. The Kennedy's death in Dallas.

absent from the public's eye, week that she would be willing for several weeks, strode into to testify, the courtroom at 3 o'clock this afternoon, wearing a blue blazer and gray trousers and appearing to be tanned.

He fiddled with papers on the prosecution table for 20 minutes while his chief assistant, James L. Alcock, ques-tioned a prospective juror. Then, the 6-foot 6-inch District Attorney left the small, third-floor courtroom in the 40-year-'old Criminal Courts Building.

The 30 witnesses under subpoena-17 by the state and 13 by the defense—include Mrs. Marina Oswald Porter, the widow of Lee Harvey Oswald, who was found by the Warren Commission to be President Kennedy's assassin.



PROSPECTIVE WITNESS FOR SHAW TRIAL: Perry Raymond Russo, left, on the way to court yesterday in New Orleans, where selection of jurors for trial of Clay L. Shaw on

charges of conspiracy in the assassination of President Kennedy is now in progress. subpoena had attached to it. Brief Garrison Visit

Mr. Garrison, who has been New Orleans. She said last

		all and the second
	What do they fear? Daily World (Communist) In New Orleans, the federal government is doing	
	—W/L = 1 - 1 - 2	some for
	what do they lear;	
	Daily World (Communisty	
	In New Orleans, the federal government is doing	
	everything in its power to block the truth about the as	
	sassination of President John F. Kennedy from being	and the second s
	aired at the trial of Clay Shaw.	
	In Memphis, the federal government is dragging its	
	feet in probing the full truth about the assassination of _	
	the black martyr. Dr. Martin Luther King Jr.	
	In both cases, our ruling class is afraid that a con	
	spiracy by the ultra-Rightists may be bared if the full	1
	truth is disclosed	•
	But, in Washington, 15.000 Army troops, secret ser-	
	vice men. national guardsmen and police surrounded_	
	Richard Nixon as a barrier from the people who had	
	come to see their new President inaugurated.	
	What an exposure all this is of the kind of democ-	
,	ion of ruling class fear of the American people.	
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-UPI Photo

CONFIDENT — A smiling Clay Shaw, on trial for conspiring to murder President John F. Kennedy, is shown en route to a New Orleans court. Mr. Shaw, a businessman, is free on bond. Meanwhile, the defense and prosecution are selecting jurors.

Iswald's Widow To Testify For Defense In Shaw Triell rear-old machine operator for a up of predominantly middle large sulphur company here. He class, blue collar workers.

By MICHAEL PARKS [Sun Staff Correspondent]

New Orleans, Jan. 21-Clay L. haw, the New Orleans busiessman accused of plotting to urder President John F. Kenedy, will testify in his own deense, his attorney announced is afternoon during the quesoning of prospective jurors.

F. Irvin Dymond, the chief efense counsel, also told the ourt that he would call Mrs. larina Oswald Porter, the wife i President Kennedy's identied assassin, Lee Harvey Osald, as a defense witness.

2 Jurors Selected

Two of the 12 jurors to be elected for the much-delayed rial were chosen today as the rial opened nearly two, years iter Mr. Shaw's arrest.

Mr. Shaw is charged with ploting President Kennedy's assasination with Oswald; a local ilot, David W. Ferrie, who died Orleans. a the course of the investigaion, and others not identified,



UPI Telephoto CLAY SHAW Laughing on way to court

during September, 1963, in New vision

"The defendant will take the of the investigation by Jim Garstand in his own defense," Mr. rison, the district attorney. Dymond declared, "and testify Mr. Alcock also asked the jufute the charges against him."

"A Fixed Opinion"

The first prospective juror to bove and behind. be questioned today was a 58year-old city maintenance work. Mr. Dymond, who also pur-

Fifteen other prospective ju-spective jurars. fors were also excused after tes- Afr. Dymond, who has predictconomic or physical hardship. The defense used one of its 12 low fantastic these charges peremptory challenges to distance, "he said. miss a prospective juror without

both the prosecution and the de-spective puross is three-quarters iense was Irvin Mason, a 48- male, heavily Negro and made large sulphur company here. He class, blue collar workers. declared that, while he had formed no opinion on the case, his questioning that the state he would very much like to be a will prove that Mr. Shaw, Osuror. "It's a citizen's duty," he wald and Ferric held several aid, "and I'm willing to do my duty."

"Not Necessarily"

Oliver M. Schultz, 39, a truck fire of high-powered rilles; that ariver for the power utility here, the plans included get-away and "Do you want to serve?" asked claborate alibi arrangements, the chief prosecutor, James L. and that Mr. Shaw paid money Alcock, an assistant district at- to Jack Ruby, the Dallas night-

Schultz replied. He was accept- destine meeting in Baton Rouge. ed after testifying that he had no opinion 'on whether Oswald had killed the President as concluded by the Warren Commission or on whether the commiszion's findings were accurate.

The prosecution's questions to prospective jurors dwelt on whether they may have been prejudiced by newspaper or magazine articles, books or teleprograms-many which have been sharply critical

completely and thoroughly to reflow the charge ragging him."

to two hours in some cases, The defense attorney would not disclose what Mrs. Porter, of a secret report by four top now married to a Richmond pathologists who examined pho-(Texas) electrical technician, tographs and X-rays taken at would testify, but defense resident Kennedy's autopsy sources indicated she had volun and later sealed in the United teered to testify on behalf of Mr. states Archives. Their report Shaw, 55, former manager of ave "unequivocal" support to the International Trade Mart the Warren Commission's conclusion that Oswald acted alone, enooting the President from

Appeal Groundwork

er named John Kennedy, who sued the question of prejudice hastened to tell the court: "My by pretrial publicity, began lay-middle initial is W, for Wil- neal should Mr. Show he are iam." He was excused from victed. He took formal exception fury duty when he said he had to several rulings by Criminal formed "a fixed opinion" on the Court Judge Edward A. Haggercase, whose many sensational 1y, Ir., dealing with the type of aspects have kept it in the news. cuestions he could ask of pro-

rifying that they too had formed ed "a lot of trouble settling on a opinions about Mr. Shaw's guilt "of more intelligent, better edu-or innocence, or that the trial—onted citizens. The hoi-polloi, the expected to last from five weeks man on the street, is less in-to two months—would cause an clined, I'm afraid, to examine

The first juror accepted by The first venire of 169 pro-

Mr. Alpock teld jurous during meetings here in the fall of 1963 to work out the ssination plot, which involved killing the The second man accepted was President in the friengulated club owner who shot Oswald aft-"Not necessarily," Mr. er the assassination, in a clan-

Shaw Trial By CLAYTON FRITCHEY office."

presidential murder

After incredible ports ing to trial CIA, FBI Accused Clay Shaw, The prosecutor has

Kennedy.

consistently tried the defendant on every front page in the toully made co-defendants out of the CIA, FBI, Department of the CIA, FBI, Department of Justice. Lyndon Johnson, and the "Feds" in general. In charging the CIA with block-the trial, it was suddenly announced that he himself will and the "We have a stone wall nounced that he himself will said, "We have a stone wall not present the case against there." Shaw as it goes to a judge and jury. He will leave that to an assistant. The chief prosecutor will appear in court only "rarely" and "intermitting the defendant cannot get a fair there. Whatever the truth tently."

Day of Reckoning

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Garrison Remark

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The charges of Garrison Washington-Here in Wash and other detractors of the ington it is presidential inaug. Warren Commission report, ural week. In New Orleans it is have poisoned the public mind trial against the official assassina-tion findings to such an extwo tent that the Harris Poll rethat two-thirds vears of de Americans are convinced that lay, District President Kennedy was the Attorney Jim victim of a "conspiracy." Con-Garrison is spiracy, of course, is what finally bring-

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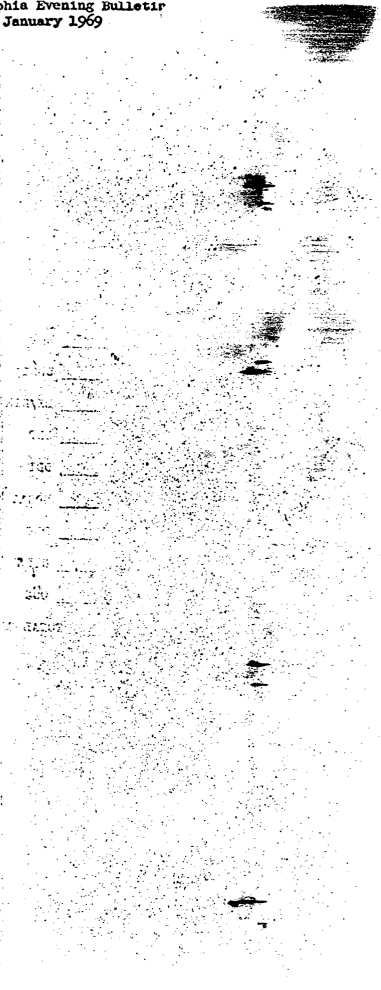
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But also on trial to some extent Mr. Garrison, who has contended that the Central Intelligence Agency concealed the conspiracy that resulted in Mr. Kennedy's death in Dallas.

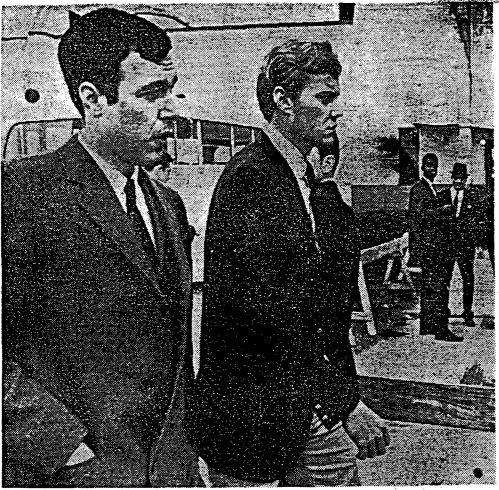
Brief Garrison Visit

Mr. Garrison, who has been absent from the public's eye for several weeks, strode into the courtroom at 3 o'clock this afternoon, wearing a blue blazer and gray trousers and appearing to be tanned.

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The 30 witnesses under subpoena—17 by the state and 13 by the defense—include Mrs. Marina Oswald Porter, the widow of Lee Harvey Oswald, who was found by the Warren Commission to be President Kennedy's assassin.

Kennedy's assassin.
Criminal District Judge Edward A. Haggerty Jr. signed the subpoena for Mrs. Porter, who now lives with her husband in a Dallas suburb. The subpoena had attached to it a \$170 check to cover Mrs.



Associated Pres

PROSPECTIVE WITNESS FOR SHAW TRIAL: Perry Raymond Russo, left, on the way to court yesterday in New Orleans, where selection of jurors for trial of Clay L. Shaw on charges of conspiracy in the assassination of President Kennedy is now in progress.

Garrison Staff Ready for Shaw Trial



By MARTIN WALDRON Special to The New York Times

NEW ORLEANS, Jan. 20—President Johnson to investi-District Attorney Jim Garrison's staff withdrew today a request for a delay in the trial of Clay L. Shaw, a retired New Orleans L. Shaw, a retired New Orleans ident Kennedy.

Apparently stunned by criti-

scheduled to begin at 10 A.M. is Oswald .tomorrow.

dence against Mr. Shaw.

Assistant District Attorney James L. Alcock said "The state will trust the good judgment, common sense and spirit of justice which prevails among the people of Louisiana and will withdraw its motion and announces at this time that the state is ready to go to trial tomorrow."

Both The New Orleans Times-Picayune and The States-Item had called the request for a de-lay "an 11th hour maneuver." Mr. Alcock spoke slightingly of the papers today.

Wanted X-Rays and Photos

Last Friday, Mr. Alcock said in a statement that the trial could not proceed unless the National Archives released X-rays and photographs made at the autopsy on President Kennedy's body.

Mr. Garrison was not in court today, and was not available for comment.

He has not indicated if he will take part in the trial of Mr. Shaw, the 56-year-old retired director of the New Or-leans Trade Mart.

The selection of a jury is expected to take several days, but the trial judge, Edward A. Haggerty Jr., has suggested that he may hold court on Satur-days and Sundays in an effort to speed up the trial. Sunday court sessions have been held in New Orleans previously.

One of the witnesses at the trial may be Mrs. Marina Os-

wald Porter, the widow of Lee Harvey Oswald. The Warren Commission, appointed by

Defense attorneys have said businessman who is accused of that they will call Mrs. Porter, conspiring to assassinate Pres- now the wife of a Dallas tav-

Apparently stunned by criui. Mr. Garrison and a New Orcism in New Orleans for seek-leans grand jury have accused ing the delay, Mr. Garrison's Mr. Shaw of conspiring with assistants reversed themselves Oswald and with a former air-and said that they were ready line pilot, David W. Ferrie, to The selection of the jury is Mr. Forcia The Se

omorrow.

The District Attorney has There had been criticism and said that the Central Intellispeculation in New Orleans gence Agency intended to cov-that the delay sought by Mr. or up the conspiracy because Garrison's assistants indicated some of its agents or former that there was no solid evi-agents were involved in the assassination.



Clay L. Shaw

CLAYTON FELTCHERY

Washington—In Washington it is presidential inaugural week. In New Orleans it is presidential murder trial week. After two incredible years of delay,

Clayton Fritchey

District Attorney Jim Garrison is finally bringing to trial Clay Shaw, the New Orleans businessman he has accused of conspiring to kill John F. Kennedy.

Since he arrested Shaw on March 1, 1967, Garrison has continuously tried the defendant on every front page in the country, on radio and television, and in magazines and books as well. Everywhere, in fact, except in court. Now, strangely, on the eve of the trial, it is suddenly announced that he

himself will not present the case against Shaw as it goes to a judge and jury. He will leave that to an assistant. The chief prosecutor will appear in court only "rarely" and "intermittently."

Why? If Garrison's case is as air tight as he has repeatedly said it is, he would seem to have nothing to fear. The day of reckoning for him and Shaw had to come sooner or later, although there were those who believed the defendant might crack up or take his own life during the long, severe strain he has been under, with Garrison thereby winning more or less by default.

"In the early days of my arrest," the quiet Shaw recently said, "Mr. Garrison said to a journalist that I'd never come to trial. I'd commit suicide first. That gave me very little worry—I'm not the type." And apparently he isn't.

Last year, after calling a press conference to disclose his latest version of the assassination plot, Garrison denied that he was violating the order of Judge Edward T. Haggerty, who will preside at the trial, against talking publicly about the case. Anyhow, he added, "Judge Haggerty does not run the district attorney's office."

The charges of Garrison and other detractors of the Warren Commission Report have poisoned the public mind against the official assassination findings to such an extent that the Harris Poll reports that two-thirds of Americans are now convinced that President Kennedy was the victime of a "conspiracy," and conspiracy is what Shaw is accused of.

The prosecutor has said, "The case should be evaluated in a courtroom. If it's a fraud, I should be removed from office." Quite so, except that it isn't that simple. The trial may settle Shaw's fate, but not necessarily Garrison's.

The prosecutor, in his pre-trial publicity campaign, virtually made co-defendants of the CIA, FBI, Justice Department, Lyndon Johnson, and the "feds" in general. In charging the CIA with blocking his investigation Garrison said, "We have a stone wall there."

Shaw's attorneys have tried in vain to get him a change of venue on the grounds that the case has been so highly publicized in New Orleans that the defendant could not get a fair trial there. Whatever the truth of that may be there is no love lost in Louisiana for the kind of "Icds" that Garrison has been complaining about. If he ends up needing scapegoats, he already has them at hand.

'A Case of Γrial by District Attorney

Some critics of Garrison have also indicted the press for giving him so much attention, but, as Sir Arthur Goodhart, the legal scholar, has pointed out, it is difficult for the media to defend itself against the sensationalist methods of a clever prosecutor.

"There has been a lot of talk about trial the newpapers," Sir Arthur says, "but that isn't trie in the Garrison case. They must publish what the district attorney says. This is an example of trial by the district attorney, which is the most unfortunate feature of the American law system."

19 JAN 1969

Speculation Rises That Garrison May Abandon le Investigation of President Kennedy's Assassination have been shielded by the Na-what appeared to be a suicide the case transferred from New ...

NEW ORLEANS, Jan. 18 -There was speculation in New needed in a trial.

Orleans this weekend that In charging Mr. Shaw on District Attorney Jim Garrison March 1, 1967, Mr. Garrison Shaw's arrest, Mr. Garrison Louisiana laws.

may be preparing to abandon said that Mr. Shaw, the former said on several occasions that

his 30-month long investigation director of the New Orleans the conspirators included of the assassination of Presi-Trade Mart, Lee Harvey Osdent Kennedy.

The speculation sprang upplied, David W. Ferrie, congence Agency.

After Mr. Garrison's staff had spired in New Orleans in Sepassked for an indefinite delay tember and October of 1963 to in the trial of retired New assassinate Mr. Kennedy.

Orleans husinessman Clay L. Mr. Ferrie died shortly becomes dismissed or to have the Shaw who was accused by the fore Mr. Shaw's arrest, leaving charges dismissed or to have

plot the President's murder. Mr. Garrison remained un available for coment. His staff said that he was out of town. For several months, Mr. Garrison has kept almost completely out of public view.

district attorney of helping

The statement on Friday that Mr. Shaw might not be tried was isued by Mr. Garrison's chiew assistant, James L. Alcock.

The announcement that the not ready for trial caught most of New Orleans by surprise. For more than two years, Mr. Garrison has been clamoring to bring Mr. Shaw to trial.

At one point in recent weks, Mr. Garrison said in a state-ment that only his "being killed" could stop the Shaw trial. He added that the trial would proceed even if the National Archives continued to shield the X-rays and photographs made during the autopsy of President Kenedy.

But yesterday, Mr. Alcock said that it was "absolutely necessary" to have the X-rays and the photographs that Mr. .Garrison had said would show that the President had been! struck by bullets fired from at least two directions.

A panel of medical experts who were said to have examined the X-rays and photographs secretly early last year said that the X-rays and photographs showed that the President was struck only by bullets fired from behind and above him, Attorney General Ramsay Clark reported on Thursday night.

The panel that investigated the assassination, headed by Chief Justice Earl Warren, found that Lee Harvey Oswald was the sole assassin, and that Oswald fired the rifle shots: from the Texas Schoolbook D ository in Dallas on Nov. 22, 1963.

Judge Charles W. Halleck of the District of Columbia Court General Sessions yesterday igave the New Orleans District Attorney's office two weeks to show that the X-rays and phofooranhs of the autopsy, which

Shaw, who was accused by the fore Mr. Shaw's arrest, leaving charges dismissed or to have

tional Archives at the request note; but authorities ruled that Or-leans to another Louisiana of the Kennedy family, were his death was from natural city. The charges against Mr. causes.

Shaw, who has been free In the months after Mr. under \$10,000 bond, are under

-.2,074,004- 3,099,658

ew Orleans District Attorney Jim Garrison insists there was and he'll try to prove it next week in a bizarre courtron rallenge to the official conclusion that Oswald acted

By GEORGE NOBBE

LAY L. SHAW, the New Orleans businessman accused of conspiracy in a plot to murder President Kennedy, goes on trial next week in one of the most bizarre cases in American legal history.

of the charge, the trial is expected to ripple with undercurrents of -bribery, homosexuality, perjury, narcotics, politics and international intrigue. It may even shed some light on a series of oddly coincidental spin-off deaths.

Scheduled to begin Jan. 21, the long-awaited trial, delayed time and again by Shaw's lawyers, boilsan' the men who prepared the 26-volassessinution.

The flamboyant and controversial district attorney insists a conspiracy of sectra, mer, one of them Shaw, was to castole for the death of Kennedy in Italias on Nov. 22, 1963. The Warren Court assion concluded that Lee Harvey Court, acted alone in the assassination.

The last of the legal obstacles to the star, of the trial was removed Friday with the denial of a fourth motion for a change of venue that would have taken the case at least 100 miles out of New

Said Haggerty: "I will conduct the trial even on Mardi Gras, if necessary." Said Garrison: "There is no way that Clay Shaw can get an acquittal."

Said Edward F. Wegmann, Shaw's To this he and lawyer: "Clay Shaw cannot be convicting proof, this boasts ed. He will be absolutely vindicated." "My staff and

Obviously, someone is wrong. But who?

skeptical of Garrison's case, knowing that the district attorney has a reputation for creating a theory to meet any contingency.

Still, they wonder why he would risk his career by trying a prosperous and Quite aside from the enormity respected businessman, however vulner-the charge the trial is expected able his private life might be, if he didn't have something with which to eral district court suit that reached the substantiate his charges.

granting his penchant for creating head- from the district attorney. lines, is right, then someone has told the world a lie so monstrous as to be virtually inconceivable.

That would mean someone either lied to or subverted the austere members of the Warren Commission; that the Dallas police department knowingly covered up a murder plot agai t the President; and down to a showdown between New Or- that key members of the Central Intellilean. District Attorney Jim Garrison gence Agency masterminded the whole

Preposterous though that sounds, it is precisely what Jim Garrison claims he will prove in a New Orleans court room a week from Tuesday.

ITH theories implicating Cuban exiles, the Bay of Pigs invasion, the paramilitary right wing, Minutemen and double agents, Garrison scoffs openly at the Warren Commission and bluntly accuses the CIA.

"The main function of the Warren Commission," he says, "was to conceal Criminal District Judge Edward A the assassination of the President by an Haggery also denied a defense motion ambush of CIA employes, and they to the weath the indictment, which charges Show with conspiring in 1963 could be counted upon to conceal the with Oswalu, Jack Ruby, David Ferrie and others to kill Kennedy.

To this he ailds, so the without any

"My staff and I solved the assassination long ago. I wouldn't say this if People in New Orleans are frankly shadow of a doubt. We know the key individuals, the cities invoived and haw it was done."

Garrison's detractors doubt it. They say the district attorney simply wants a public forum from which to discredit the Warren Commission, a desire they say is born of his political ambitions.

Shaw himself said as much in a fed-Supreme Court before it was thrown out. And what gnaws at the minds of It accused Garrison of abusing his people everywhere is this: if Garrison, powers and sought "sanetuary" for Shaw

What intrigues the New Orleans legal establishment, as well as the rest of the world, is what led Garrison to connect Shaw with this east of psychotic

characters: Jack Ruby, an egocentric, smolltime nightclub operator; Ferrie, a convicted religious cultist, and its Harvey Osrald, a discredited Marine, self-proclaimed Marsist, and pro-Cuban agitates who once fled to Russia.

These were hardly the sort of people that Shaw, a man with the public image as a dynamic, intellectual businessman and cultural leader, could be expected to know, much less associate.

Shaw, 55, has a sort of Stevensonian wit and urbanity that have made him a highly-prized after-dinner speaker. He has been knighted by the King of Belgium and holds high honors from several other European countries, including

Most of these honors have to do with American countries, most of which funnels through New Orleans. Shaw founded it after World War II, retiring as The Alliance for Progress had opened nanaging director two years ago to new vistas for the mart in Latin write and travel. The gleaming skyscraper stands today as almost a monument to the man who built it.

Shaw, with close cropped white hair and a deep tan, is an imposing figure at 6-feet-4 and 215 pounds. A bachelor who lives in a renovated house in the French Quarter, his tastes in everything from food to furniture are sophisticated.

Yet on March 1, 1967. Jim Garrison, the "Jolly Green Giant of Orleans Parish," as he is known to his friends, arrested Shaw, a man who two years before had been named New Orleans' wost outstanding citizen.

The charge: conspiracy to murder the President. Bail of \$10,000 was set District Court Judge Thomas M. Brahney. Shaw posted it and went

Goaded by highly critical newspaper editorials the next day, Garrison said: "I have no doubts about the case, as I have said before. The arrest will hold up. If you want to bet against me, you will lose."

Said Shaw, in one of his infrequent statements since: "It is still hard to believe this has happened. I think about it 24 hours a day. Often when I go to parties, my friends will try not to talk about it. But, inevitably, before very long the conversation gets around to it. So I usually try to put my friends at case by talking about it myself."

It was the day after Shaw's arrest that Garrison first revealed some of the details of his charges.

He filed a court, affidavit naming Oswald, Ferrie and Shaw as conspirators who met in September of 1963 at Ferrie's apartment to plot the Kennedy assassination. He said he would produce a witness.

At the time, re one knew who that would be. The weekness of this maneuver was obvious: of those at the meeting. only the mystery witness and Shaw, if he was indeed there, were still alive.

Oswald, of course had been gunned down by Ruby, and Ferrie, in a state of. paranoia and hypertension over his belief that Garrison thought he was the getaway pilot in the assassination plot, died In his bed a week before Shaw's arrest.

Though he left two suicide notes, the coroner ruled that Ferrie's death was due to natural causes.

Garrison's affidavit contained one other bombshell. It charged that Shaw led a double life under the alias Clay or Clem Bertrand, a name identified with: the shadowy queen bee of the city's homosexuals. Shaw denied it.

UT GARRISON wusn't through. He said his investigators had searched Shaw's home, hauling out cardboard carton, filled with papers and clothing as well as a black cape and hood, whips, tire chains, an Army issue cartridge belt, a shotgun and several account books. Shaw lawyer- said the search was ide 🚎 because their client had been unamest at the time.

· a nearly two weeks, New Orleans section with curiosity about Garrison's witness while Shaw remained at home

Why, the city wondered, would Shaw, New Orleans' International Trade Mart. an open admirer of President Kennedy, a clearing house for trade with Latin take part in an assassination conspiracy? After all, the trade mart had everything help the witness reconstruct the events. to gain from JFK's continued existence.

> And why, they also asked, would anyone who heard a conversation about a conspiracy wait more than three years to come forward with his in-formation?

Some of the answers came on March. 14, when a panel of three judges began to hear testimony in a preliminary hearing to determine if there really was enough evidence against Shaw to try

The mystery witness turned out to be one Perry Raymond Russo, a 25-yearold life insurance salesman from Baton

Rouge who had once been David Ferric's roommate in New Orleans.

If Shaw was a pillar of New Orleans society. Russo's character was unblemished. He was the one solid figure among the throng of psychopathic liars, deviates and narcotics addicts that Garrison has waded through since he launched his investigation.

Russo testified that he had gone to Ferrie's apartment in September of 1963 with several friends. A party was in progress.

When it ended, Russo said, his friends left and the only people in the room with him were Ferrie, Oswald (whom he knew as "Leon" Oswald) and Shaw, whom he knew as Clay Bertrand.

In a moment of high drama, Russo left his chair to point out Shaw, who sat tensely in the courtroom. This was his

testimony:
"The discussion centered around the fact that an assassination attempt would have to use diversionary tactics. There was talk of triangulation of crossfire as

diversionary action. "Ferrie would put up three fingers to demonstrate. One of the people would shoot a diversionary shot, maybe one or two people would do it and the third: person would do the direct hit and be the good shot.

"Thereafter, one of these three would be termed the scapegoat. One of them would have to be sacrificed while the others got away by plane to either Brazil or Cuba."

NOTHER TIME, Ferrie testified, he saw Oswald, who had originally met Ferrie at a Civil Air Patrol meeting, in Ferrie's apartment with a rifle. He said Oswald was sittin gon the sofa cleaning the weapon, which was equipped with a telescopic sight. He described the gun as an old fashioned bolt-action rifle.

At another meeting of the alleged conspirators, Russo said, there was an argument about where they should fly mart. after the assassination. He said at one point Oswald leaped to his feet and told Shaw: "Sbut up!" adding that Ferrie

was the pilot and knew what was best. Russo testified that Shaw's rejoinder

Russo said he first saw Shaw at wharf dedication ceremonies attended by President Kennedy in New Orleans. He also said that he had identified Shaw as Bertrand when Garrison's investigators took him to Shaw's home and had him pose as a salesman.

There were holes in Russo's testimon Among other things, hypnotic suggestion had been used in Garrison's office to

Also, Russo was incorrect when he

And, on top of that, there was the damaging fact that Russo had appeared on a local television show three weeks' before the hearing and taid he had never heard of Oswald until the had seen him on TV after the assassmation.

Shaw's lawyers ripped into Russo's testimony in a bitter, blistering but ineffectual cross-examination. Asked why he had waited so long to come forward with his information, Russo explained he was only 22 at the time and hadn't been prepared to buck the conclusions of the Warren Commission and the federal government. Then he added:

"I was just a voice in the wilderness. I left it to the professionals and forgot about it. Then Garrison began his probe and said he could prove there was a con-

spiracy; so I decided to write to Shaw."
Russo admitted that after the Kennedy assassination he did not definitely. connect the man he knew as "Leon" Oswald with Lee Harvey Oswald, although he had seen pictures of Oswald on TV and in the newspapers.

Oswald wore a beard when he met him, Russo said, but was clean shaven after the killing.

Defense lawyers asked Russo if he didn't think it strange that three conspirators would let a witness sit in on the planning sessions if the witness had nothing to do with the plot.

Russo replied:

"Oswald looked up and said: What the heil is he doing here?'" to which Shaw added, "It's risky. We shouldn't have anyone hear that sort of stuff."

"Am I to understand that you sat there all through the conversation and said not one word?" asked one of Shaw's

lawyers.
"Yes, sir," said Russo. "It was their business and I wasn't particularly interested."

Russo testified for three days, closing with the admission that he had been under psychiatric treatment for a year until the middle of 1960.

Following Russo to the stand was a self-confessed heroin addict, a Negro named Vernon Bundy, 29, of New Orleans, who swore that he had seen Oswald and Shaw together on the shores of Lake Pontchartrain the summer beiore Kennedy was killed.

Bundy said yellow leaflets fell from Oswald's pocket and when he later picked one up it was a Fair Play for Cuba Committee tract that Oswald is known to have passed out in front of the trade

Bundy testified he heard Oswald ask Shaw: "What am I going to tell her?" presumed reference to Marina, his

He said Shaw Teplied: "Don't worry was: "Well, he's a washed up pilot as about it. I told you I'm going to take far as I'm concerned."

The defense position was that Garrison was resting his entire case on two questionable witnesses: a man who waited three years to step forward, and an admitted drug addict.

Wegmann, "is entitled to the benefit of ing. Dauenhauer denied this.

Then Shaw said he was on a plane to have probable cause. It might have susCalifornia at the time JFK was shot. In have beliefs, but we are entitled to walk that day. out of this court without any stigma until such time as the state can produce evidence to warrant trial.

"You judges will be in the position to say to this man: You are one of the people who might have killed the President of the United States.' We beg for duc deliberation."

His plca fell on deaf ears. The judges agreed unanimously that Shaw would -have to stand trial. The decision came on March 17, 1967, Shaw's birthday. As the decision was read, he pressed down with his fingers on the defense table as if for support.

NDER Louisiana law, Garrison could have filed the charge of conspiracy tocommit murder with the county clerk and brought Shaw to trial. He chose. instead, to cement the authenticity of his case by submitting it to the Orleans Parish (county) grand jury.

If the blue ribbon panel refused to indict, what the three judges had decided would no longer matter. Clav Shaw would be free. Instead, the jury indicted him.

The name Clay Bertrand figured prominently in its deliberation. One witness, Jefferson Parish assistant district, attorney Dean Andrews Jr., was subsequently indicted and convicted of perjury in connection with conflicting. statements about whether Shaw and Bertrand were the same man. He is appealing the conviction.

In the months that followed Shaw's indictment—he is still free in \$10,000 bail and will remain so throughout the trial-rumor was piled upon rumor as Garrison gathered more and more headlines with a cast of characters who, he said, figured in one way or another in the assassination.

Cuban nationals were prominent among them. Somehow, Garrison weaved the Cubans into his theory that the Kennedy killing was a right-wing plot, fomented by the CIA.

Incredibly, Garrison even charged that President Johnson knowingly concealed information about the death of his predecessor. He complained, too, that vital information had been put under seal for 75 years in the National meeting in Ruby's apartment, killed when Archives; he was only half joking when a policeman's gun accidentally discharged he told a reporter that the solution might come only in the year 2038 when the scaled information will be declassified.

Subpenas, extradition papers and wild accusations came with staccato rapidity after Shaw was indicted.

Word soon leaked that Shaw had made two slips when he was questioned in Garrison's office in December of 1966, more than two months before he was arrested.

Shaw swore that he had never met Oswald, but added that his assistant at a the trade mart, J. B. Dauenbauer, had, given Oswald permission to distribute

"This man [Shaw]," said William pro-Cuban leaflets in front of the build- sailants who used a karate chop to mur-

picions, it might have theories, it might fact, he was already in San Francisco

It developed that Garrison had become interested in Shaw when he learned: that an old friend of David Ferrie's lived next door to Shaw on Dauphine St., and that Ferrie had made a trip to Galveston and Houston the day of the assassination. Garrison assumed (whether correctly or not remains to be seen) that Shaw and Ferrie knew each other.

Since it was known that Oswald and Ferrie had met, Garrison concluded that Shaw might have known Oswald, too. He! Ruby nightclub performer and the last came to a number of other conclusions also, most of them still unproved.

One of the most intriguing was that Oswald, instead of being the assassin. never fired a shot that tragic day in.

SWALD, Garrison believes, was the patsy, the fall guy who had to be killed by Ruby to keep him from exposing the whole plot.

Garrison is also fond of theorizing that Oswald had a double on several of his trips the summer before the assassination to further blur the case.

He also believes, disconcertingly, that Ruby was injected with live cancer cells in the Dallas jail to silence him and protect the allegedly CIA-spawned conspiracy. He is not clear as to why the CIA would have wanted Kennedy dead, and talks somewhat disjointedly about CIA "displeasure" with Kennedy's moves toward a lasting peace with both Russia and Cuba.

The cancer-cell theory becomes even more disconcerting when you consider that David Ferrie experimented with white rats in his apartment in New Orleans, trying to inject them with cancer cells. But a good many aspects of the case are disconcerting.

Take, for instance, the extraordinary number of deaths of persons who, directly, indirectly or by the slightest of connections, were involved in the swirl. of events around Kennedy's assassiation:

1) Patrolman J. D. Tippit, who presumably stopped Oswald after the assassination and was shot to death.

2) Oswald, gunned down by Ruby as the television cameras recorded the scene.

3) William Hunter, a newspaper re-porter, who reportedly once attended a Long Beach, Calif.

4) James Koethe, another reporter at that meeting, attacked by unknown asder him in his Dalias apartment.

5) Tom Howard, one of Ruby's law-. yers, who died of a heart attack.

- 6) Thomas H. Killam, husband of a stripper at Ruby's Dallas nightclub, who fell to his death through a plate glass window in Pensacola, Fla.
- 7) Columnist Dorothy Kilgallen, who was granted a profile interview with Ruby, died in her way York apartment of a combination of puls and alcohol:
- 8) William Whaley, the cab driver who took the fleeing Oswald home after the assassination, died in a car crash.
- 9) Karen Bennet Carlin, another person to talk to Ruby before the Oswald murder, killed by gunshot wounds in Houston.
- 10) Mrs. Earlene Roberts, the landlady at Oswald's Dallas rooming house who died of a heart attack.

11) Nancy Mooney, a former stripper at Ruby's club, who hanged herself in a Dallas jail cell.

12) Lee E. Bowers Jr., a bystander who saw a car speeding from the grassy knoll in Dealey Plaza from which Garrison and several witnesses believe shots were fired the day Kennedy died. He was killed in a car crash.

13) Jack Ruby, who died of cancer at

Parkland Hospital.

14) David Ferrie, the accused getaway pilot, who, a coroner said, died. of natural causes-and left two suicide notes.

15) CIA agent J. Garret Underhill, who believed there Was an assassination conspiracy within his own agency. He committed suicide.

16) Hugh Ward, New Orleans private investigator linked to Oswald, killed in a plane crash in Mexico.

17) Guy Bannister, Ward's partner, who died of a heart attack.

18) Robert Perrin, self-styled gunrunner and acquaintance of Ruby's. who was found dead of arsenic poisoning, a supposed suicide.

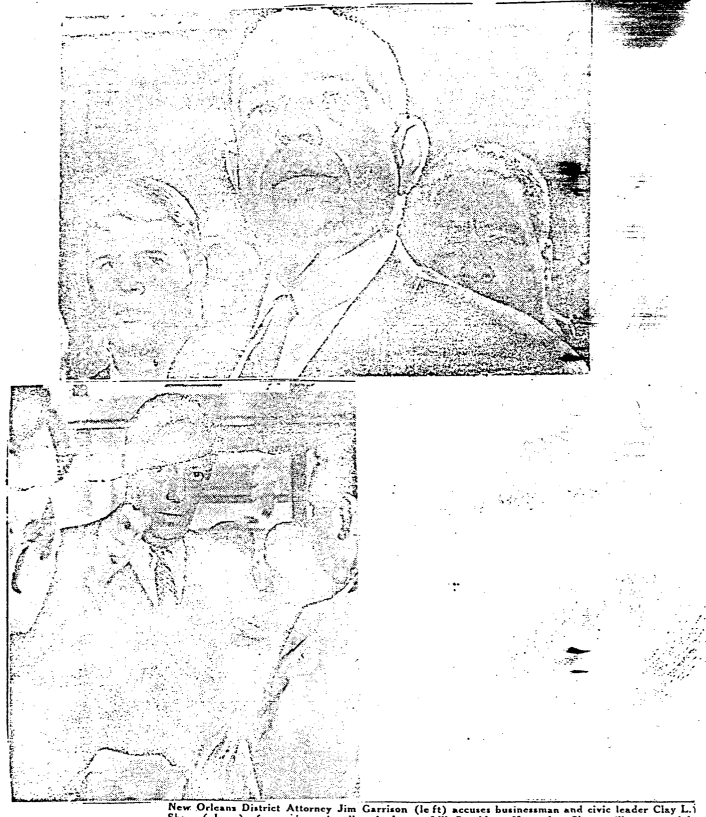
19) Rose Cheramie, who said she was thrown from a moving car by Ruby associates, was later killed in hit-andrun accident.

20) Dr. Mary Sherman of New Orleans, who was hacked to death in her apartment with a kitchen knife. She once helped Ferrie with his cancer-cell experiments on mice.

Such a list of deaths, even coincidental deaths, gives pause to even the most determined detractor of Jim Garrison. Are his wild theories really all that wild?

As one New Orleans reporter said of next week's trial of Clay Shaw:

"Jim Garrison may be 90% hot zir but watch out for the other 19



New Orleans District Attorney Jim Garrison (left) accuses businessman and civic leader Clay L.)
Shaw (above) of conspiracy in alleged plot to kill President Kennedy. Shaw will go to trial next week in bizarre case which is really a challenge to Warren Report conclusion that Lee Harvey. Oswald acted alone in assassination of JFK.



The Warren and Garrison versions of Oswald's activities agree that he was in New Orleans a few months before the assassination. This commission exhibit places him in the city on Aug. 16, 1963. Garrison says Oswald also was in New Orleans the following month, plotting Kennedy's death with Shaw and an eccentric ex-airline pilot.

Ess were

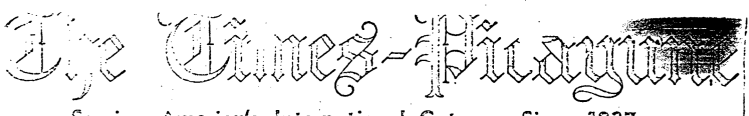
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THE WASHINGTON POST 7 JAN 1969

Around the Nation

Lawyers for Clay Shaw, accused of conspiring to assassinate President Kennedy, filed a motion to have his trial moved out of New Orleans. The frial is scheduled to start Jan. 21.





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NEW ORLEANS, THURSDAY MORNING, DECEMBER 12, 1968

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TRIAL OF SHAW -SET FOR JAN. 21

'Moment of Truth' Has Arrived—Garrison

By CLARENCE DOUCET

Asserting that the long-awaited "moment of truth" has arrived, District Attorney Jim Garrison announced Wednesday that the trial of Clay L. Shaw on the charge that he participated in a conspiracy to assassinate President John F. Kennedy will begin on Tuesday, Jan. 21.

Garrison speculated that the trial may last five weeks.

He made the announcement at a press conference in his office and citing "obstructions" to the trial, he characterized the upcoming jury case as "a test of whether we really have justice in America."

Meanwhile, Criminal District Court Judge Edward A. Haggerty, who will preside over the trial, said he has ordered the names of 250 potential jurors in January in anticipation of the historic case.

HEARING REFUSED

The way for Shaw's trial was cleared on Monday when the United States Supreme Court refused to hear Shaw's plea that he is being unjustly prosecuted on the conspiracy charge.

Referring to the plea to the U.S. Supreme Court, Garrison said it must mark "the first attempt to appeal a case before the trial" was held.

Shaw was arrested on March 1, 1967, about a week after it was disclosed publicly that Garrison was conducting his own investigation of the death of President Kennedy.

Shaw, retired managing direc-Cont. in Sec. 1, Page 25, Col. 5

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LA., THURSDAY MORNING, DECEMBER 12, 1968

SECTION OF

TRIAL SET FOR JAN. 21

Continued from Page 1

Mart, has maintained his inno-government did not want the believes as strongly in this (his and federal level.

Garrison cited the legal plead-sion was a complete fraud." ings by Shaw as "obstructions" the scenes."

TRIAL TO PROCEED

be interested in a federal judgeship for dropping the case and Shaw trial. every attempt" to block it.

He said other behind-thescenes activities have included character assassination by claims that he was connected with organized crime, that he was insane, and that he was not competent to hold office. He also cited "an intense investigation" by the intelligence division of the Internal Revenue Service and the "warning that there might be criminal prosecution; for what I would have no idea."

VOICES CONFIDENCE

He said he expects "more he still has in his possession. there have been "even more diversionary attempts, more Boxley said the only written p serious" obstructions "behind character assassination and material he ever provided Gar-p future, and added that he is agencies operate. He claimed that he has been just as confident as I ever was Boxley said he was "really contacted to learn if he would about the state's case" in the sad" over his firing by Garri-

he replied: "The Clay Shaw William Boxley, an investigation of the CIA.

Garrison also commented on son that he was not an agent partial is going to go ahead as tor he fired on Monday bescheduled and we will oppose for he fired on Monday bescheduled." cause, Garrison said, he was an operative of the Central In-C telligence Agency.

> "He was not only a CIA agent," said the DA, "but he was/one on a very high lovel." Asked what proof his office developed, Garrison said it concerned material that Boxley had put in written form.

Boxley, contacted in Austin, no Tex., told The Times-Picayune in on Wednesday that he has not to been involved with the CIA or se

any federal agency since 1952 He said he believed Garri-

son "has been genuinely misled" about his CIA involvetor of the International Trade| Garrison claimed the federal ment, adding: "I am sure he cence and has attempted to case to go to trial because it alleged CIA involvement) block the trial through legal "does not want the people to he once believed in me." Box-maneuvers on the local, state learn that the Warren Commisley said he would cooperate learn that the Warren Commis
completely with Carrison's of completely with Garrison's of-

> more obstructions—escalated to rison's office was a description do God knows what level" in the of how various intelligence

fice in returning to it material

son, but added that he believed st Garrison also commented on no one could convince Garri-pr



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NEW ORLEANS, THURSDAY MORNING, DECEMBER 12, 1968

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T-P - -13 Dec 68

SECTION THREE-PAGE FOUR

Shaw to Spend Texas Weekend

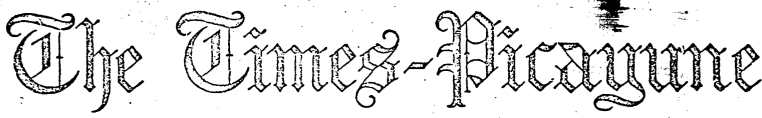
Shaw case has been assigned for almost two years, granted the request.

Clay L. Shaw, whose trial on a charge of conspiring to murder President John F. Kennedy has been set for Jan. 21, was granted permission Thursday to spend the weekend in Houston, Tex

In a motion requesting permission for Shaw to leave the jurisdiction of criminal district court, defense attorneys said. Shaw will depart Friday and return Monday.

Judge Edward A. Haggerty, out to whose section of court the our

AUTOMOBILES



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P), National News and and AP WIREPHOTO.

NEW ORLEANS, TUESDAY MORNING, DECEMBER 10, 1968

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conditioning and influencing the minds of the public as to the guilt of Clay Shaw and thus obviating the necessity of having to prove the existence of a conto est spiracy during the trial of said case on its merits."

RULING UNANIMOUS

lin ce Circuit Judge Robert A. Ainsworth Jr. and District Judges Frederick J. R. Heebe and James A. Comiskey, in ruling strictly on the legal issues, force unanimously held that there was no federal jurisdiction involved as the result of the state tion. court indictment. Nevertheless, loca they held that Shaw was entitled to appeal to the Supreme stati Court on this issue.

Under this order, the threeregi judge district tribunal enjoined Garrison and the Criminal District Court of Orleans Parish from further prosecution of the case until the Supreme Court our disposed of Shaw's appeal for ly t an injunction to throw the case star out of court.

District Attorney Garrison, in his short reply to Shaw's application for an injunction, maintained that it was not true that Shaw was being singled out for prosecution as part of a publicity campaign to discredit the Warren Report.

The Warren Commission, in just its inqury, concluded that Os-boc wald, acting alone, assassinated the late President Kennedy in Dallas on Nov. 22, 1963. Oswald and was subsequently murdered by to Jack Ruby, now deceased.

January Is Earliest Date for Shaw Trial

- Shaws' trial date "will be set You as soon as possible," Assistant D. A. James L. Alcock said Monday.

"The trial will defintiely not be this month," he said, "be-cause we don't have a jury." Chi The earliest date for the trial would be sometime in January."

Garrison was unavailable for comment.

Alcock said he was not surprised at the Supreme Court's

decision. "The only thing that surprised me," he said, "was that it took the Supreme Court this long to make a decision."

CIA Activity Alleged in D.A. Staff Removal

The office of Orleans Parish District Attorney Jim Garrison Monday announced the removal of a member of the staff investigating the assassination of President John F. Kennedy because of alleged involvement with the CIA.

"William Boxley was fired after evidence recently developed by the District Attorney's staff indicated current activity by him as an operative of the Central Intelligence Agency," the office said.

Boxley's initial service with the CIA was in Washington, D. C., where he served for years as an active agent for "what was then termed the Department of Covert Activity," according to the office.

The office said federal intelligence efforts to interfere with the investigation into President Kennedy's assassination "have been occurring since the beginning of the inquiry."

The D.A.'s office said President Kennedy "was assassinated because he was ending the Cold War. . . ."

"He (Kennedy) also made it clear he was going to 'break the CIA up into 10,000 pieces," the office added.

"All the power in Washington" will not stop the investigation into Kennedy's death in every case where individuals involved in the alleged conspiracy conducted actions in New Orleans, the office said.

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GARRISON WILD KUUND IN COURT

2d Supreme Tribunal Aftirms July Decision

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al By EDGAR A. POE (Times-ricayune Staff Correspondent)
WASHINGTON — District Attorney Jim Garrison, who has described the Warren Report on the assassination of President John F. Kennedy as a "fraud on de-the American people," Monday out won a legal round before the nd U.S. Supreme Court to try Clay L. Shaw for conspiracy to murits der the President.

> By its action, the Supreme Court affirmed a July 23 decision by a three-judge U.S. District Court in New Orleans, denying Shaw an injunction to stop the prosecution. Shaw, in his 173-page statement of appeal to the nation's highest court, had charged, among other things, that Garrison and associates were conducting a "iraudulent and useiess probe."

Shaw, former managing director of the International Trade Mart, is free under a \$10,000 bail following grand jury indict-ment in the Criminal District Court of Orleans Parish on March 22, 1957. Shaw, 55, is charged by Garrison with having conspired with New Orleansborn Lee Harvey Oswald, among of others, to kill President Kenhe nedy.

te Shaw denies the charges. He ed appealed to the Supreme Court ng for relief, in an effort to avoid trial and long, drawn-out criminal court proceedings that could continue for years before the ci VALIDITY IS ISSUE

Snaw, in his appeal to the Supreme Court, had asked the tribunal to declare the Warren Report to be valid, accurate and binding. Therefore, he maintained that the lengthy study report should be binding upon the courts of this country.

Chief Justice Earl Warren, at the request of President Johnson, headed the study committee which had used the various Ru investigative resources of the cr United States Government in hi: conducting the inquiry.

Shaw, who was charged with conspiring with David W. Ferrie, along with Oswald Se and others, had urged the Supreme Court to hold unconstitutional Louisiana's conspiracy law. He described the state statute as being vague and indefinite, and that "on its face, violates the first and 14th amendment guarantees."

He charged that Garrison "seeks to convince the public at that President Kennedy was killed as a result of a conspirer- acy, and not by a lone assassin, in as reported in the Warren Ren't port."

". . . By means of his repeated public attacks on the to Warren Report," Shaw's appeal public stated, "he seeks to convince me the public of the existence of a it-conspiracy in the death of the p-President, thus prejudicing, Cont. in Sec. 1, Page 14, Col. 3 er:

sa

LOUISIANA TRIAL OF SHAW ASSURED

High Court Refuses to Block Action in Kennedy's Death

Special to The New York Times

WASHINGTON, Dec. 9—The Garrison and his assistants of Supreme Court refused today "conducting a jeign of terror to bar Jim Garrison, New Or-by the misuse and abuse of the leans District Attorney, from public offices which they hold." The appeal also called upon charges of conspiring to assastic Supreme Court to order the sinate President Kennedy. sinate President Kennedy.

Cort affirmed a decision by a ren report is being impugned three-judge Federal District by a public prosecutor. Court that declined to block Mr. Garrison and his assistants' from proceeding with the trial.

cluding that Lee Harvey Os-gin in January.
wald acted alone in killing. Mr. Alcock, commenting for

Nov. 22, 1963. questions to his assistant, said:

Chief Justice Earl Warren. "We are happy and gratichairman of the Presidential fied at the ruling of the United commission that reached that States Supreme Court, but it conclusion, did not participate was not really a surprise since in today's decision in today's decision.

with David W. Ferrie, Oswald! A and others to murder President Criminal Court said that selec-Kennedy. A week before the tion of the jury could start on arrest, Ferrie died of what the Jan. 6, the first Monday of the city coroner said were natural month. He also said it was causes. Mr. Garrison called the up to the District Attorney's death a suicide.

Named by a Witness

Named by a Witness

At at pretrial hearing a witness, Perry R. Russo, said he the case's start start in Januhad heard Mr. Shaw, using the ary if they could convince the name Clem Bertrand, discuss court they had a legal reason the assassination of President for the delay.

Kennedy with Ferrie and a Mr. Alcock said he did not Leon Oswald, whom he identifyence whather Mr. Shaw's at Kennedy with Ferrie and a Mr. Alcock said ne did not Leon Oswald, whom he identi-know whether Mr. Shaw's atfied as Lee Harvey Oswald torneys would ask for a re-This discussion was said to hearing of the Supreme Court have occurred at Ferrie's apart-ruling. Edward Wegmann, one ment about two months before of Mr. Shaw's attorneys, said

the assassination.
On May 27, 1968, two weeks ruling until he had had a before the trial was scheduled chance to study it. to begin, Mr. Shaw filed suit: Mr. Alcock also declined in Federal District Court in in Federal District Court in a comment when asked how New Orleans. He accused Mr. many witnesses he would call. Garrison of prosecuting him many witnesses he would call. merely to obtain a judicial forum "to discredit the Warren report and its findings."

A three-judge Federal Dis-trict Court ruled on Aug. 13 that if Mr. Shaw's Federal constitutional rights were violated at his trial, he could obtain relief by appealing the conviction. It refused to bar the trial,

In his appeal to the Supreme

In an unsigned order the in any case in which the War-

January Trial Planued Special to The New York Times

Today's action thus removes NEW ORLEANS, Dec. 9—the legal barrier that had de-James L. Alcock, Assistant Dislayed for six months the trial trict Attorney said today that in which Mr. Garrison has he thought the trial of Mr. vowed to prove that the War-Shaw would last at least six ren report was wrong in con-weeks and would probably be-

President Kennedy in Dallas on Mr. Garrison, who referred all

the law was on our side all along. Three Federal judges Mr. Shaw, a 55-year-old re-along. Three Federal judges tired businessman, was arrest-found probable cause and so ed on March 1, 1967, on did the grand jury, so we are charges of having conspired not surprised by today's ruling. spokesman for thei

> office to set the date for trial. Mr. Shaw's attorneys, the



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NEWSWERK 5 AUG 1988

INVESTIGATIONS:

Back in Business

A strange and uncommon silence had fallen over Big Jim Garrison's once wildly gyrating investigation into the assassination of John F. Kennedy. The New Orleans District Attorney's quest for conspirators in the murder of the President

- had all but dropped out of the inewspapers. And, for a moment, it seemed that it might drop right out of court as well. Two months ago, 55-year-old retired New Orleans businessman Clay Shaw -one of the alleged "co-conspirators" named by Garrison-obtained a temporary stay of prosecution-and then he asked a three-judge Federal panel to make the order permanent. But the panel ruled last week that Shaw "must first seek vindication of his rights in the state courts"and with that the DA's prosecution was suddenly very much alive again.

The ruling made it virtually certain that Shaw would, after all, stand trial for conspiracy to kill John Kennedy, probably this September. Shaw, who still regularly turns up in New Orleans's French Quarter, received the news with resignation—even though it inevitably meant an indefinite extension of the nightmare that has plagued him in the seventeen months he has been

seventeen months he has been awaiting trial. "I find the worst time is when I first wake no." Shaw told Newsweek's Hugh wynesworth last week. "Then as the day progresses, I read, do this and that and my mind gets somewhat diverted from the basic situation." Shaw, who says he has used up most of his savings fighting the case, has developed some fresh nervous habits—a sudden twitch, a jerky way of chain-smoking, and a peculiar nervous laugh.

Conclusion: But neither side was laughing last week. The District Attorney's chief prosecutor, James Alcock, called the Federal panel's ruling "a sound legal opinion." But the normally loquacious D.A. was curiously quiet. Some of 46-year-old Garrison's large band of critics were not long in offering their own reasons for his silence. Big Jim, they speculated, was no happier than Clay Shaw about bringing his bizarre case to its logical—or illogical—conclusion in court.

Newsweck

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August 2 1968 THE LAW

DISTRICT ATTORNEYS

Jolly Green Giant in Wonderland

Until 1966, New Orleans Parish District Attorney Jim Garrison was a square. He was a hawk on Viet Nam. He was satisfied that the Federal Government was made up of relatively honorable men. He even believed the Warren Commission Report. Then one day Louisiana Senator Russell Long suggested that the Warren Report had serious holes in it. Intrigued, Garrison began reading everything he could find on the presidential assassination, including all 26 volumes of the documents and reports that had been sifted by the

commission. His thinking on everything changed. Others had reached similar conclusions, but Garrison was different. He was the first conspiracy addict with the power to do more than talk.

Financed by a group of New Orleans businessmen, he set to work. One assistant, Jim Alcock, concentrated on the legalities of the case; a second, Andy ("Moo") Sciambra, handled the field work. After months of investigation, Garrison finally announced that he had "solved the assassination." Lee-Harvey Oswald, he said, was only a decoy and a patsy. "The key to the whole case is through the looking glass. Black is white; white is black." A rightwing conspiracy involving some 20 anti-Castroites, ex-CIA agents and members of the Minutemen had killed Jack Kennedy in Dallas' Dealey Plaza area because he was moving towards a détente with both Cuba and the U.S.S.R.

Garrison promised to name names, make arrests and get convictions. He did just that—or at least he began. He arrested Clay Shaw, a retired bachelor

businessman well known at several levels of New Orleans society, high and low. Shaw, Garrison said, was really one Clay Bertrand, whose name cropped up in the Warren Report. As Bertrand, he said, Shaw had met with three men, including one Leon Oswald, and conspired to kill President Kennedy.

Jury Time. That was 16 months ago, and Garrison's allegations were so sensational and so persuasive that the Louis Harris Poil reported that the number of Americans who questioned the Warren Report rose from 44% to 66%. Garrison, whose size (6 ft. 6 in.) and flamboyance have won him the nickname "Jolly Green Giant," is a district

attorney who prides himself on a high conviction rate. Yet little has happened since Shaw's arrest. Even some of his supporters are beginning to ask, just what kind of case does he have against Shaw? Does he have evidence against others? Will he have as much to say in court as he has had to say outside it?

Last week those questions seemed more timely than ever, for a three-judge federal court ruled unanimously that Garrison could proceed with his prosecution. Shaw's lawyers, trying every possibility, had asked the court to issue an injunction barring action by Garrison. Such an injunction was temporarily granted so that the arguments could be heard, but the federal judges ultimately could find no legal basis for stepping in to block what is, after all, a state criminal proceeding. As a result, Shaw must face a jury, Perhaps as important, so must Garrison.

Exceptional Crew. Inevitably, the Jolly Green Giant has become a sort of defendant himself. Critics have beaten a path to his door; TV commentators and magazine writers have accused him of bribing witnesses and threatening them or influencing them under hypnosis. Latest to join the attack has been Edward Jay Epstein himself a critic of the Warfon Report (Inquest). In a minutely detailed article in The New Yorker, Epstein systematically shredded almost every piece of evidence that Garrison has put forward. Epstein claims that Garrison even told his men at one early point in the investigation to forget about Shaw. Nonsense, reply the Garrison investigators. Epstein and the other critics could not possibly know how good the case against Shaw is, since there is a mass !

of evidence yet to be revealed. Still, the critics, particularly Epstein, do raíse serious questions about Garrison's tactics. Straining the likelihood of coincidence, Garrison has time and again met the publication of a major attack by dropping a bombshell to cap-: ture headlines that might otherwise have gone to the critics. On the day one critique was published, for instance, Garrison charged the CIA and the FBI with concealing evidence. When Epstein's piece appeared, Garrison announced the existence of an assassination study made by a foreign intelligence agency that agreed with the findings of his investigators. He frankly admitted that the timing of the news of the report was designed to rebut Epstein.

Insono, If some of Garrison's tactics seem dubious, some of the characters he has gathered around him seem even stranger. He has opened his files to Mark Lane, Harold Weisberg, Mort Sahl and other Warren Commission critics (they call themselves the Dealey Plaza Irregulars). And he has also based many of his verbal charges on the storage of an exceptional crew of weirdos,

convicts and homosexuals

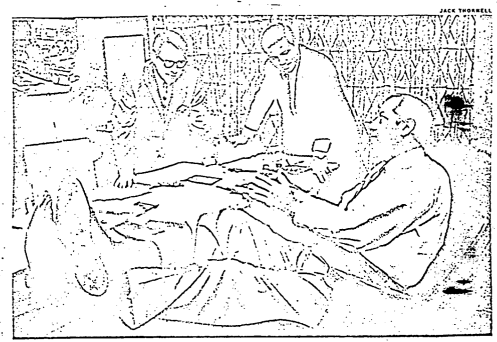
They include such well-known members as hairless David Ferrie, the homosexual onetime pilot who died just before Shaw's arrest, and Drug Addict Perry Russo, whose story of having seen Shaw and Oswald together was severely compromised by disputed claims that he was under the influence of hypnosis and a truth serum when he finally remembered the complete details. Others include Donald Norton, who claimed to have delivered \$50,000 for the CIA to a "dead ringer for Oswald" in Mexico in 1962: Garrison eventually stopped repeating the story when it turned out that Norton was a convicted embezzler. Richard Case Nagell, an inmate in a hospital for the criminally insane, said he had got himself jailed so that he would not have to carry out his part of the plot, which was to kill Oswald; Garrison repeated the tale until he was finally convinced that Nagallawas not credible.

Just as disturbing is Garrison's treatment of those who refuse to help him. He has charged no fewer than eight men with offenses that include petty thievery and bribery. A New Orleans

lawyer named Dean Andrews has already been sentenced to 18 months for perjury. Each of these Garrison targets has been accused of having information useful to the investigation, but none has been accused of actually having anything to do with the assassination. Indeed, despite his boast of having solved the case, Garrison has yet to charge anyone but Shaw.

Nonetheless, as Garrison quite properly points out, until the trial takes place the only one who knows the strength of his case is Jim Garrison himself. His friends in New Orleans like to remember that he has won many a tough one before. He cleaned out the well-entrenched B-girls on Bourbon Street and also took on eight local judges, winning the right to criticize them in the U.S. Supreme Court. On the other side, local enemies, of whom he has his share, recall that he was discharged from the Army for mental reasons and that he has a sister who has been hospitalized as a schizophrenic.

Though political gain has been suggested as a motive for his undertaking, almost everyone who takes the time to talk to him comes away with the impression that he is sincere. Charming and forceful, he presses his case with compelling case. Despite being married and the father of two, he has been working on it seven days a week, for nearly two years. The should be evaluated in a courtroom, he says. If it's a fraud, I should be removed from office. No matter what the outcome, a courtroom can only be an improvement on the current wonderland.



GARRISON WITH ALCOCK & SCIAMBRA

- The first with the power to do more than talk.

Shaw Loses a Plea to Bar Trial NEW YORK TIMES THE TIMES T

A three-judge Federal court state court level.

here refused today to bar the "We entertain serious doubts here refused today to bar the about the appropriateness of scheduled trial of Clay L. Shaw, who is under indictment for conspiring to assassinate request of plaintiff for a dec-President Kennedy.

The court also defined a more constitutionality of ... the courtion by Mr. Shaw's attorneys spiracy statute under which he for a ruling that the Warren is being prosecuted," the court Commission's report on Mr. said.

Kennedy's death be "valid and Mr. Shew, a 55-year-old rebinding on all courts."

Edward F. Wegmann, an at-man, was arrested March 1, torney for Mr. Shaw said that 1067. A special three-indees

torney for Mr. Shaw, said that 1967. A special three-judge an appeal to the United States state court later ruled that the Supreme Court would probably state had sufficient evidence to be taken.

Today's ruling came in an-ing a preliminary hearing. Today's ruling came in answer to a suit filed by Mr. Shaw
seeking injunctive relief against
prosecution by District Attorney Jim Garrison and his staff.
Mr. Shaw has been scheduled
for trial before Criminal District ludge Edward A. Haggerty
Jr. No trial date has been set.
At the end of the 26-page
decision released by the Court
of Appeals for the Fifth Circuit.

of Appeals for the Fifth Circuit, the judges concluded:

"As a matter of law, plaintiff Shaw's request for relief in the Federal court is premature, for under our system of federalism, in the circumstances presented here, he must first seek vindication of his rights in the state courts as to this pending prosecution.

Two other Shaw motions were also denied. One was a request that United States Attorney General Ramsey Clark be made a party to the suit. The other was a request that assistants of Mr. Garfison be required to answer questions put to them by Mr Shaw's lawyers.

Ifreparable Harm Denied

The unanimous decision was made by Circuit Judge Robert A. Ainsworth and District Judges cames A. Comiskey Jr. and Frederick J. R. Beebe all of New Orleans.

The Warren Commission concluded that Lee Harvey Oswald acted alone in killing President Kennedy. Mr. Garrison contends that Mr. Shaw conspired with Oswald, David W. Ferrie and others in New Orleans to plot the assassination. Mr. Shaw's attorneys had sought to include the entire Warren Report as part of the evidence in the case.

The court disagreed with Mr. Shaw's contention hat prosecution of the case in the state court had resulted in irreparable harm to him. The judges concluded that stopping the trial would have serious

esident Kennedy. laratory judgment as to the The court also denied a mo-constitutionality of ... the con-

bind him over for trial follow-

Back to the Attack by Alexande M. Bickel

to Judgment, mest had better or no-ticed less the assue a third work denouncing the tonspirity of silence that was aimed at his second. For this secand back is itself a tale of conspiracies Mr. Lane has known, of his difficulties, in finding a publisher for Rush to Judgment, and the troubles he has seen or since. It is a trivial and tedious

A Citizen's Dissent a Linears Dissolution by Mirk Linears (Col., Rineland & Winston, 50.05)

volume) ingeniously detailing Lane's ceaseless assaults on the mass media in search of personal publicity, and rehearsing the minutia with which he overwhelmed this or that opponent in debate on a college campus, or filled the night air on some late date radio

Lane is a master of the nitvick, the greatest living purveyor of isolated, inconsequential facts, an unprogrammed computer spitting out perforated andex cards in all directions. Facts, of course, little inert facts living about, are innocent as such; until somebody arranges them in accordance with one or another hypothesis they are quite innocent of meaning and significance. In disarray, they amount to nothing They are non-truth, and they can easily be untruth. The telling of this sort of non- and untruth is Mr. Lane's

art form. Other people's facts Lane has a way of distorting or emitting. I permit myself to dwell on an illustration that southes me, simply because I know about it. Lane has made a film on the John F. Kennedy assassination, with the same title as his dirst book, and it had its failfal public showing in January 1907, over the BBC in London, on a program on which Lane aption offered by two former Warren was given a few minutes more be

David W. Belin Lane spends some twelve pages entering his objections to this program. Lord Devlin, he com-plains, "had served as the almost official salesman for the Warren Report an England. As for me, on a smalle scale," he says, I "had tried to serve the Establishment in [my] own couniry in much the same way. What soil of impartial commentators were, we then, Well, at had awaged begather extended trilidge in Commentary an One day triple October opposition by the adjoin of the Mercen Report and just before the Mercen Report and just before the John of the BBC in these pages an article calling for a fresh investigation of the Sennedy as assination. Locd Devlin had also expended to the sense of the BBC sassination. pressed in print misgrings about Witten Report

But that if the scade will pear with percourage them. me, is not the worst of Lane's misrep. Phained by Presiden resentations concerning the BBCs the rholo and and wray establishmentarian conspiracy against creditors Kennedy's body take him. It had been agreed that after resident Kennedy's body take the film and after the arguments of the arguments are the arguments of the arguments and walls the film and after the arguments of the arguments. the Commission lawyers, Lord Devlin (Inc. Shotographs and x 138 and I would have the last word. This placed infler the common of the annoved Lane, who wanted time for himself. To show how biased the BBC was against him, he writes that it be came plain snortly before the program was due to end that I had a surprise in store, and was going to say that the Commission's single-bullet theory did not satisfy me, and that the War-ren Report had not in my judgment sufficiently excluded the possibility. however remote, of a second assassin. (I had said as much in print before. But let that pass.) Specter, the Commission lawyer, says Lane, was livid. The fixed jury was no longer under-control." Hence Specier demanded an opportunity to reply. He was allowed to do so. The biased BBC breached? in Specier's favor the agreement about peared. Rather separately from Lane, who was to have the last word. Yet I was our that program also. Together, it made no similar concession to lane with Lord Devim, a retired British A telling point but him unvanished. who was to have the last word. Yet it made no similar concession to lane. judge, I svas tretained to comment on Talser of His film spoke for Tane the film and on reduitals of its proposity Species spoke for the Commission and

among she kadversements of mile mides, sexercises and oral love, Lane published an article chilled, Is Booby Silent Because the CIA Killer his Brother? Lane purports to avorry Education sickness rapided in the land, and about "our chance for recemption." He is among our



TRIAL OF SHAW **SUIT IS JUNE 17**

Case Will Be Heard by Federal Tribunal

Trial of the Federal Court suit in which Clay L. Shaw is seeking to block his prosecution in Criminal District Court on a charge of conspiring to murder President John F. Kennedy has been set for June 17 at 10 a.m.

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

and James A. Comiskey.
In his suit Shaw seeks a permanent injunction against District Attorney Jim Garrison'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 was convened because Shaw's attorneys are also attacking the constitutionality of a number 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.

His pre-trial conference order 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 possibilities."

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

All pending motions, including one filed Monday by Shaw's lattorneys asking that the court order four Garrison aids to answer questions they refused to answer at depositions last weck, will be considered at the 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 the taking of depositions in connection with the federal court suit.

Attached to the motion asking the federal court to compel the four aids to answer the questions are copies of the depositions which were taken in the Alcock refused to answer were office of one of Shaw's attor- these: neys on June 5 and 6.

The motion asks that the Garrison aids be required to return and answer the questions they refused to answer original-

ly and any additional ones which may be asked.

It also asks that Garrison, Alcock, and first assistant district attorney Charles R. Ward be made to pay Shaw \$3000 as reasonable expenses and attorneys' fees incurred in obtaining the order.

An affidavit submitted by Edward 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 government."

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

In his affidavit 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 iand accepted.

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

Some of the questions which

"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 assassination 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 ito so?

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 temporary restraining order which he signed on May 28. Do you have any evidence of that fact that Judge Heebe acted under oirders from someone higher in authority than him?"

Alcock's deposition is 109 pages in length. Those of Loisel, Ivon and Sciambra are 29, 37 and 30 pages respectively.

NEW YORK TIMES

11 JUN 1968

Shaw Lawyers Ask Contempt Citation Against Garrison

Special to The New York Times

NEW ORLEANS, June 10—Attorneys for Clay L. Shaw charged today that District Attorney Jim Garrison had shown contempt for a Federal Court and should be ordered to obey the court.

Mr. Shaw is charged with participating in a conspiracy to assassinate President Kennedy. His attorneys filed a 300-page document in Federal District Court here seeking to compel Mr. Garrison's legal assistants to answer questions to which they have thus far refused to reply.

A hearing on the motion was set for June 19 at 10 A.M. by Federal District Judge Federick J. Heebe.

The court action today grew out of Judge Heebe's action of June 4 when he gave Mr. Shaw's attorneys the right to take depositions from four of Mr. Garrison's aides, James L. Alcock Charles R. Ward, Yuma V. Eertel and Anthony Sciambra.

The next day, Mr. Garrison publicly ordered the four aides to tell the attorneys nothing more than their "name, office rank and Social Security number." One June 6 the Shaw attorneys met in private with the four aides to take depositions. Copies of the depositions provided the bulk of the 300-page document filed today.

The depositions showed that the four aides gave little more information than Mr. Garrison had ordered, refusing to anser most questions. Thus the Shaw attorneys, Edward F. Wegmann, F. Irvin Dymond, William J. Wegmann and Salvatore Panzeca, asked Judge Heebe to order the men to answer and to pay \$3,000 in court costs for having to seek the order.

Mr. Garrison's order and his aides's action in obeying it, the attorneys charges, "is contemptuous and despising of the authority, justice and dignity of the court."

SHAW 13/66

3-Judge Panel Named to Hear Shaw Petition

A three-judge federal panel was appointed today to hear Clay L. Shaw's bid to head off his trial in state court on charges of conspiring to kill President John F. Kennedy.

Named to the panel were Judge Robert A. / Ainsworth Jr. of the Fifth Circuit Court of Appeals and District Judges Frederick J. R. Heebe and James A. Comiskey.

JUDGE HEEBE last weck granted Shaw a temporary restraining order preventing District Attorney Jim Garrison from prosecuting him until the three-judge panel could hear the case. Shaw had been scheduled to/go on trial June

The panel was appointed by John R. Brown of Houston, presiding judge of the Fifth Circuit.

Shaw went into federal court after state courts had turned down all efforts to prevent his going to trial.

SHAW CONTENDS his rights have been violated by Garrison, that several state laws under which he has been prosecuted are unconstitutional, and that the Warren Commission Report on the President's assassination should be declared valid and admissible in evidence in all courts.

The report says Lee Harvey Oswald, acting alone, killed the President in Dallas on Nov. 22, 1963. Garrison charges Shaw conspired with Oswald and others to kill Kennedy.

Tomorrow, Shaw's attorneys will begin taking depositions from several of Garrison's assistants, as ordered by Judge Heebe. The first will be investigator Louis Ivon.

The depositions will be taken in the office of Shaw counsel William J. Wegmann, room 2106 of the American Bank Building.

1/3/08.

DA Has Photo Showing Oswald in CAP Uniform

Garrison Blasts Action by Federal Court

By CLARENCE DOUCET District Attorney Jim Garrison Wednesday released phor helays Garrison's office finalograph of Lee Harvey Oswald in a Civil Air Patrol uniform, a Shaw recently went to the fedphotograph he claimed the fed-eral court here asking that eral government "tried to pick Garrison be enjoined from up" and suppress.

Garrison circulated copies of the photograph during a press conference in his office at which time he asserted there is no legal basis for the federal courts to prevent him from bringing Clay L. Shaw to trial.

Shaw has been charged by Garrison with participation in a L. Alcock and Anthony Sciamconspiracy to murder President bra. John F. Kennedy.

rary restraining order of U.S. ry Raymond Russo, one of Gar-Heebe, preventing that from Shaw trying Shaw, "an outrageous and unprecedented interference investiganots for Gaffison. by the federal government with of Louisiana."

LITTLE KNOWN BOOK

Referring to the photograph of Oswald, Garrison said it was contained in a little known book received "an excessive amount written shortly after the assas-of trouble from the federal govsination of President Kennedy, ernment from the beginning" of ed:

a few days after news of Garrison's investigation into the assassination was made pub-

Shaw was arrested on March 1. 1967, and after several legal v set the trial for June 11. bringing him to trial.

TAKING DEPOSITIONS

Judge Heebe issued the temporary restraining order on Tuesday, and on Wednesday he signed an order allowing attorneys for Shaw to take depositions from the following persons:

-Assistant Dist. Atty. James

Dr. Esmond Fatter who ad-Garrison called the tempo-ministered aruth serum to Per-District Judge Frederick J. R. rison's main witnesses against

Lynn-Loisel and Louis Ivon. Sandra Moffett Des Moines, the legal processes of the state Iowa, a former friend of Russo who has refused to come to

TWO REASONS

New Orleans to testify.

Asserting that his office has longs." He speculated that it was prob- his probe, Garrison said there are two primary reasons why the federal courts should not prevent him from trying Shaw.

-"The federal court has no legal justifications whatever for interrupting the scheduled trial at this time."

-"The federal government is a party with special interests in this case."

the Warren Commission inquiry the outset to the monitoring of tice."

Ferrie in Fatigues at CAP Activity--DA



DISTRICT ATTORNEY JIM GARRISON Wednesday released this photograph which he said shows David L. Ferrie in fatigues (at right) during a Civil Air Patrol function. Garrison also released a photograph of Lee Harvey Oswald in a CAP uniform. He said

the federal government has attempted suppress the Oswald picture and he clai that Eerrie initiated Oswald into the Cer Intelligence, Agency through the CAP. ? of the other persons in this photograph \ identified.

Louisiana, where the case be-

Referring to Shaw's going to the federal court. Garrison ask-

"Why is there such a sudden loss of confidence in the jury system, and why is there the urgent necessity for the federal case against Shaw is as fraudugovernment to interpose itself lent as his attorneys claim, prosecutor."

INTERFERENCE CHARGED

Garrison alleged that the federal government has been inter-

the press of New Orleans will bear witness to the fact that my office has refused to mention his name publicly. Just where is the 'reign of terror' which is supposed to justify this federal intervention?".

Garrison also said that if his between the accused and the "why not let him go to trial and be acquitted?"

The DA said his office has never had a case reversed "because we used improper meth-The DA added: "Our investi- fering "with any honest inquiry ods" and he said the federal gation has shown that the fed-in every conceivable way-from government is more interested eral investigation was faked and the threatening of witnesses at in "power, not truth and jus-

Garrison enid he has the title

of Louisiana."

LITTLE KNOWN BOOK

Referring to the photograph of Oswald, Garrison said it was sination of President Kennedy. ernment from the beginning" of ed:



LEE HARVEY OSWALD In CAP uniform.

ably given to the author by a member of the Oswald family.

Garrison claimed that the federal government purchased what it believed to be all of the pressed the block and then sup-

Garrison would not identify the book by name, but he did say he obtained a copy of it which federal authorities apparently missed.

The Warren Report, which Garrison has attacked, mentioned that Oswald "was briefly a member of the Civil Air Patrol," out Garrison said that it was when Oswald joined the CAP that he was initiated into the Central In-

telligence Agency by David L. Fergie another name that has regelved prominent play in the Garrison investigation of the Kennedy, assassination.

Garrison also released a picture which he said showed Ferrie in fatigues at a CAP inspection or similar function. He did not identify any of the other individuals in the photograph.

LINK WITH FERRIE

The district attorney said the photograph of Oswald in uniform was probably taken sometime between 1955 and 1957 and links him with Ferrie, who was a CAP leader, and "a wellknown, literally famous adventurer in the CIA.

Whether Oswald was in the ew Orleans squadron or the Garrison said, "because two groups met together." errison claims that Shaw, and Ferrie conspired

New Orleans to testity.

TWO REASONS

Asserting that his office has contained in a little known book received "an excessive amount He speculated that it was prob- his probe, Garrison said there are two primary reasons why the federal courts should not prevent him from trying Shaw.

-"The federal court has no legal justifications whatever for interrupting the scheduled trial at this time."

-"The federal government is a party with special interests in this case."

ted ambush."

Garrison asserted that it is ry." obvious that the federal government does not want it known that it conducted a fradulent inquiry, "using altered evidence and false evidence to fool the people of this country," and he continued: "Therefore, it would be a much more objective in-

Louisiana, where the case belongs."

Referring to Shaw's going to written shortly after the assas-of trouble from the federal gov- the federal court, Garrison ask-

> "Why is there such a sudden loss of confidence in the jury system, and why is there the jurgent necessity for the federal government to interpose itself lent as his attorneys claim, prosecutor."

INTERFERENCE CHARGED

Garrison alleged that the federal government has been inter-The DA added: "Our investi- fering "with any honest inquiry gation has shown that the fed-in every conceivable way-from eral investigation was faked and the threatening of witnesses at the Warren Commission inquiry the outset to the monitoring of was faked to conceal the fact telephones to the use of a conthat President Kennedy was stant barrage of propaganda killed in a professionally execu-through national media in an attempt to discredit the inqui-

He continued:

"In contradiction, we have made no critical or derogatory statements concerning Mr. Shaw. From the time he was charged, my office has been fair to him and none of his rights have been violated even quiry in a court of the state of inferentially. The members of

the press of New Ville bear witness to the fact that my office has refused to me tion his name publicly Just where is the 'reign of terror' which is supposed to justify this federal intervention?".

Garrison also said that if his case against Shaw is as fraudubetween the accused and the "why not let him go to trial and be acquitted?"

The DA said his office has never had sease reversed "be-cause wearsed improper methods" and he said the federal government is more interested in "power, not truth and justice."

Garrison said he has "no idea what kind of circus the federal government has in mind" and he added: "I don't think there is anything the federal government will not do topy leep the lid on the grave."

71963. Shaw has denied knowing either Oswald or Ferrie. Ferrie died in February, 1967,



For the first time the federal courts intervened in the presidential assassination trial of Clay L. Shaw, invalidating the scheduled June 11 commencement. Federal District Judge Frederick J. R. Heebe issued a temporary restraining order against DA Jim Garrison and his two principal assistants. The order was sought in a suit filed by Shaw's attorneys, in which they also asked that a special three-judge federal court be convened and that preliminary and permanent injunctions be issued against further prosecution.

The suit additionally asks that the Warren Commission on the assassination of President Kennedy be declared valid and binding on all courts in the nation. In his restraining order, Judge Heebe held that Shaw's complaint alleging violation of his constitutional rights "raises real issues of alleged deprivations of liberty through the actions of the state."

Under federal procedure, Judge Heebe will ask the chief judge of the Fifth Circuit Court of Appeals to designate two other judges to sit with him to hear the Shaw complaints.

Meanwhile, in a separate ruling, Judge Heebe signed an order allowing attorneys for Shaw to take depositions from members of the DA's staff and others who have been involved in investigation of the case.

Garrison, in a subsequent news conference, attacked the restraining order as "another example of federal interference" with his inquiry, "and a power play by the government to suppress the facts." He released a photograph of accused killer Lee Harvey Oswald in a Civil Air Pottel uniform, and another which the A said snows the late David L. Ferrie in fatigues, together with a group of unidentified persons assertedly taken at a Civil

Air Patrol function. The DA claims that the federal government has attempted to suppress the Oswald picture, and that Ferrie initiated Oswald into the CIA through the CAP.

SHAW

Front / Edit Other Page Page Fage NEW ORLEANS, LA. STATES-ITEM

MAY 2 9 1968 E-137,843

Garrison Rips Court On Shaw

District Attorney Jim Garrison today criticized a temporary restraining order blocking the conspiracy trial of Clay L. Shaw, calling the order outrageous and unprecedented interference by the federal government.

The order, issued yesterday by Federal District Judge Frederick J. R. Heebe, postpones indefinitely the trial of Shaw, accused of conspiring to kill President John F. Kennedy.

GARRISON, in a lengthy prepared statement, charged that the restraining order is just another example of the federal government's interference with his probe of the Kennedy assassination.

The DA said the federal government has a special interest in the outcome of the case because it does not want "it known that it conducted a fraudulent inquiry, using altered evidence and false evidence to fool the people of this country."

He called the conclusions of the Warren Commission fraudulent and said:

"Another reason that the federal government has a special interest in this case—and should therefore keep its large nose out of it — is the very deep involvement of agents of the Central Intelligence Agency.

"The concealment of the involvement of the CIA was the major objective of the false federal investigation and the false inquiry by the Warren Commission. Many people in this country still do not know that the CIA—which is completely uncontrolled by Congress—has been engaged in the assassination business for some years," Garrison said.

Garrison said that the government has interfered with his probe in every conceivable way and that his office has not mentioned Shaw's name in any critical or derogatory way since his arrest.

HE SAID the federal courts have no jurisdiction whatsoever in the case and are part of a power play to interfere in matters before the state courts.

Shaw had been scheduled to go to trial June 11 on the charge which grew out of Garrison's probe.

Judge Heebe's order, handed down yesterday, restrains Garrison and his staff from prosecuting Shaw pending further orders from the court.

The order was sought in a suit filed Monday by Shaw's attorneys. The suit also asked that preliminary and permanent injunctions against Garrison and his staff be issued.

The suit also asked that the findings of the Warren Commission Report on the Kennedy assassination be declared valid and admissable as evidence to all courts in the country.

JUDGE HEEBE said Shaw's complaint raises "real issues of alleged deprivations of liberty through the actions of the state."

The complaint, read as a whole, Judge Heebe said, "presents much more than a recitation of isolated wrongs, but impugns the entire prosecution against the petitioner and attempts to raise the actions of the defendants, prior to and during the criminal proceedings, to the level of a concerted pattern of persecution of the petitioner and the wholesale and willful disregard of the petitioner's constitutional rights."

Judge Heebe said that because there is a likelihood that Shaw "may prevail on the merits" and because Shaw's complaint attacks the constitutionity of various "pertinent Louisiana statutes, a three-judge

court is required in this man

THE JUDGE said it would not be possible for such a court to be convened and a hearing concluded before the scheduled trial date.

Under federal procedure, Judge Heebe will now ask Chief Judge John R. Brown of the U.S. Fifth Circuit Court of Appeals to designate two other judges to sit with him to hear the Shaw suit.

In his statement Garrison also said:

"After President Kennedy began removing troops from Vietnam, executed the nuclear test ban treaty, began reaching an understanding with Russia, began reaching an understadig with Cuba—all in the interests of ending the Cold War—and began to institute controls on the previously uncontrolled CIA, he was killed in an ambush by men connected with the Department of Convert Activity.

"THIS MAY BE hard to believe—we found it hard to believe at first—but the evidence is unavoidable once you get behind the fake investigation.

"It should be added that the top command of the CIA did not know this was going to happen—but this has not kept the rest of the government from concealing the truth.

"Just where is their 'reign of terror' which is supposed to justify this federal intervention?

"IF THE CASE of the State of Louisiana is as fraudulent as Shaw's attorneys pretend, why not let him go to trial and be acquitted? Why is there suddenly such loss of faith in trial by jury?

"The reasons given by the federal district judge for restraining us from going to trial as scheduled are plainly and merely excuses to support an unauthorized federal intervention in the judicial process of Louisiana.

"Although the words used by the federal court purport to indicate deep concern for the protection of the defendant's rights from persecution by the prosecutor, the fact is that it's well known that my office has never had a case reversed for improper meth-

"EVEN SO, the law of the State of Louisiana has many remedies to protect the de-

"We do not need the help of the federal government in leading us from our wicked ways to the paths of righteousness."

Judge Heebe today signed an order allowing attorneys for Shaw to take pre-trial depositions from Assstant District Attorneys Anthony Sciambra and James L. Alcock and Dr. Esmond Fatter, Lynn Loisell, Louis Ivon, Noel Rada and Sandra Moffett McMaines of Des Moines, Iowa.

DR. FATTER was a witness at the preliminary hearing for Shaw. He testified that he placed one of the state's witnesses, Perry Raymond Russo, under hypnosis for questioning.

Doisell and Ivon are investigators for the DA's office. Rada is chairman of the Orleans Parish Jury Commission. Mrs. McMaines, a former girl friend of Russo, has been sought as a witness by the defense and the state. She has refused to come to New Orleans but agreed to give a deposition in Iowa.

THE TIMES-PICAYUNE New Orleans, La. 29 May 1968

Judge Heebe Issues Order to Halt Prosecution of Shaw

Special U.S. Court to Hear Suit Asked

District Attorney Jim Garrison's prosecution of 55-year-old businessman Clay L. Shaw on charges of conspiring to murder President John F. Kennedy was halted Tuesday by Federal District Judge Frederick J. R. Heebe.

Judge Heebe issued a temporary restraining order against Garrison and his two principal assistants, James L. Alcock and Charles R. Ward.

The restraining order was sought in a suit filed Monday by Shaw's attorneys in which they also ask that a special three-judge Federal Court be convened and that preliminary and permanent injunctions be issued against further prosecu-

Alcock said he was mystified by the decision, adding that it dampened "my optimism about bringing Shaw to trial."

Referring to the question of jurisdiction, Alcock told newsman: "This is totally unprecedented in federal and state relations.

The suit additionally asks that the Warren Commission Report on the assassination of President Kennedy be declared valid and binding on all courts in the nation.

JUDGE'S RULING

Judge Heebe held Tuesday in his restraining order that Shaw's complaint raises "real issues of alleged deprivations of liberty through the actions of the state."

Under federal procedure Judge Heebe will now ask Chief Judge John R. Brown of the United States Fifth Circuit Court of Appeals to designate two other judges to sit with him to hear the Shaw

suit which complains that if Garrison is not enjoined from prosecuting he will be deprived of his constitutional

The special court will be made up of Judge Heebe, another federal district judge, and a judge of the Fifth Circuit.

Judge Heebe issued the temporary order at 2:10 p. m., after conferring with attorneys for Shaw and members of the district attorney's staff.

REASONS FOR ORDER

In his reasons for issuing the order, Judge Heebe said that the Shaw complaint "read as a whole, presents much more than a recitation of isolated wrongs, but impugns the entire prosecution against the petitioner and attempts to raise the actions of the defendants, prior to and during the criminal proceedings, to the level of a concerted pattern of persecution of the petitioner and the wholesale and willful disregard of the required in this matter in the petitioner's constitutional interest of the state of Louisirights.'

Judge Heebe said that the thrust of the allegations contained in Shaw's suit against Garrison and his assistants raises serious questions concerning the relationship between the Federal District Court and the Louisiana Criminal District Court "and indeed between grant the motion for temporary federal and state courts across the nation."

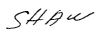
He added "whenever a federal court stays the hand of a state official, the delicate balance of comity, so necessary and wholesome for our federal system, is likely to be disturbed."

The judge added that at this stage in the development of the law and possible future developmnts indicated by the United States Supreme Court "we are not prepared to rule out the possibility of a remedy for this plaintiff under the state of facts he presents in his petition."

jurs #AII

"And because there is a very real likelihood he may prevail on the merits, and because in view of the plaintiff's allegations of the unconstitutionality of various pertinent Louisiana statutes, a three-judge court is ana . .

The judge asserted that it may not be possible for a federal court hearing to be held before the June 11 date which had been set for the Shaw trial in Criminal District Court and in order to prevent possible irreparable injury to Shaw "we restraining order pending a speedy hearing on the motion for preliminary injunction."



THE WASHINGTON POST 29 May 1968

Court Stays Clay Shaw's Prosecution

NEW ORLEANS, May 28 (UPI)—A U.S. district judge today granted a temporary restraining order against district attorney Jim Garrison, prohibiting "any further prosecution" of Clay L. Shaw.

Shaw is charged with conspiring to assassinate President John F. Kennedy, and the action taken by Judge Frederick Heebe probably will at least delay Shaw's trial, scheduled to start June 11.

Heebe indicated he would schedule a "speedy hearing" on the merits of Shaw's petition.

In a six-page decision explaining his ruling, Heebe said, "There is a very real likelihood that the plaintiff may prevail on the merits."

Attorneys for Shaw contended Monday that the Louisiana conspiracy statutes are unconstitutional, and that Garrison had conducted a "reign of terror by the misuse and abuse of the powers of the public office..."

They called Garrison's assassination investigation "illegal, unwarranted, fraudulent and useless."

"The complaint read as a whole presents much more than a recitation of isolated wrongs, but impugns the entire prosecution against the petitioner," Heebe said.

"The thrust of these allegations raises serious questions concerning the relationship between this Federal district Court and the Louisiana Criminal District Court and indeed between Federal and State courts across the Nation," the judge added.

"Whenever a Federal court stays the hand of a State official, the delicate balance of comity so necessary and wholesome for our Federal system is likely to be distrurbed," he said.

:

THE WASHINGTON POST

2 8 MAY 1968



NEW ORLEANS—Defense attorneys asked a Federal court to stop "a reign of ter-

ror" against Clay L. Shaw, to block Shaw's June 11 assassination conspiracy trial and to uphold the Warren Commission findings into the murder of President Kennedy.

In a 42-page suit filed in U.S. District Court, the attorneys also asked that a three-judge court be convened to bar New Orleans District Attorney Jim Garrison from pursuing his case against Shaw.

The suit asks that the court rule the conclusion of the Warren Commission that Lee Harvey Oswald alone killed Kennedy was "accurate and correct" and "controlling and binding" on all courts.



Frent Edit Other Page Page Page

TRENTON, N.J.
TIMES MAY 2 1 1968
E-79,269
TIMES-ADVERTISER
S-97,797

John Hall

he Garrison Inquiry-Part II

Show's Arrest In JFK Death Plot Stunned New Orleans

By HOKE MAY (Second in a Series.)

NEW ORLEANS — (NEA)
— Physically, 55-year-old Clay
L. Shaw is a perfect adversary for the tall, 44-year-old
district attorney of New Orleans, Jim Garrison

Like the man who has charged him with conspiracy to murder President John F. Kennedy, Shaw is six feet, four inches in height. His massive, craggy face is topped by a close-cropped thatch of white hair.

Before his retirement almost two years ago. Shaw was a respected businessman and a leader of the city's international trade community in what, after New York, is the nation's second largest seaport.

Dream Fulfilled

Shaw was managing director of the International Trade Mart, which promotes international commercial relations with New Orleans, especially in Latin American nations. He retired after fulfilling a



JIM GARRISON

dream of 16 years — the construction of a 33-story International Trade Mart Building which towers over the Mississippi River levee at the foot of world-famous Canal Street.

When Shaw was arrested by Garrison's office March 1,

1967, and accused of participating in plotting Kennedy's assassination, the city gasped. Friends of long standing rallied to Shaw, and his arrest threw a blanket of doubt across the town — doubt which extended itself to Garrison's motives and even his sanity.

In his bill of information against. Shaw, Garrison accused the Kentwood, La., native of conspiring with Lee Harvey Oswald (the mannamed by the Warren Commission as Kennedy's lone assassin) and a peculiar, onetime airline pilot, David W. Ferrie, to carry out the killing in Dealey Plaza.

Shaw's response was immediate. As soon as he was released on bond, he held a press conference in the offices of his attorneys and long-time friends, William and Edward Wegmann. He denied ever knowing either Oswald or Ferrie and called the charge against him preposterous.



CLAY L. SHAW

As was Oswald's, the name of David W. Ferrie was well-known to New Orleanians. The strange, hairless pilot, who lost his job with Eastern Air Lines after being accused of homosexuality, had been found dead in his apartment here Feb. 22—five days after knowledge of the Garrison inquiry became public and six days before Shaw was arrested.

Ferrie, who was 45, was on the verge of arrest by the DA when he died of what the coroner called a massive hemorrhage at the base of the brain and what Garrison implied was either murder or suicide. In the light of more recent disclosures by Garrison, Ferrie's past is fascinating. During the Bay of Pigs anti-Castro invasion build-up, Ferrie worked for the Central Intelligence Agency, running guns to Ahami and training irregular troops for guerrilla combat.

Part of his work for the anti-Castro Cubans consisted of flying fire bomb raids against Cuban sugar cang fields. The man who those raids with him, Eladio del Valle (a former member of the Batista Congress), was murdered in Miami the day Ferrie was found dead. His body was sprawled in the front seat of his Cadillac, his head cleaved open with a machete and, as if for good measure, a bullet through his The murder heart. unsolved.

Ferrie worked during late 1960 and 1961 with a former chief of the Chicago FBI office, Guy Banister, who retired, returned to New Orleans and established a private detective agency. Garrison says he can prove Banister's office here was a front for the CIA and that in the DA's words, Guy Banister was the "green light man" and liaison officer for all CIA operations in South and Cen-

tral America. That Charge becomes important in light of the main thesis of Garrison's conspiracy case.

As for Banister, he was found dead in his home here in June, 1964. The official verdict was heart failure.

In his charges against Shaw since the accusation was first hurled, Garrison has added the name of Jack Ruby (Oswald's televised assassin) to the list of people with whom he contends the trade mart director conspired. In publicly recorded answers to defense questions, Garrison said Shaw, Oswald and Ferrie met with Ruby on at least two different occasions in other parts of Louisiana.

Code Broken

Further, Garrison announced in official pleadings that his office had broken a code which appears in the notebooks of both Shaw and Oswald. One of the numbers decoded from both notebooks, no said, was the unlisted telephone number of Jack Ruby at Danas in 1963.



Eavid Ferrie's apartment on Louisiana Avenue Parkway.

To every charge, the Shaw defense has issued a categorical denial and, in recent months, the defense has struggled with the court to have Shaw's trial removed from New Orleans to a jurisdiction at least 100 miles away.

The defense request for a change of venue has delayed any imminent trial. Shaw's lawyers accused Garrison of engaging in a "concentrated barrage of publicity" which has prejudiced their client's case in the eyes of potential New Orleans jurors.

After 68 jurors testified recently they could give Shaw a fair trial (two of them blurted out that they thought him innocent), trial Judge Edward
A. Haggerty Jr. disagreed
with the pleadings and refused to move the site. The
defense appealed to the State
Supreme Court, which refused
to review Haggerty's decision.
However, more legal maneuvers appear imminent.

Much less is known of Edgar Eugene Bradley than of Shaw. In his late 40s, Bradley is the West Coast representative of Dr. Carl McIntyre, a superconservative evangelist whose radio attacks on communism and the federal administration are

broadcast nationally under the auspices of a New Jersey-based church organization.

Bradley, too, has denied all of Garrison's charges, including the accusation that he was in Dallas the day Kennedy was killed. Attempts by the DA to extradite Bradley for prosecution have been held up by courts at Los Angeles, where Bradley lives.

(NEXT: The Clay Bertrand Mystery.)



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MAY 1 9 1968

Who Is Clay Shaw? Hall Second in a Series ! By HOKE MAY NEA Special Work.

NEA Special Writer

Physically, 55-year-old Clay L. Shaw is a perfect adversary for the tall. Hisear old district attorney of New Orleans, Jim Garrison

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min Hall

Garrison Schedules Trial Of Clay Shaw for June 11 courts.

"seek relief" in the Federal

L. Shaw, who is accused of pose any more attempts to post-conspiring in the assassination pone the trial." of President Kennedy.

"The trial of this case has NEW ORLEANS, May 8 been delayed unduly long," As-(Reuters) — District Attorney sistant District Attorney James

Jim Garrison set for June 11 L. Alcock said, "The state is
the long-delayed trial of Clay

The state is ready for trial and will op-

At the same time, Mr. Gar-last week lost a motion to move rison's office issued a state-ment in response to an announcement by Mr. Shaw's at-day they would take their aptorneys that thay intended to peal to a Federal court.

Mr. Shaw's attorneys, who

MAY 1968

MrsHA

New Orleans, May 8 (AP)—Clay L. Shaw's trial on charges he conspired to assassinate President John F. Kennedy was set today for June 11.

In fixing a date, District Attorney Jim Garrison's office said: "The state is ready for trial and will oppose any work."

said: "The state is ready for trial and will oppose any more attempts to postpone the trial."

More than a year has passed since Garrison filed charges against Shaw, a retired New Orleans businessman, as part of his probe into Kennedy's slaying in Dallas on Nov. 22, 1953.

Garrison charged that Shaw conspired with Lee Harvey Oswald and others to plot the assassination. Oswald was named by the Warren Commission as a

by the Warren Commission as a lone assassin.

Trial Shift Ruling Will Be Appealed

Criminal District Judge Edward A. Haggerty Jr. today denied a motion to move the trial of Clay L. Shaw outside New Orleans.

Shaw's attorneys were given 15 days to file writs

of review with the Louisiana Supreme Court.

ASSISTANT District Attorney James L. Alcock said the case will not be set for trial until the Supreme Court acts on the writs of review.

Shaw, 55, is charged with conspiracy in the assassination of President John F. Kennedy. His attorneys sought to have the trial moved at least 100 miles from New Orleans on grounds the publicity about the case has made it impossible for Shaw to get a fair trial here.

Haggerty read in court his eight-page opinion, or reasons for judgment.

counsel William Wegmann said the defense exceptions to your ruling." He said this would include all exhibits in the case and all testimony of witnesses in the change of venue hearing.

WEGMANN FILED a written motion of intent to apply to the Supreme Court for a writ of review. If the writ is granted, the high court would hear the case and could then order Haggerty to reopen the hearing or simply order the change of venue it-

If it refuses the writ, District Attorney Jim Garrison's office has the right to set the case for trial.

Wegmann first asked for 30 days to file the writ but the judge objected. A compromise of 15 days was agreed upon.

HAGGERTY SAID, "this case is ready for trial" and suggested to Alcock that he set it for the earliest trial day in May. Alcock said however, the DA's office would wait until the Supreme Court acted.

Wegmann told newsmen no decision will be made on whether an attempt will be made to take the case to the federal court until the state Supreme Court acts.

In his reasons for denying the change of venue, Haggerty "respectfully reserves a bill of said "I am fully aware of the publicity" in this case.

> HE SAID HE is trying a conspiracy case, "not the War-

ren Commission Report or the murder case in Dallas, Tex."

The judge said the state does not have to prove the culmination of a conspiracy, but under Louisiana law a conspiracy can be proved beyond a reasonable doubt if the state shows -- meeting of the minds of two or more persons to commit a crime and that one of these persons commits an overt act in furtherance of the conspiracy.

Haggerty said national and international publicity about the assassination and the Warren Report "probably assures that everyone over the age of 7 years has heard of these particular matters."

The legal question involved, he said, is whether or not because of the publicity a prejudice has arisen against the defendant, Clay L. Shaw.

Continued

CHPIL

The judge cited federal court decisions to the effect that publicity intrudes on the judicial process in two ways:

1. When the press reports news that does not get into evidence, or that comes to the attention of jurors "unexamined and unchallenged" before the trial.

2. When the amount and intensity of general press coverage becomes so significant and so partisan that the whole community atmosphere is permeated with passion sufficient to preclude a fair trial.

He quoted decisions to the effect that a juror's word must be depended on as to whether he is prejudiced.

Haggerty said the decisions show "a trial cannot be held in a vacuum, hermetically sealed against rumor and report."

He added that if "mere disclosure of the general nature of evidence relied on would vitiate a subsequent trial, few verdicts would stand."

The judge said that in his opinion "the general environment of Orleans Parish would not subvert the processes of justice were this case to be tried within the jurisdiction."

Haggerty said most of the 80 jurors questioned in the chearing said they had heard so much pro and con they did not know what to believe. They said they would have to hear the evidence in open court before rendering a judgment.

"This is what a trial is for," said the judge. "In my opinion there is no wave of public passion existing at this time, if indeed it ever did exist."

HE SAID DEFENSE counsel in their arguments referred to the trial of Billy Sol Estes in Texas and Dr. Samuel Sheppard in Ohio. He cited reasons why he believes the Shaw case is different from these.

He said live television of a preliminary hearing and a circus atmosphere created by newsmen in the Estes case tended to impress the public with "the notorious character" of the defendant.

In the Sheppard case, Haggerty said a "massive barrage of unfavorable publicity" and activity of the newsmen in the courtroom itself led to a reversal.

In the Shaw case, the judge said, the preliminary hearing before Judge Bernard J. Bagert, "was not televised, had no circus atmosphere and the press coverage was like any other case in the public domain."

Testimony of newsmen in the Shaw change of venue hearing, he said, showed that publicity here has "subsided and abated."

Concluding his arguments, Haggerty said:

"I BELIEVE jurors will honestly answer (questions about whether they are biased) and I further believe that witnesses who will be called will testify freely and frankly.

"I do not believe that the state of the public mind of the citizens of New Orleans is against the defendant, and I further believe he can receive a fair trial in this jurisdiction.

"For the above and foregoing reasons, the change of venue is hereby denied."

THE TIMES PICAYUNE New Orleans, La. 29 March 1968

Ruling in Shaw Case Delayed

Defense Seeks to Reopen trict Attorney Jim Garrison's Kennedy was shot from at Venue Hearing

The move by attorneys F. Life Magazine. Irvin Dymond and Edward Wegpossible use in Shaw's trial.

The Orleans Parish Grand damaged. Jury was viewing the film the Afterwards, Garrison said he of Louisiana vs. Clay L. Shaw."

Kennedy assassination probe. | front.

Judge Edward A. Haggerty He said he will try to arrange A ruling on whether or not motion for 10 a. m. Tuesday. film for New Orleans newsment. to move Clay L. Shaw's con-He was to have ruled on the Wegmann and Dymond,

reopen the hearing on the sub-1963, by Abraham Zapruder, Cicero C. Sessions, attorney for was subpensed by the jury from Life Magazine, in connection

COPY VIEWED

mann hinged on an alleged at- The jury spent about 30 min-said in the letter, "Further attempt to hold over the Abraham utes watching the film, which is my understanding of our con-Zapruder assassination film for is a copy made before four versation that this copy may frames of the original film were be kept by our office for pos-

same day in the Criminal Courts saw the film before and repeat. The attorneys called this a Building in connection with Dis-led past claims that it shows "judicial declaration" which is

spiracy trial out of New Orleans change-of-venue motion Friday, their new motion, cited a letter. was delayed Thursday after den The Zapruder film, taken in written by Assistant District At-fense attorneys made a bid to Dealey Plaza in Dallas Nov. 22, torney James L. Alcock to with the Zapruder film.

Alcock is reported to have sible use in the case of State

completely opposed to the legal position the state took during the change-of-venue hearing.

During questioning of witnesses the defense was not allowed to assume that Garrison's statements about conspiracies in general, his Kennedy death probe, and the conspiracy in which Shaw is accused of having participated all relate to the same thing.

RIGHT ASSUMED

The defense feels it has the right to reopen the hearing and question all witnesses againsince the district attorney indicated that the assassination film may be relevant to Shaw's trial.

Throughout the hearing, the defense was restricted to questions bearing directly on Shaw. Garrison contended that his public statements about the as-

long as they did not pertain di-el were questioned. rectly to Shaw.

During the hearing, a number of newsmen and executives

sassination were not relevant as and 80 members of the jury pan-

Garrison's 'Daseless Fraud'

The former chief investigator in the New Orleans assassination "plot" testified last week that District Attorney Jim Garrison's conspiracy theory is a "baseless fraud."

William H. Gurvich who worked with Garrison for seven months in probing the Kennedy assassination, swore that the entire "plot" was a figment of the D.A.'s imagination. He testified in an Ohio extradiction hearing in which Garrison sought the return for testimony of Gordon Novel, a former New Orleans resident. Gurvich also said that:

- Garrison once predicted the assassination probe would end with the suicide of his chief defendant, Clay Shaw, who is charged with conspiracy.
- Another defendant, Edgar Eugene Bradley, has been confused by Garrison with a second Edgar Bradley, an anti-Castro pilot. But Gurvich said investigation indicated that neither Bradley played any part in the assassination.
- Garrison once ordered Gurvich to arrest, handcuff and assault two NBC newsmen, Walter Sheridan and Richard Townley, who had expressed skepticism of the Garrison probe.

Clay Shaw Trial May Only Raise New Doubles the act was culminated. You don't have to prove it

Court Indicates That Garrison's Evidence Need Only Prove Some Kind of Conspiracy.

> BY JERRY COHEN Times Staff Writer

NEW ORLEANS What Dist. Atty. Jim Garprove against Clay L. assassination of President John F. Kennedy.

Even if he wins a conviction of Shaw, the distinct possibility exists that the verdict will contribute nothing toward satisfying. the national curiosity about what transpired in: Dallas on Nov. 22, 1963. A guilty verdict may only add to the public bewilderment.

Shaw's attorneys are engaged in a courtroom struggle which resumes today to move his longdelayed trial from New Orleans. Pretrial publicity, mostly emanating from prejudiced prospective jurors here.

Now, though sparsery attended and largely ignored by major news media, this change-of-venue hearing-through a single clarification-has provided the best perspective on the Garrison investigation attention in early 1967.

For the first time ar- side over the Shaw trial. guments during the hear-New Orleans civic leader was a party to an assassination conspiracy.

The clarification also c n c o urages speculation about the future course of Garrison's case against Shaw, until now distinguished chiefly by its un- a plot. real texture.

Such speculation, of course, is dependent on rison is required by law to the quality of the evidence Garrison submits during the Shaw trial to support Shaw, it has just become evident, may be totally unrelated to the actual "solved" the assessingtion "solved" the assassination.

But it is legal fact that Carrison will not have to convince the Shaw jury that the Dallas gunfire was the culmination of a conspiracy conceived in New Orleans by Shaw and other alleged plotters.

All Garrison will have to show is that, within the houndaries of Louisiana, Shaw participated in some sort of assassination conspiracy and a single overt act was undertaken in furtherance of it.

Whether the so-called plot, conceivably little more than conversation or Garrison, they claim, has 'conversations, ever was extended beyond Louisiana is unimportant under the law.

This became clear as the result of a courtroom exchange between James Alcock, Garrison's chief trial deputy, and Criminal Judge Edward Haggerty Jr., who is hearing the since it came to public change of venue motion and is scheduled to pre-

It came after Shaw's ing have made clear what ! attorneys had argued that Garrison must prove in Garrison's public statecourt to convict Shaw. Or, ments regarding his belief more importantly, what that the President had he need not prove to died as a result of a convince a jury that the conspiracy could not be "separated" from his charge against Shaw even though, they agreed, the district attorney largely had refrained from use of Shaw's name in speeches, interviews and press releases referring to

> You could have had 50 conspiracies," Judge Haggerty interrupted testily.

"And if you have an overt act you can have a case in court in any of the 50 states—whether or not did culminate."

Today the judge and both defense and prosecution attorneys will examine 80 prospective jurors to determine if they have a fixed opinion concerning Shaw's guilt or innocence.

No matter what today's witnesses say, it is highly unlikely the judge will agree to move the trial from his court.

It also is understood that in making the request for removal of the trial to "a less prejudiced locale," Shaw's attorneys were merely employing a legal gambit.

They reportedly were convinced beforehand that Judge Haggerty would turn them down.

And this, it is understood, is how they preferred it-knowing that a jury in a country parish (county), when confronted with certain facts about Shaw's personal life, might be more easily swayed by Garrison's arguments than one in this tolerant, live-and-let-live city.

What Shaw's attorneys! really sought, it is said. was to use the venue hearing to trap the judge in judicial error which might be used in an appeal and to discover some of the evidence amassed against their client.

If that were their intent,

as appears likely, they appear to have scored some points in their bid to establish a record for appeal but to have failed in their efforts at discovery.

Judge Haggerty repeatedly has overruled ques-tions which me have forced Garri who spent an afternoon on the stand as a defense witness, to show some of his hand. In doing so, some courtroom observers insist, the judge may have overextended himself.

In any event, Alcock's remark was seen as whint that Garrison may make absolutely no effort during the Shaw trial to track the defendant's preassassination pursuits to Dallas.

The forcefulness with which Alcock spoke could he an indication that during Garrison's year-and-ahalf investigation, he has succeeded only in linking Snaw to a coterie of unsavory types who wanted the President dead but had no connection with the actual slaying.

In which case, all the agonizing over the credibility of the Warren Commission Report - which held Lee Harvey Oswald to be the lone assassinwill continue unabated, even if Shaw is convicted.



From Frage Page NEW CREFAMS, LA. STATEC-ITEM

1 8 MAR 1968

E-137,543

Potential Jurors Quizzed in Shaw Venue Hearing

Jury panel members today began parading to the witness stand to tell whether they

could give Clay L. Shaw a fair trial. By early afternoon, 10 had said yes, three had

said no, and one didn't understand the question.

The testimony came at a

hearing before Criminal District Judge Edward A. Haggerty Jr. on a motion by Shaw's attorneys to have his trial moved 100 miles outside New Orleans on grounds that widespread publicity has made it impossible for him to get a fair trial here.

SHAW, A 55-YEAR-OLD retired businessman, is charged with conspiracy in the assassination of President Joh Kennedy Distric AuJim G: on charges & ... plotte. . Dallas slaying here e I. vey Oswald and illi m Ferrie. ţgι plans to Cā if the jury be Vec day in an de the change of tion. But a Shaw ed today the who.

ay be irrelevant. The attorney, William We, mann, said a new change or venue motion could be filed before the trial gets under way and today's hearing will be irrelevant if the trial is not held until April or May.

CITING RERCEN U.S. Supreme Court de is, Wegmann said con ns may chan: much ween now and tual beginning of the tria. that a new motion may be filed.

Those testifying during the .morning and early afternoon question 80 jury venire memthat they could give Shaw a fair trial included:

Carlos H. Kirby SD, 136 Dan-

ny dr.; Ernest J. Talbot, 3220 Plymouth August Parker Sr 2040 Caffin James P. Cooney 516 Soniat; Hamilton Neal 8437 Apricot, and Richard P. Mansfield, 1469 Aprils.

THOSE WHO SAID they had already formed an opinion were excused by Judge Haggerty. Neither the state nor the defense was allowed to question them. The defense objected to this and filed a bill of exceptions

Those in this category included:

John A. Terranova 6700
Dorian Rudolph McCormick
3433 Jenefit, and Oliver If
Williams 4624 Rhodes in

One witness. Freddie Bar-Ty, 27071/2 First, wook the stand and was questioned, but Judge Haggerty decided he did not understand the legal questions involved and excused him.

Williams, the first witness called, was asked whether he could give Shaw a fair trial and said he could. But in response to another question, he said he believes Garrison's theories" on the case.

Garrison did not appear in court today. The state's questioning was handled by Assistant DA James L. Alcock. Shaw was in court with his battery of attorneys.

Judge Haggerty plans to bers in all, 10 from each section of Criminal District Marshall McKinley, 4735 Court. The defense had asked Loyola, Pasquala Polumbo, that all 1,300 persons listed in the jury wheel be questioned 6229 Caldwell dr.; Fred J but this was rejected by the Schuber Jr. 89 Warbler; judge.

> THE JUDGE HOPES to finish this process of Wednesday. Then both the defense and the state have the might. to call more witnesses : ..ey wich

If the change of venue is denied, the trial could get under way before Judge Hapgerty in April or May whe. a new jury venire is van able. The same prospective jurors cannot take pa in both the hearing and the

Members of the jury venire referred to Judge Haggerty's court by his fellow judges began lining up outside of the courtroom long before 10 a. .n.

EACH INDIVITUAL was checked off on a list at a table outside of the courtroom, then allowed to go in-

Newsmen were kept out of the court until members of the jury venire subpeaned had been seated.

Then only a few reporters entered and sat in the back rows.

Shaw and his attorneys entered the cour Pur 10:10 and Judge Hag "-is on!" ready was on started proceeding

"I wish to thank me er judges for cooperating in selecting 10 jurors for this court," said Haggerty.

HE TOLD THOSE subpenaed that they were not called as jurors in the trial of Clay Shaw. Rather, said the judge, they were there for the sole purpose of determining whether shaw could get a fair trial in New Orleans.

"You will be questioned by myself and by the counsel for defense and for the state," said the judge.

He said the only question

"Would you be able to give Clay L. Shaw a fair and impartal trial?"

He said the case is based only on the bill of information from the Orleans Parish grand jury.

"WE ARE NOT TRYING the Warren Commission. We are not trying the CLA. We are not trying the FBI."

The judge then read the information which bill states in part that Clay L. Shaw wilfully conspired" to murden the late President John F. Kennedy.

He said the bill was hand-

vould assume you have neard or seen something about this case involving Clay L. Shaw," said Haggerty to the panel members. He pointed out however that in a jury tria: the prosecution is required to prove guilt "bevond a reasonable doubt."

told the venire that informo in that appears in the p · ... "may be true but may he arelevant.

The judge said, "Press infortion is unsworn, uncon-...med and uncontradicted."

"What we are trying to find out is whether if you were selected, could you put out of your mind what you have heard, seen and read and m. se the 🗈 non on what is p.::sented .

HE THEN OUTLINED a

plan for the questioning of the venire members which called for 30 persons to appear today, 30 more tomorrow and 20 on Wednesday.

Alcock then asked to approach the bench and after a conference involving the judge and defense attorneys, Haggerty announced that he would approve an alternate plan that calls for 40 witnesses to be called today and 40 tomor-

He also said there would be a request for sequestration of witnesses

William Wegmann, 'one of the attorneys for Shaw, told the judge, "I would like the court to instruct the witnesses what sequestration means.'

HE POINTED OUT that the press will report the proceedings and ask Judge Haggerty to instruct the witnesses not to read the press reports.

Haggerty agreed, commenting, "I often wonder what good sequestration is when the witness can read it in the paper."

Nonetheless, Haggerty instructed the witnesses not to read about the case or watch TV reports of it.

The court crier then began calling the names of witnesses who were to be questioned today. The rest were to be released until tomorrow.

Those called included: From Sec. A: Warren L. Carragan, 908 Belleville; Lloyd A. Caruso, 1707 Richland rd.; Cooney; Harold R. Johnson, 147 28th st.; Newman T. Johnson, 3923 Annunciation; George J. Kehoe, 1421 S. Peters; Kirby; Mansfield; Mc-Cormick; James A. McLaughlin, 2925 Eads; Schuber.

Section B: Donald S. Miller, 1230 Harmony; Williams; Conrad E. McCarthy, 4910 Berkly dr.; Barry; Bernard H. Farr, 5382 Pasteur blvd.; Roland J. Ayo, 5010 S. Claiborne, Apt. A; Henry L. Diebel, 1319 Dante; Hugh J. Farnet, 4485 St. Roch; Joseph V. Waddell Jr., 2016 Lapeyrouse: Walter E. Keys Jr. 6061 Gen. Diaz: Avie Richard, 407 S. Broad.

Section C: Wilburn L. Abel 1440 Chartres; Willie Samuel, 3519 Eagle; Lucien Roy Austin Jr., 3129 Frenchmen; Rudolph A. McLeod, 5029 Columbia; Joseph Andrew Massey. 4726 Ramsey dr.; McKinley; Parker; Henry Roland Cocreham Jr., 223 22nd st.; Edouard Menard Ferrier, 1210 Cal-

Sectio. D: Louis Thomas Aites, 2025 Congress; Louis P. Dewenter Sr., 5322 Magazine; Walter Feltman, 4101 Norman Mayer; Lawrence Joseph McAllister, 1202 Louisa; Harry Joslin O'Neill, 5617 Marshal Foch; Joseph Daniel Hauer on Seventh st.; William Hall, 841 Burgundy; Harris; Thomas Harvey, 2115 Peniston: Paul Irby Joffrion, 6103 Laurel; George Sartis, 3210 Somerset dr.

Section E: Emmiett Hagan, son, 508 Socrates; Herbert J. You can get a jury now is not Meyers Sr., 2719 St. Peter; relevant. He said that in a Meyers Sr., 2719 St. Peter; relevant. He said that in a Charles J. McClelland, 5340 number of cases it had been Marigny; Edward W. Fort-ishown prospective jurors had ner, 5011 Piety; Jack Klutz, 823 Hidalgo; Nicholas J. Calico, 823 Franklin; John J. Meyer, 110 Sherwood Forest dr.; Norman P. Baquie, 936 Andry; Charles J. Nait, 1125 Southlawn blvd.

Section F: Douglas Allen. 6406 N. Tonti; Felix Anthony De Genova, 5075 DeBore Circle; Sam Anthony Ganci, 2423 Hyman pl.; David J. Meilleur, 2218 Bartholomew; Peter Joseph Miller, 4738 Maid Marion dr.; Palumbo; Lester B. Shapiro, 449 Audubon; Warren Smith, 4140 Paris; James Taplin, 807 Harmony.

Section G: (No addresses given.) Daniel J. Granier. James Edward Faull, Frederick Hotstream, Warren G. Aicklen Jr., Paul E. Bass, Salvadore J. Uli, William C. Byrnes Jr., Harold Anthony Bourgeois Jr., Milan King Yager, Joseph M. Impastata.

Section H: Gennady K. Babenko, 1226 Camp; Leon L. Landry, 717 Leontine; Raymond H. Batey, 4930 Marion dr.; Terranova; Anthony J Bartlett, 4005 Delgado; Murphy George Sanchez Sr., 4525 St. Anthony; R. L. Williams, 5627 Pratt dr.: John G. Schoen, 7331 Beryl; Byron L. Kane, 3611 Herald; Albert J. Anderson, 3300 Trafalgar.

After the 40 names had been called, the second 40 were dismissed until tomorrow morning. Of those called, 32 were excused until 1 p. m.

The first witness to be called was McKinley, 70, a Negro. McKinley was asked by Judge Haggerty if he had read anything about the charge against Shaw.

McKinley said, "I've read about it."

Judge Haggerty then asked, "Have you formed a fixed opinion in your mind as to whether Mr. Clay L. Shaw can get a fair trial?"

REFORE M'KINLEY could

answer the question, Defense Attorney William Wegmann objected, saying that the. judge was influencing the witness's testimony by the way

Wegmann said that whether this man says he has a fixed opinion is not relevant.

the question was put.

Wegmann, citing a number of U.S. Supreme Court deci-1334 Flood; Willie M. Harri- sions, said that the fact that testified that they could give an impartial hearing when, in fact, they could not.

> He also said the fact that the court might be able to ge t a jury now is not relevant because conditions could change before the case actually comes to trial.

Wegmann said it could be necessary, if the trial is held of until May or April, to file a new change of venue motion later (under the law, the defense has until two days before the trial to file a change of venue motion. If the current change of venue motion is overruled, the defense still cal file another one until two days of the trial date.)

The judge overruled the objection and said he was going to proceed and Wegmann took a bill of exceptions.

THE JUDGE ASKED Mc-Kinley, "If you were called to be a juror, could you give a fair trial to Mr. Shaw?"

McKinley answered, "I could."

"Do you understand that the trial must be based on what happens in court?" the judge asked.

McKinley answered, "Yes." Under questioning, McKin-ley said he is retired, that he has been on a jury panel but never has served on a jury.

The judge then told the defense they could examine Mc-Kinley and Wegmann said, "These are not our witnesses . . I don't know why we should question the witnesses before the state."

THE JUDGE ORDERED the defense to question the witness first and Wegmann took a bill of exceptions.

F. Irvin Dymond, chief defense attorney, then proceeded to ask McKinley if he were a native of New Orleans,

Under questioning by Dymond, McKinley said he had been in the city since he was 10 years old, that he can read and write, that he listens to television news "most every night that he never has read book called, "Rush to Junment" or seen a movie by that title and that he sometimes reads old. magazines but subscribes to none.

ASKED IF HE subscribes to local newspapers, he said,

"Yes, I get The Picayune every morning Asked if he cads the paper, McKinley replied, "If anything interests me, I read it . . I read every-

Dymond then asked McKinley if he had formed any opinion as to whether Lee Harvey Oswald acted alone in the shooting of President Kennedy.

At this point Alcock objected and Haggerty sustained him.

DYMOND ASKED THE judge, "Aren't you even going to hear my argument?"

The judge said for him to speak up and Dymond said that if a prospective juror has made up his mind that a conspiracy existed then the state will not have to prove to him that part of its case.

The judge said that he was not interested in any Dallas events, only in a New Or-. leans conspiracy, and he continued to sustain the objection. Dymond took a bill of exceptions

Dymond then asked McKinley, "Do you have any fixed opinion as to whether there was a conspiracy between David Ferrie, Lee Harvey Oswald and Clay L. Shaw . . .

Alcock entered an objection. The objection was overruled by Haggerty and Dymond was allowed to finish his question.

and any other persons?"

"I HAVE NO OPINION about that at all," said Mc-Kinley "I don't believe he did it by himself."

Q. "Have you ever heard Mr. Garrison speak on TV concerning Clay Shaw?" A. "Yes, I've heard him." "YOU'RE NOT ALLOWED

to pursue it if it is irrelevant and that is my objection," countered Alcock.

Dymond then asked the question again.

"Have you ever heard Mr. Garrison talking on TV concerning Clay Shaw

A. "A couple of times I

heard him. I didn't even remember what he said now."

Q. "You do believe at this time Garrison's theories on the Clay Shaw case?"

A. "Yeah." Q. "And you would have to be convinced he is wrong?" A. "I would have to be con-

ALCOCK THEN TOOK up the cross-examination of Mc-Kinley. He asked McKinley if he could give Shaw a fair

A. "I think he would get a fair trial."

Asked if he would pass judgment on Shaw, McKinley said "No. I couldn't but I think he could get a fair trial. I couldn't judge him."
Q. "If the court failed to

carry the burden of proof, you wouldn't convict him, would you?"
A. "I couldn't."

Q. "Do you have an opinion that Clay Shaw is guilty?" A. "I couldn't say that."

THE NEXT WITNESS was Polumbo, a 57-year-old native of Brooklyn, N. Y., who has lived in New Orleans since 1945. He answered in the affirmative when Haggerty asked if he had read and discussed the trial and if he had been a juror in a criminal case.

"Having served on juries, I: am sure you have been instructed that the burden of proof is on the state," said Haggerty.

A. "Yes sir."

Q. "Tell us whether you have fallen into a fixed opinion as to the guilt or innocence of Clay L. Shaw . . . " A. "No."

DYMOND THEN OBJECT-ED to the word "fixed" in the question and Haggerty then rephrased the question.

O. "Have you formed any opinion fixed or not on the guilt or innocence of Clay L. Shaw?"

A. "No, sir."

Q. "If you were called as a prospective juror, would you try the case like any other case?"

A. "Yes, sir."

Q. "Could you give . . . a fair and impartial trial and require the state to prove its case beyond a reasonable! doubt?"

A. "I could."

WEGMANN THEN TOOK OVER the questioning, asking Polumbo if he had read stories in connection with the charges against Shaw.

"You couldn't miss it," said

Polumbo.

Polumbo then answered no to questions from Wegmann t as to whether he had read a Garrison story in Playboy Magazine, a Garrison story in Ramparts Magazine or the book "Rush to Judgment."

Polumbo testified that he had not seen the movie or attended a lecture by Mark Lane, author of the book.

Dymond asked Polumbo if "as an individual you have an opinion" concerning the

A. "Yes, sir."

Q. "You as an individual have an opinion as to whether Clay Shaw conspired with David Ferrie and Lee Harvey Oswald to assassinate the president?"

A. "I have no such opinion."

After further questioning, Polumbo told Dymond that he had no opinion in the case.

THE NEXT WITNESS was 1 Harris. He said he had served as a juror more than 10 times. Judge Haggerty asked Harris if he had "formed an opinion as to the guilt or innocence of Clay L. Shaw."

"No," was the reply.

Q. "If you were to be called on the trial of Mr. Clay L. Shaw could you give a fair

and impartial trial?"

A. "I believe so, yes. Just as I believe I've done in the past."

Dymond then took over the auestioning.

Q. "Do you watch TV news broadcasts?"

A. "Yes."

Q. "Have you heard Mr. Garrison speak on the subject on TV?"

A. "Yes, I have."

Q. "Have you heard Mark Lane . . .?"

A. "No."

Q. "Mort Sahl?"

A. "I'm completely unfami-

Q. "Did you read the article on Clay Shaw in Playboy Magazine?"

A. "No, I didn't."
Q. "Has the publicity . . . affected your thinking in any

A. "I don' think so, Mr. Dymond. I don't feel so."

HE WAS THEN asked by Dymond if he as an individual, not as a potential juror, had an opinion in the case.

A. "As an individual right. now, I don't think I have any opinion as to the validity . . . I haven't given it any thought myself. I don't anticipate any bridges until I get there."

Q. "Is there any particular opinion you would have to get rid of . . ."

A. "I believe I would have to have some facts of which I have none. I've been on juries before."

He was then asked if any of the publicity on the case had made any impression. Harris concluded that, "Yes, it affects you" but that the juror should be able to put it aside.

Q. "You would be hopeful that you would be able to cast it aside?".

A. "Yes."

Q. "But you admit that you do have an opinion?"

A. "Yes, I don't know how much in depth . . ." Q. "You believe you could

overcome any opinion?"

A. "Yes."

ALCOCK THEN ASKED Harris if he as a juror would require the state to prove its case beyond a reasonable doubt.

"Yes, sir," was the reply. Schuber, the next witness, also testified that he could give Shaw a fair trial. He told Judge Haggerty that he had served on juries twice in the past.

Q. "From what you have seen and read do you have. any opinion or impression on the guilt or innocence of Clay Shaw?"

A. "No, sir."

Judge Haggerty: If you were to be called as a juror, could you, irrespective of what you have read, heard or seen, give this defendant

a fair tried.

Schubert Yes."

Judge Hag erty then turned the witness over to the de-

fense for questioning.

Dymond: "Did you read about the case in The Times-Picayune and the New Orleans States-Item?"

Schuber: "Yes."
Dymond: "Do you read

Ramparts magazine?"

Schuber: "He I have seen it but I do not read it."

Dymond: "Did you read a book called Rush to Judg-

ment'?"

Schuber: "No."

Dymond: "Did you see the movie?"

Schuber: "No."

Dymond: "Would you say you have been unimpressed or have you formed an opinion?"

Schuber: "I have formed no opinion as to the guilt or innocence at this time.

There then followed an argument between Dymond and Alcock regarding the difference between court opinion and court expression.

Alcock charged that the defense had been using the two words interchangeably. Alcock charged that the two are very different in meaning.

Judge Hoggerty interjected that anyone who has reached the "age of reason" can form an opinion.

"ANYONE WHO HAS reached the age of reason," asserted Haggerty, "and who can read forms an impression of what he has read."

Haggerty said that the first impression doesn't remain a lasting impression.

Dymond denied that the defense had used the two words, opinion and impression, interchangeably as Alcock stated.

On the contrary, he said that the defense had used the words-di striminately.

The fifth witness called to the stand was Terranova, who said that he is a native of New Orleans, is 43 years old, is employed in the shipping department of American Can Co. and has served on one jury.

TERRANOVA SAID that he has formed "somewhat of an opinion."

Under questioning by Alcock, he said he would require the state to prove its case beyond a reasonable doubt.

The sixth witness called was Barry, who said he is a retired former Veterans' Administration employe, a native of St. Charles Parish and that he had not served on a jury before.

Judge Haggerty asked him some of the same questions he had asked other witnesses and, because Barry apparently did not understand the nature of the questions, he was excused without giving the defense or the state an opportunity to question him.

AFTER TWO MORE witnesses testified, in general,

that they felt they could give Shaw a fair trial, the court recessed for lunch.

OVER THE weekend, the convention of the National District Attorneys Association here came to an abrupt end as Garrison canceled the group's banquet. It had been scheduled for Saturday night.

Garrison, who was chairman of local arrangements for the convention, canceled the dinner in a huff when the group told him he could not use the banquet as a public forum for his Kennedy assassination probe.

GARRISON WAS TO have been the principal speaker at the banquet. Association president William J. Raggio of Reno, Nev., said his group, reluctant to be drawn into the Garrison probe in any way, asked him not to make the banquet speech after learning that he planned a sharp attack on federal courts.

Last week, Garrison addressed the group at a regular session and attacked federal district court judges here for their decision to enjoin his office from subpenaing Life magazine reporter David L. Chandler to testify before the Orleans Parish Grand Jury.

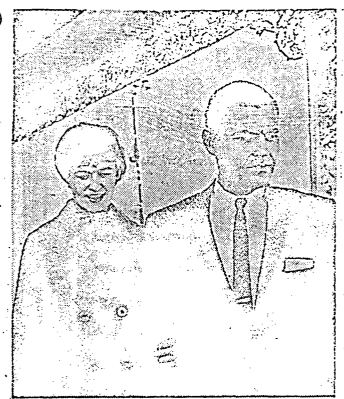
Chandler's attorney filed a motion asking that federal district court cite Garrison for contempt. A hearing on this motion is scheduled for Wednesday.

ALLEGEDLY, GARRISON. wanted to question Chandler in connection with an organized crime probe. But, in his speech to the DAs, Garrison said the failure to get Chandier was another attempt by the federal government to block his assassination probe.

Over the weekend, Garrison accused the DAs association of trying to censor his planned remarks.

Raggio said, "His actions were completely irrational. In the first place, it wasn't his banquet. The banquet was one of the things covered by the \$50 registration fee paid by each delegate."

Today, the association figures that Garrison owes each delegate about \$8, the price per person for the banquet.



Associated Press

APPEARS BEFORE GRAND JURY: Marina Oswald Porter, widow of Lee Harvey Oswald, with her husband, Kenneth, on the way to testify before a New Orleans grand jury. The grand jury, at the request of Jim Garrison, New Orleans District Attorney, is investigating an alleged conspiracy in the assassination of President Kennedy.

Oswald's Widow Tells a Jury Of Poor Times in New Orleans

By MARTIN WALDRON Special to The New York Times

ORLEANS. Feb. 8-Mrs. Marina Oswald Porter, widow of Lee Harvey Oswald, assassin of President Kennedy, testified today before a New Orleans grand jury about the four months during which shelived in near penury with Oswald in New Orleans in the summer of 1963.

District Attorney Jim Garrison contends Oswald spent the four months helping put together a plot that led to the assassination.

Mrs. Porter, a short and trim 26-year-old blonde with frosty blue eyes, declined to comment as she twice ran a vanguard, of television cameras to enter; the grand jury room in the ornate old Criminal Courts Building.

than her 5 feet 2 inches. She Mr. Kennedy's murder. was wearing a dark blue semimini dress, the hem about three that Oswald plotted with Clay Cuban exiles and one of them inches above her knees, and L. Shaw, 55, retired New Orall Oswald, became connected with a light blue rain coat. The leans businessman to assassi extreme anti-Communists who dress had red and yellow piping nate President Kennedy. One of had neo-Nazi views, Mr. Garon the collar and sleeves.

Mrs. Porter's appearance be-fore the grand jury had no

major significance.
"It really is a matter of rou-

Mrs. Porter was accompanied to the grand jury by her husband, Kenneth J. Porter, a Dallas tavern operator, and Sheriff Louis A. Heyd Jr.

"They just wandered in the courthouse, asking where to go, and I am showing them," the sheriff said.

Mrs. Porter was before the grand jury for about 10 minutes in the morning, and then left to return for detailed questioning this afternoon.

Before beginning the afternoon session with Mrs. Porter, the grand jury questioned Kerry W. Thornley of Tampa, Fla., who had known Oswald when both served in the Marine Corps in the late 1950's. Mr. Garrison says one or more witnesses saw Mr. Thornley with Oswald during the summer of 1963. Mr. Thornley denies having seen Oswald since 1959.

Mrs. Porter's trip to New Orleans to appear before the grand jury was in marked contrast to her residence here from May 11 to Sept. 23, 1963. At that time, she and Oswald lived in a slum, and she was several months pregnant.

While working as an oiler on a coffee processing machine, Oswald barely made enough salary to buy food and to pay the rent on their tiny apartment. He spent much of his free time that summer handing out leaflets on New Orleans streets urging "fair play" for

the Castro regime in Cuba.
On the current trip, Mrs. Porter and her husband were lodged in a tourist motel near the Criminal Courts building.

Ordered By Judge

Mrs. Porter's trip to New Orleans to testify before Mr. Garrison and the grand jury was ordered by a Texas judge under an agreement between states that requires material witnesses to go to another state if needed. Mr. Garrison said Her heel-less black shoes Mrs. Porter was a material made her appear to be shorter witness in his investigation of

Mr. Garrison has charged Mr. Garrison's assistants said rison has said. An aide to Mr. Garrison said the District Attorney wanted In a recent news conference, rs. Porter's appearance be to find out if Mrs. Porter had Mr. Garrison sharpened his atknown Mr. Shaw.

tine," the assistant said. "After charge in the assassination, was after Christmas, 1967, the Dis-

Edgar Eugene Bradley, a 49year-old California conservative, with conspiracy in the assassination, but had not said what part he believes Mr. Bradley played. The Californian has successfully fought extradition to Louisiana.

Mr. Garrison has said that his theory of the assassination is that President Kennedy was murdered by former employes of the Central Intelligence Agency who had been trained to lead an invasion of Cuba. When the invasion was ordered stopped by President Kennedy in the summer of 1963, the C.I.A. employes, many of them

In a recent news conference, known Mr. Shaw.

Mr. Shaw, who was indicted Dureau of Investigation and last March on a conspiracy President Johnson. On the day all, when you are investigating the months that Oswald spent in New Orleans in 1963, you certainly are going to try to talk to his wife."

Accompanied by Husband

Mrs. Porter was accompanied

Charge in the assassination, was after Christmas, 1967, the Dissipation of the Mrs. Alterneys all but accused day. However, his attorneys Mr. Johnson of being an accessory after the fact. The De moved from New Orleans. President, Mr. Garrison said, the held March 5.

Mr. Garrison has also charged predecessor."

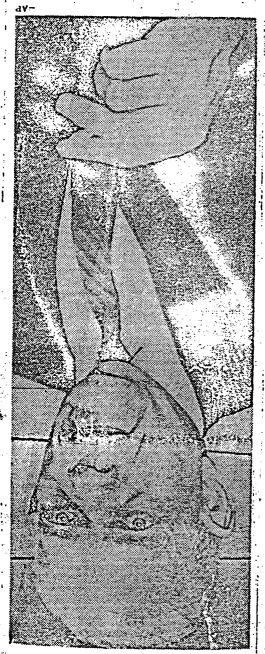
Charge in the assassination, was after Christmas, 1967, the Dissipation of the

T4111

SS Jennary 1968 WASHINGTON, D. C.

Angeles, and is fighting extradition to evangelist, Carl McIntire, lives in Los lations type who works for the right-wing Eugene Bradley, a mysterious public-redicted last March. The second is Edgar So far, two men have been charged with completty. One is hir. shaw, the 54-year-old former director of the international Trade Mart here and a prominent New Orleanian, who was brrested and inchested and inches the second is Edoar

mixed bag of other men who have been The investigation has, also netted a



Mr. Shaw: 'It's hard to believe.

By Jerrold K. Footlick

Effuts sint llA કુલાયું મુલાકાલ noX oQ 'mis,

Traces Vast 'Conspiracy' A District Attorney Who A Talk With Mr. Garrison,

NEM OBTEVNE

Jim Garrison, district attorney of New

"There is no way that Clay shaw can Orleans, says;

Edward F. Wegmann, Mr. Shaw's get an acquittal."

"Clay shaw cannot be convicted. He ISMAGL' ESA2:

will be absolutely vindicated."

spired with others to assassinate John F. 14. The charge is that Clay shaw contrial now scheduled to degin here Fed. The contradiction will be resolved in a

directly with the grawing discontent, in Thus a court of law finally will deal

Dy those who simply stronger, and is felt other discontent is Тре difficulties. over many obvious **Bjozzeq** pojes sug sion left many loopwell-staffed commisthis prominent and port, yet delieve that to believe the rewho believe or want may among two ways. One is dis-This splits at least the Warren Report. some quarters, with



Mr. Garrison

do not delieve that Lee Harvey Oswaid, a demented Communist, was the lone as-

newspaper darea print. investigation, or think they do, than a men, some of whom know more about the President Kennedy's assassination, And to confront lawyers, investigators, newsthe only man yet indicted for a role in Mr. Garrison, the much-maligned, much-praised district attorney, and Mr. Shaw, eve of the trial, I came here to confront So on the eve of the anniversary and the ter-accusations, revelations and denials. stupelying maze of accusations and counrion's investigation was mode public, in a come enmeshed, in the year since Mr. Gar-But all of this discontent has be-

The New Orleans 'Conspiracy'

A Question for Mr. Garrison: 'Do You Believe All This Stuff?'

Continued From Page One

called by the DA as material witnesses or have volunteered their testimony about the alleged conspiracy. Many of them exist in a shadow world of homosexuality, prostitution and pandering, and petty and major crime.

And the investigation has also attracted other Warren Commission critics. Mr. Garrison, in fact, wrote the introduction for the second of two anticommission books by Harold Weisberg. Perhaps the most prominent of the critics, Mark Lane, the self-styled "defense counsel" for Oswald whose Rush to Judgment made the best-seller lists, now lives in a French Quarter apartment here.

Charges of Government Involvement

It has been said by the DA's critics that he makes a new charge every time his investigation seems to bog down. Whatever, the tenor of the charges has been escalating in recent weeks. For example, Mr. Garrison now says, in apparent contradiction to earlier statements, that Oswald was a U.S. Government operative, reporting to the Central Intelligence Agency (CIA), the Federal Bureau of Investigation (FBI), or both. At one point, in his office, I tried to put Mr. . Garrison on the defensive with this statement: "Then you agree with Marguerite Oswald (Lee's mother) that he was a CIA agent?" I hadn't thought anyone except Mrs. Oswald and perhaps Mr. Lane believed that.

"You know," Mr. Garrison replied, "when I first heard she said that after the assassination I thought, 'Now that's a hot one.'" Then he paused. "You know, she turned out to be right."

If that seems farfetched, there is this one. The Warren Report states flatly that Oswald and his killer, Jack Ruby, did not know each other. Mr. Garrison states flatly that they not only knew each other, but that they were both co-operating homosexuals. (Mr. Garrison makes the point in considerably more vivid language.)

Still, it remains one thing to assault the Oswalds and the Rubys and quite anomer to impugn some of the nation's highest officials. More recently, Mr. Garrison has done just that. In a Los Angeles speech in November, he said that he had thought at first the Warren 'ommission was merely incompetent; ow he thinks it intentionally hid facts.

Pointing to the Top

He says that Chief Justice Warren was appointed to the commission to silence potential liberal criticism. And he adds that Allen Dulles, former chief of the CIA, and John J. McCloy, who headed its predecessor, the Office of Strategic Services, were there to protect the spy agency. (Mr. McCloy, though active in military intelligence work in World War II, never headed the OSS.) Finally, he says the man at the top has, to the DA's displeasure, closed some of the commission files for 75 years—"the one man who has profited most from the assassination, your friendly President, Lyndon Johnson."

Mr. Garrison quickly continues that he isn't saying the President is involved in the assassination. "But wouldn't it be nice to know?" he asks. And he won't leave the subject without adding that certain Texans who he says are longtime political backers of Mr. Johnson are being protected.

One could continue the samples indefinitely, but suffice. Most people, it seems safe to say, will not believe most of these charges. In fact, a question one hears frequently after returning from a visit to Mr. Garrison is: "Is he a nut?"

Mr. Garrison has heard the question too and he talks casually about it. A few weeks ago a news story reported that Mr. Garrison had received a medical discharge from the Army in 1951 for psychiatric reasons, adding that he was reinstated into the National Guard in 1955 (he retired as a lieutenant colonel last spring because the investigation was taking so much time). But the story caused little ripple here because similar accusations had been made by Judge Malcolm O'Hara in his vain election campaign against Mr. Garrison for district attorney in 1965.

A Plausible Explanation

Mr. Garrison says he will refuse to answer the charges publicly and asked that this lengthy part of our conversation be kept off the record. It can be reported only that he offers a plausible explanation that the incident involves physical, not mental, problems dating back to World War II (when he was a decorated combat officer), and that the matter was cleared up to the satisfaction of a military medical team later. I have not studied the records.

Setting aside that matter, it should be said that Mr. Garrison is a pleasant and bright conversationalist. He sprinkles his views with pertinent literary allusions and his interests seem catholic. He likes good liquor and good food and good music.

He also likes pretty girls. It is hardly surprising that they are attracted to him for he is, at age 46, not only a celebrity but a man of striking physical appearance, 6 feet, tinches in height, 225 pounds, with hazar eyes and a full head of chestnut hair. While we chatted one evening in a swinging little French Quarter bar called La Boucherie, young women fairly paraded to our table, mainly to tell him how much they (and their fathers, they added in most cases) admired him. He charmed them all.

Mr. Garrison says that the investigation occupies his entire schedule, seven days a week, so that he has turned over all other matters in his office to an assistant. He has six staffers working on the case, besides whatever help he receives from private investigators. There are several of them working for him on the West Coast, mainly volunteers.

Garrison is: "Is he a nut?"

Mr. Garrison has heard the question mystery, not for any political ambitions and he talks casually about it. A few of his own. "Iznever intend to seek any eks ago a news story reported that other political office," he says with some

'vehemence set now that I have seen the cynicism of the nation's media."

How far he has progressed toward "solving the mystery" no one (unless it is Mr. Garrison) seems to know. He speaks of right-wing extremists, of Nazis, Cuban emigres, and Texas oil men. He says that he is checking all the leads that the Warren Commission overlooked.

"When I mentioned a few weeks ago that the area under Dealey Plaza [the assassination site] was webbed with a sewer system that men could get around in, I wasn't saying that was how the assassination took place. I'm not assuming any burden of proof I don't have to. All I want to know is why the Warren Commission didn't tell us that."

Mr. Garison is not troubled by a listener's skepticism. He concedes that all this may be hard to believe, but he insists it is true. At one point I wondered if he thought it logical that the CIA would have hired all the questionable characters he says it did. "Ask the CIA, not me," he replied. "They hired them."

After hearing on tape a seemingly preposterous story told by one of his witnesses. I suggested that the witness, because of his admitted background, would be eminently impeachable. Mr. Garrison's answer: "Pimps are less likely to lie than lawyers."

A Prosecutor's Job

Mr. Garrison maintains that he has done what a district attorney is supposed to do, investigate a case within his jurisdiction—he says the alleged conspiracy was hatched in New Orleans—and bring those he thinks were involved to trial. He has produced one indictment and says he will get others.

There is real doubt, though, about what he expects to prove and what, in law, he has to prove. This is the statute under which Mr. Shaw was indicted:

"Criminal conspiracy is the agreement or combination of two or more persons for the specific purpose of committing any crime; provided that . . . in addition to such agreement or combination one or more of such parties does an act in furtherance of the object of the agreement or combination [emphasis added]."

Mr. Garrison's star witness at the preliminary hearing on the Shaw case last spring, Perry Russo, testified that he attended a meeting in the apartment of David Ferrie at which Ferrie, and a young man he identified as Leon (sic) Oswald, and Mr. Shaw discussed an assassination plot. Hypothesizing that this be so, if two of them did no more about it, but Oswald took it upon himself to commit the crime, was there a conspiracy?

Idle chatter is no conspiracy. Thus these events may not amount to a conspiracy. On the other hand, if Oswald shot President Kennedy, an "act in furtherance of the object of the agreement" was committed. The key is: Was there an agreement?

Oswald a 'Patsy'?

But what if, as Mr. Garrison has said. "Oswald didn't shoot anybody that day in Dallas." Does this wipe out that "conspiratorial meeting?" Or does Mr. Garrison expect to prove that the meeting was part of a conspiracy plot, to be executed by others? And that Oswald was a "patsy." But then, did Oswald know he was to be a "patsy?" One can go around and around.

Those who look most favorably on Mr. Garrison's investigation think he may have found evidence of a conspiracy. But it is not clear if what he may have found actually led to the assassination. Also, it is thought by some, even if Mr. Garrison has not found a real assassination conspiracy, he has turned up evidence of some other serious law violations—gunrunning to anti-Castro Cubans, for example. But where does that leave the

case against Mr. Shaw, who unequivocal-

Clay Shaw says: "It is still hard to believe this has happened. I think about it 24 hours a day. Often when I go to parties my friends will try not to talk about it. But inevitably before very long the conversation gets around to it. So I usually try to put my friends at ease by talking about it myself."

Mr. Shaw in person is, like the DA, a glant—6 feet, 4 inches, 215 pounds, a few more pounds than he would like. He has silver hair, a deep tan, dresses impecably. His tastes are sophisticated. He delights in fine sea food and dines frequently at places like Brennan's, Galatoire's, and Antoine's.

Rebuilding the Quarters

Mr. Shaw joined the Trade Mart after World War II and left almost as his own monument its sparkling new skyscraper home, the pivot for the rebirth of the Canal Street water front. But his impact on the city went further: "Years ago the French Quarter was run down. I began to buy houses, restore them, sometimes live in them awhile, then sell them, about one a year for 16 years. I wanted to adapt the old traditions to modern living. I put the first swimming pool in the Quarter and there was a lot of trouble about that with the Vieux Carre Commission. I asked them if they wanted me to put in a nine-foot-deep lily pond; they said they did, so I put it in. Now there are pools all over the Quarter."

Mr. Shaw's own home in the Quarter charms the visitor with reds and whites, silvers and golds, in carpeting, drapes, and accessories; the furniture is antique yet comfortable and remarkably scaled to his size.

Two years ago he retired, to indulge himself in writing and travel. Now, he says, the expense of his defense will force him to go back to work. "I don't know what it will be," he says, "but I'll have to raise money somehow. For one thing, I am keeping a journal of everything that has happened in the last year that I hope will become a book.

"I read a lot now and I am doing some writing. Years ago I wrote two one-act plays that were performed—one still is. I am reading The Confessions of Nat Turner and Albee's A Delicate Balance. I read everything about the assassination. Before this happened, I had the same reaction most people did—I believed the Warren Report, believed in the people who produced it. Now I read all the 'scavengers,' but they haven't changed my mind."

A Detailed Defense

Mr. Shaw's legal team, headed by Mr. Wegmann and with Irvin Dimond, reputedly New Orleans' best criminal attorney, as chief court strategist, has spent months preparing the defense. It is the defense, rather than the prosecution, that has been largely responsible for the delay in the trial.

necessary for a than noit. Mr. Wegmann replies most criminal cases the accused now where he was at the time, how he might have been involved, whether he is guilty or ininocent. In this case the charges are so iridiculous that we didn't know how they came about. Civil law provides for dis-

covery procedures so that the parties are not surprised. In our criminal procedure, we do not have that. We have to check every possible lead because we don't know what the district attorney will come up with."

Certain thit are clear. One is that the defense has copy of Mr. Garrison's medical record. Another is that they are prepared to assault the integrity and memory of Perry Russo, whose testimony was largely responsible for the indictment. (Mr. Garrison, when queried about Mr. Russo, snapped: "The country owes him a debt of gratitude." Others hold a contrary view.)

The Homosexuality Issue

Whether Mr. Perrison relies on Mr. Russo or others in the trial, it seems clear that to gain a conviction he must link Mr. Shaw to David Ferrie, an apparently multitalented individualist who was a prominent figure in the world of New Orleans homosexuals. Ferrie died last February of a mysterious brain injury shortly after being named in the investigation. Mr. Shaw's friends fear that the district attorney will attempt to "poison the air" with the homosexuality issue.

Mr. Wegmann says: "Clay Shaw has lived his life with dignity."

Clay Shaw's public record was, until last spring, untainted; in a city like New Orleans, most people don't know what he did or didn't do in private, and don't care. Thus the defense, in weighing the decision about whether to seek a change in venue, as it well might, must balance the dangers of prominent publicity here against the dangers of facing the homosexuality issue at trial in a less cosmopolitan area like the Cajun country of southwest Louisiana or farm country upstate.

After days there, one finds that studying the Shaw case specifically and the whole investigation generally is like grappling with quicksilver. After we had been together for several hours, I risked with Mr. Garrison the question that had been stirring in my mind throughout:

"Jim, do you really believe all this stuff?"

The district attorney smiled at that. This was the answer: "Would I spend all my waking moments working on this thing, would I take all the criticism I'm getting, would I use so much of my staff and so much money on the investigation, and try to put people in jail, if I didn't believe it?"

This may or may not be considered a direct answer. Even if it is construed as a simple yes," Mr. Garrison may be wrong. But it does seem evident that he intends to pursue—wherever it might lead—his investigation into a possible conspiracy to assassinate John F. Kennedy.

-JERROLD K. FOOTLICK

CLAY SHAW'S TRIAL SET FOR FEBRUARY

Defense Attorneys, State

Reach Compromise

Criminal Dist. Court Judge Edward A. Haggerty Jr. has officially set the date of the conspiracy trial of Clay L. Shaw for the first jury day in February. He made the ruling Monday after attorneys for Shaw and the state agreed on a compromise.

Defense attorneys had sought a six-month delay and Dist., Atty. Jim Garrison's office was in favor of a speedy trial.

Shaw has been charged by Garrison with conspiracy in the assassination of President John F. Kennedy.

The actual trial date will not be known until the judges finish selecting juries for that mouth. They begin selecting jurors on the first of the month and the first jury day is the first day the jury sits after the process is completed.

The first jury day always falls after the 19th of the month and usually on the 15th.

During Monday's proceedings, Haggerty denied a defense motion for a supplemental bill of particulars of the charges against Shaw. The defense sought more information on alleged meetings attended by Shaw in New Orleans and Baton Rouge in furtherance of the alleged conspiracy.

Chief defense counsel F. Irvin Dymond, however, reserved a bill of exceptions after Haggerty's denial for a possible appeal. Much of the discussion on the

Much of the discussion on the trial date ceptered on the elimate of public opinion.

From the discussion came an indication that the defense may ask for a change of venue and that the court intends to make contempt citations against those who riolated Haggerty's orders set for make public statements about

Haggery sold Dymond that within the law the defease has until two days before the trial to request a change of venue. He asked Dymond to agree to make such a request two weeks before the trial. Dymond refused.

Asst. Dist. Atty. James L. Alcock said that since Shaw was arrested on March 1, the case ought to go to trial within a year of that date.

Dymond said he had no way of knowing what public opinion would be by mid-February and needed as much time as he could get.

Dymond also charged that Garrison had made "a lot of prejudicial and inflammatory statements about the case that would certainly prejudice jurers." He cited a magazine article and a couple of tele-

vision interviews as examples.
Alcock esuntered saying that
the U.S. attorney general and
the Supreme Court had made
similar statements on the opposite side.

Haggerty said he had no control over federal officials

The trial of accused presidential assassination conspirator (Clay L Shaw has been scheduled in mid-February, but detense attorneys indicated it may, be closer to March, if they decide to file motions to change the site of the trial.

Criminal District Judge Ed ward A. Haggerty Jr. selected the first jury day in February, usually between the 10th and 15th, as a compromise yester-'day with the defense, which had asked for a six-month deilay; and the state, which had sought a speedy trial.

If Shaw, who has denied any connection with the assassination, goes to trial in February, it will be nearly one year after he was arrested and charged by Dist. Atty. Jim Garrison of conspiring with Lee Harvey Oswaid and others to assassinate President John F. Kennedy.

Yesterday F. Irvin Dymond, Baton Rouge in furtherance of Shaw's chief defense counsel, what Garrison calls a conspirate the trial to file motions for large of the strain la change of venue. Hearings on such a motion could delay the trial about two weeks, Judge Haggerty said.

The judge also denied a defense motion for a supplemental bill of particulars which would have outlined the state's icharges against Shaw. The defense sought more information labout alleged meetings attended

Shaw Trial Delay Argument Opens

A motion to delay the trial of <u>Clay L. Shaw</u>, accused by District Attorney Jim Garrison of conspiracy in the death of President John F. Kennedy, was to be argued today before Criminal District Court Judge Edward A. Haggerty Jr.

Shaw's attorneys have asked for a continuance in the trial

of at least six months, claiming that a fair trial now or in the immediate future here is impossible because of actions by Garrison and publicity he has generated.

If a delay in the trial is denied, the defense is askign for a change of venue.

ORAL ARGUMENTS will be presented on this motion and a supplemental application for a bill of particulars.

In answers to defense motions, the DA's office has said it would be agreeable to a "reasonable" delay of less than six months. They argue that if this is granted, it precludes the possibility of moving the frial to a new location.

Asst. DA James L. Alcock has said he does not believe a trial can begin now until after the Christmas season.

The state has argued that any prejudicial atmosphere that might exist in New Orleans is the fault of Shaw and his aftorneys. MEANWHILE, on another front, an appearance by U.S. Atty. Gen. Ramsey Clark at the University of Virginia in Charlottesville has stirred up a controversy.

Reporter Roy Barry of the Charlottesville Daily Progress quoted remarks he said Clark made during a question and answer period after a legal forum at the school Priday night.

Barry's story quoted Clark as saying, "Much as I hate to do it, I may have to prosecute Jim Garrison. He took a perfectly fine man, Clay Shaw, and ruined him for personal aggrandizement."

THE JUSTICE Department denied that Clark had made the statement.

Yesterday, Barry backed up his report, saying, "Clark's statement struck me immediately. I had never heard Garrison threatened before. It was hardly the kind of state-

See PROBE- Page

Probe-- /L a a bac Continued from Page 1

ment a reporter would for

He added that he made careful notes of the attorney general's remarks and said that law students were pressent when he asked Clark follow-up question. Then asked Clark what personal argrandizement Garrison would gain by fosing a nationally publicized case, Barry said Clark answered, Barry said.

Clark answered, Barry said, "Perhaps he (Garrison) is not as logical as you are."

Student legal forum president Rosewell Page III also refuted Barry's report. Asked about this, Barry said. "Well, in his (Page's) position he would have to say that."

--- Number of Persons Caught

Storm of Crime Probes

By BILL LYNCH (States-Item Bureau)

BATON ROUGE — Assassinations, organized crime, bribery, labor racketeering and bombings, have stirred a maelstrom of investigations in Louislana that has no end in sight.

Three grand juries, a new state investigative agency, the state police and a private anti-crime group are expanding the circles of inquiry in all directions.

The scope and number of people caught up in the various probes is beginning to approach the astronomical.

It takes a jigsaw puzzle expert to put the pieces together and a score card to figure out who all is involved in this five-ring drama.

Somehow all of the events and many of the people are interconnected.

The overlapping investigations may be broken down into five categories.

1. The Kennedy assassination neebe

2. Organized crime in Louisian

3. The Partin-Holla attempted bribery scheme.

.4. Labor-management racketeering in Balon Rouge.

5. Unsolved bombings in Baton Rouge.

In the most widely publicized investigation. New Orleans District Attorney Jim Garrison claims. President Kennedy was the victim of splot that had its origins among certain Cuban elements in New Orleans.

Life Magazine claimed that organized crime flourishes in Louisiana in a series of articles on national vice operations by the Cosa Nostra, and Goy, John McKeithen now agrees the charge is fring

Baton Rouge Teamster boss Edward Grader Partin whose testimony sent International Teamster President Tames Holla 10 to the contract of the con

Up in Investigations Soars

Sweeps Across Louisiana

he was offered a million dollars to alter his testi-

CLAIMS OF shootings, shakedowns and sweetheart contracts culminated in a two-month shutdown of industrial construction in the Baton Rouge area and a labor-management crisis that threatened the state's industrial development program.

A series of unsolved bombings with labor and racial overtones was capped by the attempted dynamiting of the home of State AFL-CIO President Victor Bussie in July

All of these investigations are intertwined in some degree.

The investigators are 🗼

The Orleans Parish grand jury which is investigating the Kennedy assassination plot and organized crime

The East Balon Rouge grand jury, which a looking Into organized crime a portion of the Pa tin-Hoffa bribery affair, and the unsolved bombings

—A lederal grand juy, which is examining the Partin-Holfa bribery charge.

The labor-management board of inquiry, created at a special session of the Legislature to deal with mounting labor-crisis. The commission was armed with a \$250,000 appropriation and an clite investigative staff that also doubles as an intelligence unit for the sute police. They are involved in both the labor problems and the bombing case.

The Metropolitan Crime Commission, the private agency whose information led to part of the Life Magazine series. The MCC also is at odds with Garrison over his nethods the the Kennery probe and over his attitule on organized crime.

Thus far the govestiations have resulted ap-

Thus dar the investiblions have resulted at the indictment of Clay haw ever Oreas

CONTROL PROPERTY AND ADDRESS OF THE PARTY AND

Crime Probes Sweep Across Louisiana

Continued from Page 1

businessman, on a charge of conspiracy in the as-

The conviction of Deag Andrews Jr., Jefferson attorney, on perjury in the assassination case.

2. The inflictment of Dalton Smith, former New Orleans electrical contractor, on gablic helicity for allegedly effering \$25,000 to ex-governor's aide Astrey Young to accunge a meeting in the Partie-Haffa affair.

- 4. The initiation of removal praceedings against New Orleans Criminal Court Judge Malcolm O'Hara in the Partin-Holla case. The MCC, the New Orleans Bar Association, and Gos. McKeithen brought the proceedings following testimony by O'Hara at a hearing for Holls that he was the companion and friend of a convicted felon.
- 5. The arrest of Jules Kimble, self-described former Ku Klux Klan efficial, who blamed the Bussie bombing on the KKK. Kimble, who says the plot was tatched in his home, is awaiting an appearance before the Baton Rouge grand jury.
- 5. The suspension of Capt. Roland Coppels by the state police pending an investigation into his relationship with underworld figures.

Although the Kernedy probe has received the most national attention, Gov. McKeithen has been more alarmed over the organized crime and labor racketeering charges. The state's and his image were badly battered by disclosures of gambling and promitation in Life.

Worse, the industrial development program was threatened by the possibility of industry looking for a more favorable climate elsewhere.

Closed-door hearings are planned later this month on the labor-management situation by the board of inquiry. Open sessions may begin in November.

East Baton Rouge District Attorney Sargent Pitcher is playing his eards close on the probes being conducted by his grand jury. Without being specific, however, he does say many more persons are involved than have been named so far

POSSBELLTY OF holding the flav Show trial the year bave dimmed considerably as stimpeys for the defendant apply for a delay or change or versity and the state of
Baton Rouge officials have a long way to an before bringing Smith to trial on the public bribery charge the still free on \$1,500 fugitive bond posted in Denton, Texas

The Bussle bombing case may rest with whatever cision the grand jury in Baton Rouge makes. Kimble streams named names, dates and places to police officials they apparently will leave his credibility up to the gran jury.

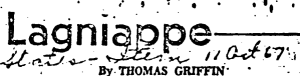
The cast of characters in the areas of investigations is long and steadily growing longer. Here are a few of areas of the other principals and lesser involved persons:

Carlos Marcello - who (according to Life) was signed the task of getting Hoffa out of juli.

SEN. ROBERT F. Kennedy — a keen interest in the final outcome of the assassination probe and the man who pursued Hoffa with more than passing interest while he was U. S. attorney general.

Walter Sheridan television network reporter who privided much of the anti-Garrison information, friend of RFF and who became involved is the Partin-Hoffs case

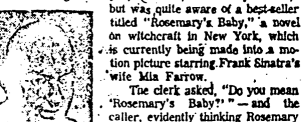
Gordon Novel—, the clusive Ton Tr. New Orleans Dantender who claims Garrison investigation is a host suit that he has information of a consultant mature of organizations. He is wanted by Garrison in the investigation of
Party Russo Derrison's tier witness against Shaw And of course tiers are Les Harvey Dawald Jack Russy and David Forth But the re dead



I APPENED in the Doubleday bockshop on Canal. A member of the district attorney's office called and asked for "10 copies of Rosemary's book."

The reference, of course, was to the book, "Plot or Politics?" written by States-Item staffers Rosemary James and Jack Wardlaw, regarding District Attorney Jim Garrison's investigation of an alleged conspiracy in the sasse; sination of President John F. Kennedy.

The call was taken by a new clerk in the bookshop who had no knowledge of any torne titled, "Rosemary's Book,"



TOMMY GRIFFIN

The clerk asked, "Do you mean 'Rosemary's Baby?" — and the caller, evidently thinking Rosemary labored to bring forth the book, answered "Yes." So the D.A.'s office got 10 copies of "Rosemary's Baby"—which naturally were later

exchanged for the proper books.

NOBODY KNEW WHETHER it was an anniversary or a birthday, and neither the hostess nor the honorees were telling, but everybody enjoyed the occasion—a black-tie party given by Edith Stern at her palatial home on Garden Lane for her son and daughter-in-law, Edgar Jr. and wife Polly.

The grounds and garden glistened with so many lighted fountains it reminded many worldly guests of the famous Villa d'Este in Tivoli, Italy (about 30 miles from Rome) where fountains play in a hundred different waterfalls.

The music of Rene Loupre floated from an overhead balcony as scores of formally attired gentlemen and sleekly coiffed and gowned ladies sipped champagne and highballs on the terrace (which had been prepared for dancing) or milled starry-eyed on the spacious grounds.

Guests were too numerous to be singled out—but one, looming very large and seemingly completely relaxed in greeting old friends, was Clay Shaw:

TO BE MONDAY

Motion for Continuance-Will Be Argued

Criminal District Court Judge Edward A. Haggerty Jr. has set a hearing on a continuance motion in the conspiracy case of Clav L. Shaw for Monday at 10 a.m.

The date resulted from a conference between attorneys for Shaw, members of the district attorney's office and the judge on a defense motion which requests a six-month delay or a change of venue.

Oral arguments only will be presented on this motion and a supplemental application for a bill of particulars.

Defense attorneys claimed that actions by Dist, Atty. Jim Garrison, who has accused Shaw of conspiring to murder President Kennedy, have made a lair trial impossible.

If a continuance is not granted, then a change of venue should be, they have argued.

The state countered that Shaw himself is responsible if there is any prejudical atmosphere in New Orleans.

In answers to defense motions Asst. Dist. Atty. James L. Alcock and Richard V. Burnes said they would be agreeable to a "reasonable" delay of less than six months. However, they argued that if this is granted, it precludes the possibility of a change of venue, which would move the trial to another jurisdiction.

Alcock, one of the participants of the conference, which took place Monday, said later he does not believe a trial can begin until after the Christman season.

TALK OF SHAW

Meeting Monday to Come Before Ruling 7 action

A meeting Monday between defense attorneys for Clay L Shaw and members of the district, attorney's office will precede any ruling on a Shaw motion for a six-month continuance or change of venue in his criminal conspiracy case, Criminel District Court Judge Edward A. Haggerty Jr. announced Friday.

Assistant District Attorneys James L. Alcock and Richard in New Orleans, V. Burnes said a reasonable de-the "author of his own misfor lay of less than six months tune." would be agreeable when they If a continuance is granted, answered the defense motion the state argues, the possibility Tuesday.

Shaw, charged with conspiring to assassinate President John F. Kennedy, requested the six-month delay, or a change of venue if the delay is not granted, on the ground that acts of District Attorney Jim Garrison make a fair trial impossible.

The state labeled the sixmonth request "arbitrary, ca-pricous and unreasonable," but said it would acquiesce in a limited continuance in order to préclude any error which might justify a reversal of the conviction on appeal."

Although Alcock would not define "reasonable delay," he said privately that he does not expect the trial to begin before next year.

The state also accused Shaw of being responsible for any possible prejudicial atmosphere

calling him

of a change of venue is

SHAW FRIEND'S TRIAL STARTED

Charged with Striking
TV News Cameraman

A friend of the man indicted an a charge of criminal conspiracy in the death of President John F. Kennedy, went on trial Wednesday on a charge of assaulting a television cameraman on the night of Clay L. Shaw's Morch I arrest.

Owen Wright 65, 4919 Canal, Apt. 10, in friend of Shaw, the man awaiting trial on the conspiracy count, was charged with simple bettery of the complaint of WVUE-TV newsman Ethy April

Criminal District Court Judge Bernard J. Bagert took a defense motion for a directed verdict under advisement after testimony by Aucoin and an-

testimony by Aucoin and another newsman.

Chi Johnson of WWL-TV, testified that Wright struck Aucoin after he told Aucoin not to take any pictures of him.

Aucoin said he was sent to Shaw's residence, 1313 Dauphine, because it was expected that investigators from the district attorney's office were going to seize evidence under warrant.

Aucoin said Wright approached a group of newsmen and asked where Shaw was. He said that when the man faced him he began, shoeting pictures of him.

"He asked me if I was taking his picture. And then he struck me on my shoulder. I tore my shirt," Aucoin said.

The photographer said Wright neither gave him permission for the pictures nor told him not to take them.

However, Wright testified that he told Aucoin not to take his photograph.

Defense attorney Walter Kelly argued that the defendant had a right to protect almself from a loreible invasion of his pri-

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But Office Against Any Change of Venue

The District Attorney's office Tuesday acquiesced to a limited continuance but opposed a change of venue in the Clay L Shaw case when it filed its answer to a previously flied defense motion.

Attorneys last week filed a motion requesting a sixmonth continuance, er, alternatively, a charge of venue, arguing that District Atterney Jim Garrison's actions have made a fair trial in New Orleans impossible.

The state's answer, signed by assistant attorneys James L. Alcock and Richard V. Burnes. maintains that the remedies of continuance and change of venue are mutually exclusive in this case, and that If Shaw were granted a "reasonable and unarbitrary continuance," he would not be entitled to a change of venue.

The answer asked that the unreasonable and capricious six-month continuance be denied. However, it went on to say that "if a continuance be granted to the defendant, that it be for a reasonable time."

Finally, it asked that the motion for a change of venue be denied because the continuance request "constitutes an election of remedies by the defendant.

SEEMS UNLIKELY -

Shaw is charged with having conspired with the late David W. Ferrie, and Lee Harvey Oswald, also deceased, and others in a plot to assassinate President John P. Kennedy.

Garrison's office has been working on the case since the latter part of last year. Some sources believe a continuance is preferable to a change of venue because in the latter case it is likely that prosecution would be taken over by the district attorney's office of the new jurisdiction.

A 1967 trial for Shaw seems unlikely, even though what Cont. in Sec. II, Page 2, Cal. 4

OCTOBER TRIAL OUT FOR SHAW

State Has Until-Tuesday

to Answer Motions

The possibility of an October trial for conspiracy defendant Clay L. Shaw was voided Wednesday when Criminal District Court Judge Edward A. Haggerty Jr. gave the district attorbey's office until Tuesday to answer defense motions.

Among the motions filed Tuesday was one requesting ,either a six-month continuance of the case or a change of vetue, which would move the trial to another jurisdiction. The defense argued that District Attorney Jim Garrison has made a fair trial impossible.

Monday Judge Haggerty told Assistant District Attorney James L. Alcock he hopes to use the October jury venire in a hearing on the motion.

Judge Haggerty had hoped to have the hearing Wednesday in order to question members of the September venire on the possibility of a fair trial. Then he could have used the following month's venire for the trial itself. However, Wednesday was the last day for the September venire.

He had also hoped to have the defense motions by Tuesday marking so that the state could unswer by the afterason is preparation for a possible Wednesday hearing. However, defense attorneys did not show up with the motions until Tuesday afternoon.

Judge Haggerty asked Alcock when he could file the state's answer to the motions, and Alcock said by Tuesday.

The judge granted the time and said he hopes to use the October jury panel for the hearing.

The judge then asked Alcock it he was aware that the defense asked for a six-month defense, and relied:

"It's already been six months alace the defendant was indicted. Since then they have filed many pleadings. I can't let defense counsel come in each week with new motions. We have to stop somewhere,"

Alcock said be will lile his answers at 10 km. Tuesday.

"I would like at that time if the situation allows no acress date for the hearing on the pleadings and if will listen to any recommendations DA Hurt Chances of Fair

Trial, Claim 37 Jeb 67

Attorneys for Clay L. Shaw, claiming that actions by District Attorney Jim Garrison have endangered Shaw's chances for a fair trial, asked Tuesday for a six month coni tinuance in his criminal conspiracy case or a change of venue.

In a motion filed in Criminal District Court the defense asked Judge Edward A. Haggerty Jr. for a delay of at least six months, or, alternatively, that the trial be moved to another jurisdiction.

Claiming that it is impossible for their client to get a fair trial "now or in the near inture," the defense said that since Shaw's March 1 arrest, Garrison began a "deliberate and calculated publicity barrage" against him on a "local, nationwide and weridwide basis, which resulted in "almost daily" coverage by news

The motion said that Garrison's acts have "destroyed or seriously prejudiced the right" of Shaw to a "fair trial and implanted in the minds of the public and prospective jurors" the district attorney's theories in the case.

ANOTHER MOTION FILED

Another motion filed Tuesday was another application for particulars in the state's case against Shaw. The application noted that under the statute covering criminal conspiracy. two basic elements of proof are 'the agreement or combination of two or more persons" and "an act in furtherance" of the crime

The application cited several state allegations and asked if they are supposed to be an 'agreement or combination" or an "act in furtherance."

Among the allegations queried very a supposed meeting be-'ween Shaw, Lee Harvey Osa ald, and David W. Ferrie in Ferrie's apartment in Septemper, 1963, and another one, in the fall of 1963, between Shaw, Oswald and Jack Ruby in Bat on Rouge

ed hopes of holding a hearing Wednesday if the motions had been filed earlier Tuesday, but the motion apparently came too late for any action by the judge.

He said he had planned to question the current September jury panel on whether or not thaw could get a fair trial, and is use the October panel for the rial itself.

However, the last day for the surrent panel is Wednesday. JUDGE CONCERNED

"I certainly can't use the ictober jury to determine if haw can get a fair trial and use the same jury for the trial,".

udge Haggerty said.
Judge Haggerty, at about

Cost, in Soc. 1, Page 2, Cal. 1

Continued from Page I

10:30 a. m., noticed Assistant "I specifically wanted these District Attorney James L motions filed while Mr. Alcock Alcock in the courtroom and commented that he had received a telephone message ingrammated him to have his from chief defense counsel P answer ready by this after Irvin Dymand to return his

"I'm not going to call him; I disdain handling court bustness on the telephone. This court is not here for the sole he wanted to use the September

A short time later Salvadore sel, entered the courtreom and said "the" defense intended to file its pleadings before the end of the court day.

The court sits until 4 p. m., he said, and added that the state has often filed motions in the afternoon.

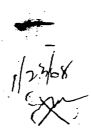
"We want the same consideration," Panzeca said.

Judge Haggerty said he want of the motions the searties a

that the st the afternoon, and give him a chance to question the currents jury panel.

was here to look at the plead noon, dae judge said.

"I understand one of the mo tions is for a change of venue," he added. If so, he explained,



October Trial Date Unlikely

defendant Clay L. Shaw to trial citations - after the trial day when defense attorneys orders. asked for a six-month delay or Garrison, who says the assas

said it was impossible for Shaw statements about the prob to get a fair trial "now or in the near future," because of statements made locally and nationally by Dist. Atty. Jim Gar-

Dymond accused Garrison of conducting a "deliberate and calculated publicity barrage* against their client.

The motion said that Garrison's acts had "destroyed or seriously prejudiced the right" of Shaw to a "fair trial and implanted in the minds of the public and prospective jurors," his theory of the plot

Shaw, Si, was indicted last March on charges of conspiring with Lee Harvey Oswald and the late David Ferrie to assassinate President John F. Kennedy in 1963.

The defense also asked for at other bill of particulars.

Criminal Dist. Judge Edward A. Haggerty Jr. accused defense attorneys of stalling the trial. He said if the motions were filed earlier he could have possibly held hearings on the motions today.

Haggerty said the defense were frustrating his plans to conduct the trial in October.

He said he had planned to use the current jury panel as a scunding board to determine whether Shaw could obtain a fair trial in New Orleans, then select the trial jury from the October panel.

However, today was the last day he could use the September panel as a test

"I cannot use the October panel to determine if Shaw can get a fair trial and use the same jury for the trial," the judge

For Clay Shaw Haggerty several months ago issued orders for all persons officially involved in the case not New Orleans (UPI) - The Shaw's innocence or guilt. He chances of bringing conspiracy threatened to issue contempt in late October Essumed Tues- against persons who violated his

a -change in location for the sination was plotted in New Orleans, and others connected with Attorney F. Irvin Dymond the case have issued a series of



STAIDS IFIN

VOL.:91-NO. 93 WEDNESDAY, SEPTEMBER 27, 1967

PRICE

Aim at November Date

Shaw Moves Rule Out October Trial

Criminal District Judge Edward A. Haggerty Jr. today gave the district attorney's office until Tuesday to file answers to a set of motions filed yesterday by attorneys for Clay L. Shaw.

This ended any possibility that Shaw might go to trial in October on charges of compliancy in the slaying of President John F. Kennedy. The judge gave indications he is now aiming at a November date.

The judge indicated this by telling assistant DA James L. Alcock in court this morning that he hopes to use the October jury venire in a hearing on the defense request for a change of venue.

EARLIER, JUDGE HAGGERTY had hoped to use the September panel, which went out of office today, so that the trial could be held in October

Alcock appeared before the judge and was asked when the DA's office could file its answers to the defense motions.

"We will have the answers ready by next Tuesday," said Alcock.

"Very well," said Judge Haggerty, "TII give you till next Tuesday."

The judge then said he hoped to use the October jury panel for the hearing. He asked Alcock if he was aware the delense had asked for a six-month delay in the case. Alcock said he was.

"It's already been six months since the defendant was indicted. Since then they have filed many pleadings. I can't let defense course come in each week with new motions. We have to stop somewhere," Judge Haggerty said.

Alcock said he would come in with his

Turn to Page 24, Column J.

Time Given for Shaw Motion Answers; October Trial Is Out

pleadings and I will listen to any recommendations you an "act in furtherance." judge said.

In a hectic court day yesterday, the judge's hopes for an early trial were dashed when defense attorneys came in too late with their motions for District Attorney Jim Garrison's office to enswer them and set up a hearing for today.

The defense motions asked:

-A six-month delay in the trial, which would push it into

next spring.

-Alternatively, if the delay is not granted, a change of yenue, meaning Shaw would be tried elsewhere in Louisiana, outside the New Orleans area.

-Another application for particulars in the state's case against Shaw.

THE DEFENSE claims it is impossible for Shaw to receive a Tair trial now because of actions by Garrison.

The DA, said the delense. "destroyed or seriously prejudiced the right of Shaw to afair trial with a - "deliberate" and calculated publicity barrage - Shaw was arresteu March J 🛶

The application for particulars noted that under the crims mal curspirary statistic twa baen element et professe in

Continued from Front Page agreement or combination of of venue is needed. continued from Prost Page agreement of continued "an: "I CERTAINLY can't use the answers at 10 a.m. Tuesday. act in furtherance" of the crime. October jury to determine if

"I would like at that time. THE APPLICATION cited sev-| Shaw can get a fair trial and if the situation allows, to set leral state allegations and asked use the same jury for the trail a date for the hearing on the if they are supposed to be an said the judge.

"agreement or combination" or "This means this case will be thrown back a whole mo Judge Haggerty was angry to Mr. Dymond's tardiness,

may have on a date," the that defense attorney F. Irvin Judge Haggerty said. Dymond did not file the motions The possibility exists that the juntil late yesterday, because to state might agree to the sixiday is the last day for the jury; month delay, or even a change ipanel which the judge planned of venue, which would make the to use to determine if a change hearing unnecessary.

Clay L. Shaw will definitely not go on triai in October, Crim inal District Judge Edward A Haggerty Jr. said today

Exactly when Shaw will face strial on charges of conspiracy ir the slaving of President John F. Kennedy will depend on the joutcome of a nearing on a set of motions filed yesterday by Snaw's attorneys, the judge indicated

In a hectic court day yesterday, the judge's hopes for an October trial were dashed as defense attorneys came in with meir motions too late for Dist. Atty. Jim Garrison's office to answer them, and set up a hearing today. The judge had wanted to dispose of the hearing today and set an October trial date

JUDGE HAGGERTY said be would ask Asst DA James A. Alcock today now long it would take the state to file answers state might agree to the sizto vesterday's delense motions, month delay or even a change and a hearing will be set on of venue, which would make the that basis

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THE APPLICATION ened sevel eral state aliegations and asked if they are supposed to be an tagreement or combination" or an "act in furtherance"

Judge Haggerty was angry that defense attorney F irvin Dymond did not file the motions until late yesterday, because today is the last day for the jury. panel which the judge planned to use to determine if a change of venue is needed

"I CERTAINLY can't use the October jury to determine if Shaw can get a fair trial and use the same jury for the trial," said the judge

"This means this case will be thrown back a whole month due to Mr. Dymond's tardiness," Judge Haggerfy said.

The judge declined to specu-! late on whether the trial will-i begin in November Officially. he now has the defense motions (under consideration, and the next step is for the state to file;t answers. Then, a hearing could-1 be held

eade possibility exists that their

hearing unnecessary

Final Day 7 For Shaw to File Motions

Lawyers for Clay I. Shaw were expected to file motions in his behalf today, the final day set for such proceedings by Criminal District. Judge Edward A. Haggerty Jr.

Shaw is charged by Dist.

Atty. Jim Garrison with conspiring to murder President

John F. Kennedy.

Judge Haggerty has said

Judge Haggerty has said that he will give the state an opportunity to answer motions for the defense.

The judge, who has indicated he is anxious to being the case to trial, said a trial date will be set after he rules on the final motions.

haw Attori sk Trial

Alternative Plea Is New

Attorneys for Clay L. Shaw, charged with partempating in a conspiracy in assassinate President hennedy, today asked for either a six-month conunuance of Shaw's trial or a change of venue, charging that DA Jim Garrison's actions have made a fair trial in New Orleans impossible.

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ATTORNEYS FOR the 54vear-old retired New Orleans pusinessman claimed that from the day of Shaw's arrest, March 1, the DA began a "deliberate and calculated publicity barrage" against their client on a "local, nationwide and worldwide basis" which has resulted in "almost daily? coverage by news media.

It is impossible, they claim, to get a fair trial "now or inthe near future."

The motion cited 12 acts by

Turn to Page 6, Column 1)

TUESDAY, SEPTEMBER 26.

THE MATTER hinges on i. the fact that tomorrow is the i last day for the current (September) jury panel. Judge Haggerty explained that he will deal with the change of venue motion by questioning members of his jury panel on whether or not Shaw could get a fair trial in New Or-

VOL. 91-NO. 92

icans. The judge's plan was to use the current panel for the hearing and the new panel for the trial itself.

"I certainly can't use the October jury to determine if Shaw can get a fair trial and use the same jary for the trial," the judge said angrily.

WHEN THE JUDGE arrived at his chambers about .10 a. m., be took up routine business. At about 10:30, he saw assistant district attorney

ficient time."

. The judge resumed his regular docket, and at this point Salvadore Panzeca, another defense counsel, entered the court

Panzeca told the court the defense did intend to file its motions before the end of the court day. He said the court sits until 4 p. m., and said the state has often filed its motions in the afternoon

"WE WANT THE same consideration," Panzeca said.

The judge retorted that whonever the state filed motions late in the day, they were filed with the clerk of court while the judge was not sitting.

"I specifically wanted these motions filed while Mr. Alcock was here to look at the pleadings. I wanted him to have his answer ready by this afternoon," Judge Haggerty said.

"I understand one of the motions is for a change of venue," he added. If so, the judge explained, he wanted to use the current jury panel tomorrow for the hearing.

PANZECA SAID the defense was not aware of the court's feelings, and denied any delay was intended.

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to bring in a large plant persons to be questioned whether a fair trial could be obtained, and the state around have the right to do the under that method

"THE ONLY WAY to do I is to use jurors already inlected to see if there can be a fair trial," Judge Haggerty

Indicating he had previously reached an agreement with defense counsel on that point, the judge said "we agreed to use my jury panel for that very purpose. It looks like I'm legally outmaneuvered.

Panzeca again insisted the defense was ont using delaying tactics.

"I TOLD THEM in chambers there will be no continuance," the judge said. "If Dymond files his motions this afternoon, I'll use the jury tomorrow anyway H Alcock

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This means this case will be thrown back a whole month due to Mr. Dymond's tardiness," the judge said.

"I don't know if this was on purpose, but I think it

Judge Haggerty said he was asked earlier in his chambers by defense counsel to continue the case because the wife of one of them, William Wegmann, was about to have a

"I TOLD THEM to ask me that in open court. They wouldn't do it. the judge said.

Panzeca again denied any delay was intended.

"No matter how you cut the mustard, it all boils down to the fact that the pleadings are not here on time," the judge said.

He taid the defense wanted

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Shaw is accused by District Attorney Jim Garrison of conspiring with Lee Harvey Os-wald and others to kill the President in 1963.

Dallas Policemen Deeply Involved in Plot, Says DA

e JFK Murder Ordered by cided to kill Kennedy because Millionaires, Charge

District Attorney Jim Garrie son said in New York Thurs-1- day that "elements of the Dallas police force were deeply ind volved" in the assassination of President John F. Kennedy.

Il charged, was ordered and paid caught. 1- for by "a handful of oil-rich psychotic millionaires.'

Garrison's assertions came u during and after a radio inter-ul view taped for a New York City program to be broadcast

He said the number of Dallas police involved was small and he refused to say how many "Texas style" millionaires were involved, although he identified them all as extreme conserva-

He also said "some members e munity in Dallas" played a part in the plot.

FINISHED IN DALLAS -

Garrison said he could reveal he had mentioned the involve-people really involved." ments of the Dallas police

ready to bring Clay L. Shaw called the CIA a "Fascist apto trial immediately on a charge pendage to our country. of conspiring in the late President's death.

sense," he asserted.

He said these elements de-groups.

they felt he was "selling out to the Communists."

Garrison said there were 'considerably more than seven men" involved in the actual assassination in Dallas, adding they were radio-equipped and The assassination, Garrison took virtually no risk of being

> "The connecting link at every level of operation from the oil rich sponsors of the assassination down to the Dallas police department through Jack Ruby and including anti-Castro adventurers at the operating level were Minute Men, Nazi-oriented," he claimed, adding: "It was essentially a Nazi operation."

He also promised to reveal during the first week of the of the White Russian com-Shaw trial his version of what happened in Dealey Plaza on Nov. 22, 1963, the day of the assassination.

Garrison reiterated his claim the latest developments because that Lee Harvey Oswald, named his investigators were finished by the Warren Commission as in Dallas and back in New Or-the lone assassin of Kennedy, leans. He would have jeop- was merely implicated "to drag ardized their lives, he said, if a red herring in front of the

ments of the Dallas police He said Oswald at the time while his men were still in Dal-was an operator for the Central las. The investigation there intelligence Agency playing his ended some 10 days ago, he part in the assassination thinking he was fulfilling another The DA repeated that he is government's assignment. He

He emphasized that the assassination did not involve most of "John F. Kennedy was as-the Dallas police force or consassinated by armed ultra-mili-servative organizations, saying tant para-military elements who the few Dallas police involved were patriotic in a psychotic along with others happened to be members of ultra-right wing

SHAW, CLAY L.

'Plot or Politics': Inside On JFK Death Probe

By JOHN M'MILLAN

The bullets that killed President John & Kennedy that November day in 1963 stimulated a chain of events to which the last link has not yet been added

The forging of one of those links is going on in New Orleans now. Whether this part of the chain will withstand the

strain of strenuous examination or whether it will prove allurgy remains to be seen.

The ore was mined in Louisiana and the craftsmanship involved may be put to trial fram Rerrie Dean A Annext month

TWO NEW si States Item reporters, Rose mary James and lack Ward. day have combined their tal. known to only the principals ents and efforts to present in : a book a tactual, newspaperil like account of the mining and I book i, the miner, Dist. Atty. Jim Garrison.

"Plot or Pulitics? The Garrison Case & Its Cast" is the story of the person and places bean political history. involved in Lanisiana vs Shaw Shaw is retired New the search for a conspiracy. Orleans businessman Clay 1. Soon the world will know Shaw, charged by Garrison whether Garrison "has any-with conspiring to murder thing." When the trial comes President Konnedy.

Both reporters know the case well. They tell the tale " niany know and reveal side. The Pelican Publishing House, lights known only to those closest to the case.

YET AS THEY SAY in the foreword: "We have no theories to peddle. We do not sit in judgment of the Warren Commission Report or attempt to prove it right or ; wrong, nor do we set out to establish whether Garrison's investigation is valid.

What do they do, you ask? They tell, about events, about | people, about places and ; about theories. Often their account, particularly in characterizations, is sparkling. The writing is slick, smooth, straightforward

Only occasionally is a passage drab The main problem of the book is a lack of good editing.

None of this hurts the bookls substance. It is just something for reviewers to point out and writers to correct in the next edition.

THE BEST THING about the book is the way it has of getting to the point. Here the talent and training of good ! reporters shine. The book in all meat. The excess fat included in many books by as-

The 167-page book contains to be the work of poor met- nine chapters, six of them : about the main characters in Garrison's investigation - the DA himself, Shaw, David Wildrews Petry Russo and Gordon Novel Were is a thor-ORLEANS, ough appendix isting the persons involved in the DA's probe. Many of the names are and a few insiders

> The "Politics" part of the weaved carefully through the "Plot" gives the reader, almost as an added attraction, an insight into recent New Orleans and Louis-

But the main character is there will be no better program than "Piot or Politics"

The book was produced by

Shaw Loses Move in JFK Plot

NEW ORLEANS, Sept. 18 grand jury that indicted him old retired New Orleans business (AP)—Ciay L. Shaw, accused was illegally formed.

At a two-day hearing last week, the lawyers attempted to prove three main points: sassinate President John F. Kennedy, lost a last-ditch bid to day to have the case thrown out of court.

Criminal District Judge Edward Haggerty turned cown two may have been illegal.

Criminal District Judge Edward Haggerty turned cown that would have may have been illegal.

Today's action paved the indictment to file any additional motions before setting a trial date.

Garrison claims Shaw participated in a New Orleans-based the indictment that way for a possible October based plot in the fall of 1963 trial date for Shaw, a 54-year-to kill Kennedy.

NEW ORLEANS, Sept. 18 grand jury that indicted him old retired New Orleans busi-

SHAW, CLAY L.

MUM ON PLANS Jaketine Color (F) Won V Air Intentions on Change of Venue

An attorney for Clay L. Shaw; refused to say whether or not he intends to file a motion for change of venue for Shaw's conspiracy trial after a Criminal District Court judge refused to throw out Shaw's indictment Monday.

Judge Edward A. Haggerty Jr. denied two separate motions to quash Shaw's conspiracy indictment and gave the defense until Tuesday to file additional pleadings.

Shaw, a 54-year-old retired New Orleans businessman, was indicted earlier this year for criminal conspiracy in the death of President John F. Kennedy. He is the only man to face this charge.

After the judge announced his decision defense attorney F. Irvin Dymond would not comment on the possibility of a move for a change of venue, which would move the trial from New Orleans.

Dymond made no commitments as to what pleadings he may file, but did say:

"We want a trial at the carliest moment, but there are certain mechanics to be worked out prior to the trial, such as obtaining out-of-town witnesses.

"As far as the preparation goes, we are ready, but, as I say, there are some mechanics."

Judge Haggerty said setting of a trial date is legally in his hands as trial judge inasmuch as the state has moved for a speedy trial.

"I am going to set a date for this trial as soon as all the pleadings are filed and have been dispensed with," he said.

In another development in District Attorney Jim Garrison's Kennedy death probe a grand jury subpens was issued for William Dalzell, 528 Dauphine, ordering him to appear at 2 p. m. Thursday.

Garrison's office questioned Dalzell in June. He has been described as a petroleum adviser to the Ethiopian government.

He was an incorporator of an anti-Castro organization in New Orleans early in 1961. The



Ruling Due On Quash Bid by Shaw

Clay L. Shaw, accused by DA Jim Garrison of conspiring to murder President John F. Kennedy, was due to learn today whether he must stand trial on the charge.

Shaw, retired managing director of the International Trade Mart, and his attorneys have pending two motions, both aimed at throwing out the indictment against him.

CRIMINAL DISTRICT Court Judge Edward A. Haggerty Jr. said he would rule on both motions today.

Judge Haggerty promised his decision today after a pretrial hearing last week on an initial motion and a supplemental motion to quash the charge.

During the hearing, defense attorney F. Irvin Dymond hit at the previous Orleans Parish Grand Jury, whose foreman was albert V. LaBiche and the way it was selected. The defense charged that members of the grand jury which indicted Shaw were not impartial as some were connected with persons contributing funds to Garrison's assassination probe.

THE DEFENSE also charged that the list from which the grand jury that indicted Shaw was drawn came from a pool of less than 750 names, in violation of state law.

The state has denied the charges.

that Shaw's attorneys will ask for a change of venue if the quash motions fail. This would in ther delay setting a trial. Jute since a hearing would have to be held on a change of venue motion.

the motions to quash fail and Shaw's attorneys do not move to change the place of the trial from New Orleans he could come to trial by

1 /2 3/68

SHAW DEFENSE CHARGES DENIED

Allegations of Motion to Quash: Answered

The District Attorney's effica. Wednesday denied allegations of a second supplemental motion to quasic Clay L. Show's conspiracy indictment in Criminal Statilot Court.

The denial was contained in an answer signed by Assistant District. Attorney James L. Alcock Assistant District Attorney Joseph N. Marcal IID filed the enswer with Judge Edward A. Haggarty Jr.

The second supplementary motion was filed during a two-day hearing on another motion to quash. The hearing was end-ed Tuesday by Judge Haggerty, who promised to rule on both motions Monday.

The second motion said the Logistans cade of eriminal procedure provides that the general venire from which names of prospective grand jurors are drawn shall contain no fewer than 750 names.

It maintained that the general venire from which the names of the jury which indicted Shaw were drawn contained fewer than 750 names. The state denied the allegations.

mont CLAIL.

Shaw Will Get Judge's Trial Ruling Monday

Clay L. Shaw will learn Monday whether he must stand trial for conspiracy in the slaying of President John F. Kennedy.

Criminal District Judge Edward A. Haggerty yesterday promised a ruling Monday on two motions to throw out an indictment against Shaw.

THE JUDGE set the decision date as he ended a two-day pretrial hearing for the 54-year-old retired business-man.

District Attorney Jim Gazzison contends Shaw plotted with others in New Orleans to murder the President in 1963. If the motions to quash the indictment fail, Shaw will probably go to trial late this month or in October.

Judge Haggerty is considering the original defense motion to quash as well as a supplemental motion filed by defense attorney F. Irvin Dymond after testimony given Monday.

The judge gave the state a chance to object to questions put to all witnesses before they were answered. The objections came often and were usually sustained.

ON THE stand yesterday were Assistant DA James L. Alcock, who had been doing most of the objecting, and Garrison himself. Little information was elicited from either of them.

Another witness Williard E. Robertson told the court that no members of the grand jury that indicted Shaw were connected with Truth and Consequences, Inc., the group privately financing Garrison's probe.

Two other members of the group, usenh M. Rauli Jr.

fee PROBE- Page

N. D. States Stare

Continued from Page 1

and Cecil Shilstone, were also interviewed.

THE STATE has until Friday to file an answer to the supplemental motion to quash the indiciment.

There were reports that Shaw's attorneys would ask for a change of venue if the quash motions fail. This would further delay the trial, since a hearing would have to be held on this motion.

At the close of yesterday's hearing. Dymond said he was "not satisfied with the court's response."

Governor, Says Probe Halt Would Be Error

It would be a serious mistake itf, for some reason, DA Jim Garrison's investigation of the assassination of President John F. Kennedy were halted, Gov. John J. McKeithen reiterated yesterday in Asheville, N.C.

The governor said, however, he has accepted the Warren Commission report that New Orleans-born Lee Harvey Owald alone shot and killed President Kennedy

He said that nevertheless, many millions of people in this country and over the world believe that a conspiracy existed in connection with the assassination. If the Garrison probe were ended without running its course, it would result in fresh fuel beling set to the conspiracy belief, McKeithen said.

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SHaggerty to Kule Monday his on Motions in Shaw Case Monday his quash 13 lepelet

and Judge Haggerty.

"Is this what you expected?" pany mond was asked.

FEW SPECTATORS ash the indictment against testill Kennedy. aw hearing as nothing more him an a "fishing expedition" for Ferric Irvin Dymond, Edward F, tion. code of criminal procedure ing, looking at D aterial which he couldn't ober spirac will be request for Prayer Am Salvador Prayer in Salvador Prayer in Salvador Prayer interior.

notly, the spectators wereggerty were quick to remind dates district attorney's effect to arrison that he need not any party set the trial date whenever

ped and smiled only when himself ed be had not been informed mond told Alebek and Hag rty, "Mr. Garrison is cool," take care of himself."

is anxious to testify. He an protester gerty, ered three questions before Gurvic Should the defense take this wick could protest

as received financial aid but vetothe forced to set a hearing on om an organization known these: the venue request. (Truth and Consequences.) arrison replied, /yes." mmediately. Haggerty inucted Garrison to wait to e the state "reasonable; rty) had ruled so much of the estioning immaterial,

Asked if star state witness gainst Shew, Perry R. Rus-) on had falled He Delector ists. Garrison boomed out. He certainly did not." Garrison also identified as a

ne w Truth and Consequences, and Consequences. the 1 lebertson, first up on the

pany By PAUL ATKINSON ness stand, also testified jurors were telling the truth. The face-to-face of the Criminal District Court Judger none of the grand jury Monday," said Dymond, of Shaw and Gazz "We expected more," said ledward A. Haggerty Jr. said mbers and consequences, mond, "Or I should say, we Aftearly Tuesday afternoon that he its and Consequences.

Afterly Tuesday afternoon that he its and Consequences. Edward A. Haggerty Jr. said inbers had contributed to by Dwill role, simultaneously Men-mond won one of his few and allowed Dymond to restate's table; waiting gertyday, on two defense modous toal tiffs with Haggerty in read the names that grand the stand. Shaw sa Haggerty and Alcock, on ask squash the Orleans Parish Grand juestioning of Robertson, one occasion, conHe allury inflictment of Clay. L. the outset of the Robertson were contributors to Truth and hardly moving.

Tred in the opinion that Dytion 1522w, accussed of conspiracy intioning. Dymond read off and Consequences.

While on the will one of the defense's supplemental Garrison wasn't seem to indictment against testification.

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Over and a bill of particuson, 1 Salvadere Presseca, interjected The hearing didn't draw the swer ed a supplemental method to owds of earlier days, and jection gensk the indictment Tres--L day merning and the state owed up to testify about 12:30 mash will answer it by Friday. tors come into the courtroom. Con Haggerty said he will give your his clearing the deck for the

d time to protest And protest render Haggarty said he had heard quency what he called "rumblings" Garrison seemed bored by it your around the courtheen and yawned two or three. Alcoc the defense plane to file for a nes. Mostly, he was tight and he change of venue. But he add-F of this as a fact,

If there is a request for a rty, "Mr. Garrison is cool." Alcoc change of venue, said Haggerty, im and collected and well able a fact of would be incumbent on the Vernon delense to prove it could not ANSWERS QUICKLY the Shigot a fair trial here. "It simply Actually, Garrison at times District can't allege this," said Hag-

mitted troute, though, it would mean the Shaw trial will not come up One question was whether tions. ie district attermey's office | Questle in October as Haggerty would

-Has There were over three hours Clay Sh of testimony Tuesday with repreten District Atty. Jim Garrison, rine? his executive assistant, James -Is th L. Alcock, Truth and Consene" to protest since he (Hag- in the quences tounders Willard E. Robertson, Joseph M. Rault -Were Jr. and Cepli M. Shilstone. fice?

Life Mag and former district attorney this two special Investigator William tographt R. Gurvich testifying. tographi When it was all over, Dy-being ut mond was asked if he was attorney's distinct. "No, we weren't "Were I wiled with the court's re-

gives to 1 ve," admitted Dymond more than sace engaged the Rev. C what were the a Sec. 1, Page 20, Oal. 4 tests?

code Battlet ever -Have been used by the DA's office, and M so, has Life Magazine been given a key to this

his demental motion to un whether of its Monday afternamembers of the indicting grand only 739 names in "Mr. Robertson, for one, many names were knows whether those grand the wheel.

CHANGES MIND

Haggerty changed his mind stood off to the s

Shaw's delease attorneys, F. Haggerty upholding the provisions in the state's new were either cast up code of criminal procedure ing, looking at Dynk

ireally came about

cadmitted they aidn't

Shaw Case Ruling Monday

Continued from Page 1 in verbal battles with Alcock and Judge Hargerty.

"Is this what you expected?" Dymond was asked.

""We expected more," said Dymond, "Or I should say, we hoped for more."

FEW SPECTATORS

material which he couldn't ob-ispiracy allegedly unfolded. tain in the request for Prayer. for Over and a bill of particu-

The hearing didn't draw the crowds of earlier days, and jection, were these; only when the lanky Garrison showed up to testify about 12:30 p. m. did a sprinkling of spectators come into the courtroom. Mostly, the spectators were disappointed, for Alcock and Haggerty were quick to remind Corrison that he need not an-; swer questions until the state had time to protest. And protest

Garrison seemed bored by it: all and pawned two or three. Alcock's stay was very brief. lipped and smiled only when himself. Dymond told Alcock and Haggerty, "Mr. Garrison is cool, to take care of himself." a

ANSWERS QUICKLY

was anxious to testify. He and protested. Alcock could protect

One question was whether itions. the district atternay's office from an erganization knows an (Truth and Consequences.) Garrison replied, /yes." Immediately, Haggerty in-

and Carriera in walt tol

faithful reproduction" a letter members or had contributed he wrote the Federal Communi-; to Truth and Consequences. cations Commission protesting! the National Broadcasting Company's special that was critical of the Garrison probe.

OUESTIONS BARRED

After continuous questioning by Dymond about Russo, Haggerty ruled Dymond could not verbal tiffs with Haggerty in Haggerty and Alcock, on ask any questions about Russo. more than one occasion, con- He also made the same stipulacurred in the opinion that Dy-tion in rezard to Mrs. Sandra questioning, Dymond read off mond was using the attempt torMollett McMathes whom Husso quash the indictment against testified earlier accompanied jurors and Alcock protested motion to quash also mentions at the defense's bench. His Shaw hearing as nothing more him to a party at David W. than a "fishing expedition" for Ferrie's home where the con-objection.

Among questions asked Garrison, but which he did not answer because of the state's ob-

-Did your office prepare a master file on the Shaw case? -Was Life Magazine given a copy of this master lile?

-Isa't it a fact Russo gave your office three different dates on the conspiracy. party?

-Has any accounting been rendered to Truth and Consequences of funds spent by your office?

times. Mostly, he was tight-land he objected to one question-

FEW ANSWERED

Alcock was asked if if weren't: calm and collected and well able in tact he protested the use of Vernon Bundy as a witness in thes Shaw hearing Assistant; Actually, Garrison at times District Atty. Bichard Burnes

swered three questions before. Gurvich also was not permilled to answer many ques-

Questions posed to Gurvichhas received financial aid but vetoed by the state-were

> -Has property belonging to Clay Shaw been displayed to representatives of Life Maga-+ine?

He said "no" in every case.

Robertson, first up on the witness stand, also testified that none of the grand lury members had contributed to Truth and Consequences.

Dymond won one of his few his questioning of Robertson.

At the outset of the Robertson the list of names of grand

t one of his points in I sai 750 names must be to his A demental motion to jury wheel at ad time: A co mush centered on whether of a Monday alternoon revemembers of the indicting grandionic 739 names in the wh Jury were members of Truth and four jury commission indinitted they didn't know and Consequences.

"Mr. Robertson, for one, many names were actually knows whether those grand the wheel. surors were telling the truth. The face-to-face confronts Monday." said Dymond.

CHANGES MIND

Haggerty changed his mind stood off to the side of and allowed Dymond to re- state's table; waiting to 2 read the names of the grand the stand, shaw sat with lurers. Robertson dealed any lattorneys, smoking continu were contributors to Truth and hardly moving. and Consequences.

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ANSWERS QUICKLY

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Asked if star state witness against Shaw, Perry R. Russo, had falled he detector tests, Garrison bookled out. "He certainly did not." Garrison also identified as a

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Questions posed to Gurvichhas received financial aid but vetoed by the state-were

> -Has property belonging to Clay Shaw been displayed to representatives of Life Magazine?

> -Is there a two-way mirror

-Were representatives of Life Magazine permitted to use this two-way mirror la photographing Shaw as he was being questioned by district attorney's personnel?

-Were lie détector le s l's gives to Rinte, Bundy and the Rev. Cives Jehnson and what were the results of these tests? of gorry N.

-Have code hames ever been such by the DA's office. and if so, has Life Magazine been given a key to this codet

1435 H/ hi back that Life Magazine was given a copy of a master file on the Shaw case?

It was at this point that Dymond, Edward Wegmann, Haggerty and Burnes became embroiled over a dispute about whether Life was enutled to something—if indeed it had the master file-while the defense was not! Finally, Haggerty informed Dymood he could not ask any more questions about Life Magazine as they were "immaterial"

CONTRIBUTORS LIST

"Regardless of what questions might be asked?" questioned Dymond.

"Regardless," said Haggerty.

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SHAW CLAYL.

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CONTRIBUTORS LIST

"Regardless of what questions might be asked?" questioned Dymond.

"Regardless," said Haggerty. Gurvich appeared to be completely bored and at one time looked as if he might be going to sleep.

Shiistone testified he never had a complete list of contributors to Truth and Consequençes. He said be understood a list of contributors was made up and was turned over to the courts.

"Some months ago I was sent a partial list at the inception of the organization," continued Shilstone, "but I looked at the contributors from out of state and then discarded the list."

Shilstone also said he did not know Judge Bernard J. Bagert, who made up the grand jury which indicted Shaw.

STATE OBJECTIONS Among questions which weren't answered by Shilstone because of state objections were these:

-Who keeps the books for Truth and Consequences?

-In what bank or banks is the money kept?

-Who has authority to sign the checks?

-Is there may accounting required of the district atter-Bey's office for the mency he spends?

-What are the qualificaflous to become a member of the organization?

-Is it specified the money must be spent in proleculing Clay L. Shaw?

-Was Police Supt. Joseph I. Giarrusso present at the first or subsequent meetings? Was Garrison these? Was Bagart there?

ONLY THREE MEMBERS Rault said there are only three members of Truth and Consequences-Robertson, Shilstone and himself-while other

people are considered contribu-

Dymond read aff a list of the names of grand jury members who returned the indictment against Shaw cad isked Rault H they were

Shaw Attorneys Resume Quash Fight in Court

Attorneys for Clay Le Shaw resume their court fight today in an effort to overturn as indictment charging him with conspiring to murder President John F. Kannedy.

The heavy artifiery is agpected loday with Dist. Atty. Jim Garrison and his former chief investigator William Gurvich scheduled to take the witness stand in a pre-trial hearing on a motion to quash the indictment.

THE DEFENSE paraded a long line of witnesses before the court yesterday, including members of the grand jury which indicted Shaw. One jurior said an officer in the firm for which he works contributed to Truth and Consequent of the contributed to Truth and consequent contributes to Garrison's investigation into the death of Kennedy.

J. C. Alvarado, a vice president of facilities & Southern Life Insurance Co., admitted an officer in the insurance firm contributed to Truth and Consequences, but was prevented from naming the person by Criminal District Judge Edward Haggerty.

Alvarado's testimony came near the end of a long day in court in which Shaw's attorneys launched an attack on the grand jury and the system by which grand juries are selected.

The attack on grand juries in general took the fact that women are systematically excluded from grand juries, that Negroes are systematically in-

Turn to Section 1, Page 6

sume

in the wheel.
Haggerty ordered a ade of the current available for grand ction. There were 739 a it. also testified that he followed court orders additional names of twe jurors.
Haggerty asked Rada

Haggerty asked Rada he selected the names iter registration lists, directory, Negro orons, social carnival id large employers.

RADA answered.

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Bistes said 'Galling'keeps us constantly
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Dymond replied other testimony, which gray-haired Shaw chained through with no show otion, seven criminal discourt judges described method of selecting I juries.

ring this testimony. It brought out that no womad served on a grand jury 1954 and that Negroes usually included on each if jury.

Keithen Believes

McKeithen said, "and they've just got to run their course"

Garrison, meanwhile, was again expounding his theory that "a precision guerrilla team of at least seven men" killed Kennedy and that Oswald did not fire a shot.

In a copyrighted interview in the October issue of Playboy magazine, Garrison made his often repeated comment that the assassing were former employes of the Central Intelligence Agency.

The killers acted, Garrison told Playboy, because their plans to assassinate Cuban dictator Fidel Castro were thwarted by Kennedy. The President was "working for a reconciliation with the U.S.S.R. and Castro's Cuba." Garrison is quoted as saying

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ALIUITICY

Continued from Page 1

cluded, and that selections from the jury wheel may have been illegal.

The specific attack on the grand jury which indicted ! Shaw centered on its conduct. Defense attorney F. Irvin Dymond questioned each member of the grand jury as to whether he or anyone with whom he is connected had ever contributed to Truth and Consequences.

HE ALSO ASKED about indictment deliberations and appearances before the jury by persons other than the DA's 1

Alvarado was the only juror. who said he had a connection with a contributor.

The jurors were prevented from answering the other questions by Judge Haggerty. Dymond filed a bill of exception to each decision for the purpose of appeal.

grand juries, several contra- -

mony by jury commissioners who are responsible for supplying names of prospective grand jurbes.

Philip J. Myed, a member of the gammission which drew the names of the prospective jurors from which the grand jury that indicted Shaw was selected, testified there might have been only 500 to 600 names in the brass wheel from which the names were

"DON'T YOU know that the law requires you to keep 750 names in there at all times?" Judge Haggerty asked.

"No," replied Myer. However, he dater raised his estimate, saying here were always 1,200 to 1,500 names in the wheel at a drawing.

Daniel R. Hughes Sr., a commissioner, told the court une names had not been counted since he took office in 1964. The other commissioners, On the matter of selecting chairman Noel J. Rada and Mrs. Louise Bistes, gave vardictions came out of test i lous guesses as to the number

of pames in the wheel.

Judge Haggerty ordered a count made of the current names available for grand jury selection. There were 739 names in it.

Rada also testified that he had not followed court orders to obtain additional names of prospective jurors.

Judge Haggerty asked Rada whether he selected the names from voter registration lists, the city directory, Negro organizations, social carnival clubs and large employers.

NO,4 RADA answered.

"I don't know where you've been all this time; you were there when I requested you' do these things," Haggerty replied, apparently preved.

Rada also testified he doesn't get names from Orleans Parish Registrar Voters A. P. Gallinghouse.

Mrs. Bistes said 'Gallinghouse "keeps us constantly supplied with names."

When Rada and Myer completed their testimony, Haggerty explained to Dymond, you have to remember these are part-time political jobs appointed by the governor; they have a lot of different ideas about how to run the job."

"THAT'S PRETTY ous," Dymond replied.

In other testimony, which tall, gray-haired Shaw chainsmoked through with no show of emotion, seven criminal district court judges described their method of selecting grand juries.

During this testimony, it was brought out that no women had served on a grand jury since 1954 and that Negroes were usually included on each grand jury.

: McKeithen Believes . Warren Report Valid

(Special to the States-Item) ASHEVILLE, N. C. - Gov. John J. McKeithen said here that he believes the Warren Commission Report that one man killed President Kennedy-Lee Harvey Oswald.

The governor, attending a Southern Governors' Conference, broke his long silence on the matter yesterday. But he refused to say whether he considers Orleans Parish Dist. Atty. Jim Garrison's investigation necessary.

McKeithen said, "and they've just got to run their course." Garrison, meanwhile, was

again expounding his theory that "a precision guerrilla team of at least seven men" killed Kennedy and that Oswald did not fire a shot.

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UKUK IN ƏHAY ASE TELLS OF

mas Pecayune Itifies Associate Gavo !!to Garrison Probe i Lefa 67

member of the Grand Jury ch returned a conspiracy intment in the assassination of esident Kennetly against Clay Shaw testified Monday afterson that one of his business as sociates had contributed money to a group known as Truth or , Consequences.

Truth or Consequences is an organization which financially supported District Attorney Jim Garrison's investigation of an alleged assessination probe against the late President

The testimony was given the ifirst day of a pretrial hearing e by Criminal Dist. Judge Edward if Haggerty on a motion by Shaw's m defense attorneys to quash the g conspiracy indictment.

The other 11 former Orleans ili Parish grand jurors were also or auestioned.

The hearing was adjourned

knowledge of the contribution District Court Bldg. was J. C. Alvarado, vice-presi-Life Insurance Co.

NO IDENTIFICATION

Dymand said the insurance efficial should be identified by lave you ever had a woman title, because if his rank is shove that of Alvarads & was esible he cosid've hoes infinenced to his indictment de-

Dj ruling "because I'm not going Dymond asked Bagert that, in ratio of Negroes to whites on par to let you (Dymond) obtain lecting Negroes on the last the grand jury equal to the indirectly information which I lecting Negroes on the last the grand jury equal to the indirectly information which I and jury he made up, if the population ratio?" asked Dyhave previously forbade you to and jury he made up, if the population ratio?" asked Dy-bio of Negroes to whites was mond. obtain directly.

PREVIOUS ATTEMPTS The judge referred to Dy-Isn't. mond's previous stiempts to get a list of the members and tagert said he was quite Questioning benefactors of the Truth or Con-load of the two Negroes he tanalise, and sequences group.

actions indicated he thought helpthis community. was arguing a case before a



at 6:10 p. m. until 10:30 a. m. CLAY L. SHAW (right), accessed by New Orleans Dist. Atty. Jim Garrison of conspiring to murder President John F. The witness and former grand Kennedy, chais with his attorney, Edward Wegmann, upon jury member who admitted their arrival Monday for a pretrial bearing at the Criminal

dent of Louisians & Southerniferred was the State vs. lady to serve on a grand jury? pbert E. Lea in 1953. The Su-Dymond asked. ieme Court ruled that if there' "I really couldn't say," re-

Haggerty ruled, however, that women from a grand jury, it with all the grand juries. It donor, who is an officer of the there is a challenge of the say for certain." insurance company, by name clusion of Negroes Irom Judge Oliver P. Schuingkamp er title. ked by a Negro.

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"To the best of my recolection, there were none on Haggerly said he made the grand jury venire list."

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PROUD OF TWO it on the grand jury.

a woman on his grand jury, commissioners with names. "No," replied Schulingkamp.

"Has a woman ever appeared on your list?" Dymond asked.

"No," answered Schulingkama.

"Do you attempt to keep the

"No," said the judge. "If a he's population. He said it Negre meets the requirements, then he may be a grand juror."

RADA QUESTIONED Questioning of Rada was ex-

'I se Rada, besides coming in for Haggerty told Dyrhed his ted two of the finest citizens questioning by Dymond, was this community," said Bag-also grilled by an apparently. One is a ward leader and irked Judge Haggerty who was Ak jury.

other the publisher of miffed when Rada exemed obfold "I remind you that you are weekly paper which serves livious to requests more earlier or not before a jury and you don't Negro community." Give largerty for getting addi-



PERRY RAYMOND RUSSO (right), who is the ness against Clay Li-Snaw in the President Kenne nation conspiracy case, arrives in court Monday Dist. Atty. Andrew Sciembers: Russo, who testiff heart Shaw and others plotting to kill Kennedy, 30 persons subpectated for a pre-trial hearing attorneys who are attempting to quash the indic

ourt's office and sign a waiver. one do it?" asked She said the wheel is refilled? with names, taken from a cabi- Hughes said it v net, just before the drawing.

Mrs. Bistes said Galling- wheel "at all time bouse "keeps as constantly supplied with names."

But she said som was asked, if he has ever hadhave ever supplied the dury . "Don't believe !

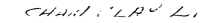
> time the wheel was cleared was ings in his usual r. in 1951.

Dymond asked Hughes M he ling, cigarette lit. H had ever opened the wheel. . ed in a grey bush "No," said Hughes. 🗀 -

"Ne," said Hug there were 1,600 : Dymond asked: had ever seen the

woman presented k sanizations his grand jury. one," said Hughes. Hinghes indicated that the last. Shaw sat through

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testic

Haggerty ruled, however, that challenge or one exclusion plied Becker. I'm not raminar house said units. I house see ps as constantly Dymono donor, who is an efficer of the here is a challenge of the say for certain. Supplied with names. had ever insurance company, by name union of Negroes from Judge Oliver P. Schuingkamp But she said so organizations his grand and invies this must be Judge Oliver P. Schuingkamp but have ever supplied the jury "Don't

Defense attorney F. Irvin d by a Negro.

Dymand said the insurance efficial should be identified by mond questioned Bagert. title, because If his rack is we you ever had a woman. above that of Alvarade & was mitted among the 75 names earlie he could've been in grand jury service?" menced in his indictment de To the best of my recol-

Haggerty said he made the grand jury venire list," to let you (Dymond) obtain mond asked Bagert that, in ratio of Negroes to whites on feels indirectly information which I ting Negroes on the last the grand jury equal to the have previously forbade you to d jury he made up, if the population ratio?" asked Dyobtain directly.

PREVIOUS ATTEMPTS The judge referred to Dyaction mond's previous attempts to Gram get a list of the members and jert said he was quite an at benefactors of the Truth or Con- of the two Negroes he tensive. to ke sequences group.

Much of the proceedings durieveral women serve of any ing the questioning of the for hiries for him. he said televi mer grand jurors seemed to be tra: Milton Adler was sethe a reduced to legal quibbling over as foreintn the one we best I what testimony was allowed reserve from the grand jurors, Judge go Frank J. Show said

Show a Haggerty's rulings on objections to rested for 100 topses remember when we got the last rie, bot and the entering of numerous tary - east before

sought from the former jurors by Dymond dealt with whether they, their business associates and members of their families had donated money to Truth or Consequences or the dis-

1 Dage 19, Coi, 1



at 8:10 p. m. until 16:30 a. m. LAY L. SHAW (right), accused by New Orleans Dist. Atty. lim Garrison of conspiring to murder President John F. The witness and former grandiennedy, chais with his attorney, Edward Wegmans, upon

jury member who admittedheir arrival Monday for a pretrial hearing at the Criminal dent of Louisiana & Southernerred was the State vs. lady to serve on a grand jury?"

pert E. Lea in 1953. The Su-Dymond asked. me Court ruled that if there! "I really couldn't say," re-net just before the drawing.

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of Negroes to whites was mond. stent with the ratio of the

PROUD OF TWO sequences group.

See the grand jury. 'I see Rada, besides coming in for Haggerty' told 'Dymond his two of the linest citizens questioning by Dymond, was

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"Has a woman ever appeared on your list?" Dy. in 1962. mond asked.

kamo.

"Do you attempt to keep the

"No," said the judge. "If a t population. He said it Negre meets the requirements. then he may be a grand juror."

Questioning of Rada was ex-

lense actions indicated he thought he's continualty," said Bag-also grilled by an apparently.

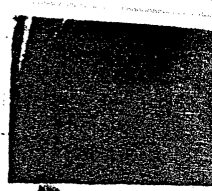
Ass was arguing a case before a One is a ward leader and iried Judge Haggerty who was offered impress me," the judge said.

The manufacture and laked Judge Haggerty who was fold a "I remind you that you are seekly paper which serves history to requests made earlier offered impress me," the judge said.

The Banert tentified the manufacture is a server of the manufacture in the manufacture is a server of the manufacture.

"Don't you get mentaly a list of names from Origina Parish Registra of Voters A. P. Geldagbouse! the Rossery.

Don't your get names of Neand bills of exceptions by Dymond.s as a grand jury about gross from Negro carnival and



PERRAMENTATION RUSSO (right), ness against Clay L. Snaw in the President nation conspiracy case, arrives in com-Dist. Atty. Andrew Sciambra: Russo, v heard Shaw and others plotting to kill 30 persons subpsensed for a pre-trial aftorneys who are attempting to quash

court's office and sign a waiver. | one do | She said the wheel is refilled! "No."

with names taken from a cabi- Hughes there wer

d juries, this must be was asked, if he has ever hauluve ever supplied the jury "Dou't

one," said "No," replied Schulingkamp." Hinghes Indicated that the last. Shaw sa "Has a woman ever an time the wheel was cleared was lings in hi

ing straig Dymond asked Highes M heling cigar

"No," answered Schuling- had ever opened the whoel. ed in a smiled fr smiled fr "Have you ever seen any his lawye

SHAN CLAY

MEMOL

milinued from Page 1 el attorney's assassination

nond also asked each of adrors if state witness Perry aond Russo testified before rand Jury and if Sandra t McMaines and a number ther probe investigation as were subpensed by the to appear for questioning. OBJECTIONS RAISED

he state raised objections ler each question put to the irors, as Haggerty interrupted bymond and asked if the state had objections. The objections were sustained and Dymond entered a bill of exception to each one.

Mrs. McMaines, presently residing to Kansas, is fighting extradition to Louisiana as n material witness in the case.

It was during the questioning of the first of the 12 ex-grand turors, Constant C. DeJoie, that the quibbling and entry of bills of exception started. And the entry of such bills came almost as a matter of form with the questioning of the remaining former jurors.

Dymond said he was attempt-

ing to perfect his bulls in case the entire matter eventually wound up in the Supreme Court.

TESTIMONY RULED OUT Haggerty said testimony obitained by the Grand Jury or referred was the State vs. lady to serve on a grand jury? during Shaw's pre-trial hearing Robert E. Lea in 1953. The Su-Dymond asked. couldn't be used in the quasi-preme Court ruled that if there "I really couldn't be hearing unless a witness was is a challenge of the exclusion piled Becker. "I'm not familian torne, were involved.

could, however, be included in posed by a Negro. bills of exception. .

was important to find out to what extent the Grand Jary or the district attorney had gone to have Mrs. McMaines



CLAY L. SHAW (right), accused by New Orleans Dist. Atty. Jim Garrison of conspiring to murder President John F. Kennedy, chais with his attorney, Edward Wegmann, upon their arrival Monday for a metrial bearing at the Criminal District Court Bldg.

either dead or couldn't be found of women from a grand jury, it with all the grand juries. or unless impeachment proceed must be done by a woman. Also don't recall one, but I can'ings against the district at if there is a challenge of the say for certain. exclusion of Negroes Iroth He added that such testimony grand juries, this must be

Dymond questioned Bagert, Dymond told the court it "Have you ever had a woman isubmitted among the 75 names |for grand jury service?"

"To the best of my recol-

Judge Oliver P. SchulingRant was asked, if he has everythe a woman on his grand jury

"No," replied Schulingkamp. "Has a woman ever appeared on your list?" Dymond asked.

answered Schuling !



PERRY RAYMOND RUSSO (right), who is the chief ness against Clay Li Shaw in the President Rennedy agas nation conspiracy 2004, arrives in court Monday with A-Dist. Atty. Andrew Sciembra: Russo, who testified he at heard Shaw and others plotting to kill Kennedy, was one 20 persons subposenced for a pre-trial hearing by Sha attorneys who are attempting to quash the indictment.

court's office and sign a waiver. She said the wheel is relilled with names, taken from cabinet just before the drawing. M ra. Bistes said Chilling wheel "at all unite." house "keeps us constantly Dymond asked Hughe

supplied with names." But she said so organizations

commissioners with names: Hughes indicated that the last | Show sat through the

15.15 Dymond asked Hughes M heling, cigarette iit. He was a had ever opened the whoel.

one do it?" asked Dymor "No." said Hughes:

Hughes said it was his there were 1,800 hames. had ever seen the name

woman presented to a her his grand jury. have ever supplied the har y "Dog't believe the

one," said Hughes time the wheel was cleared was lings in his usual marmet ing straight shead, rarely ed in a grey business suk emiled freely so he tate.



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Dymond told the court it was important to find out to what extent the Grand Jary or the district attorney had rone to have Mrs. McMaines returned to Louisians.

"Because of the harassment." Dymond said, "the state has deprived the defense of what it feels is an essential witness for the defense.

PUBLIC STATEMENTS

"She has publicly made statements which contradict Russo's testimony; and because of the action of the Origans' Parish Grand Jury, she has retained an attorney who has seen fit to keep her from coming here to testify. Therefore, the defense is deprived of a fair trial.",

Asst. Dist. / Atty. James L. Alcock said Mrs. McMaines fold us the didn't have money or clothes; is given here, We offered to get her some decent clother and pay her fare here.

"lien she went on national television and tried to make the district miterney's selfice

Garrison | h.a.s' alleged; that Shaw conspired with Lee Harvey Oswald and David William Part rie, both now dead, to assessin-



CLAY L. SHAW (right), accused by New Orleans Dist. Alty. Jim Garrison of conspiring to murder President John F. Rennedy, chais with his attorney, Edward Wegmana, upon Meir arrival Monday for a metrial hearing at the Criminal Bistrict Court Bldg.

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> Dymond questioned Bagert. P'Have you ever had a woman submitted among the 75 names for grand jury service?"

"Tu-the best of my recollection, there were none on the grand jury venire list," admitted Bagert.

Dymond asked Bagert that, in selecting Negroes on the last grand jury he made up, if the population 'ratio?" asked Dyratio of Negroes to whites was mond. consistent with the ratio of the city's population. He said it Negre meets the requirements.

PROUD OF TWO Bagert said he was quite! prood of the two Negroes he thinks and (1-1) lected two of the finest citizens ejectioning by Dymond, was of this community," said Bag- also grilled by an apparently ert One is a ward leader and fried Judge Haggerty who was fine weekly paper which serves livious to rectiests made earlier the Negro community." helge Banert testified that he tiened turers' marner.

had several women serve on petit juries for him. He sald that, Mrs.; Milton, Adler was selected at foreman for the br No purpose of the Control

Judge Frank J. Shen said ided he halted for 189 homes when he made up the only erend jury - e a wa judge makes up a grand jury about

Judge Oliver P. Schulingkamp woman on his grand fury.

"No." replied Schulingkamp.

"Has a woman ever appeared on your list?" Dymond asked.

"No." answered Schuling I No." and Hughes. kamp.

"Do you attempt to keep the ratio of Negroes to whites on the grand jury equal to the

"No." said the judge." "If a then he may be a grand juror. RADA, QUESTIONED

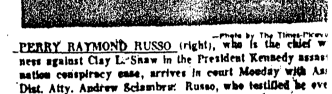
Questioning of Rada was ex-

had on the grand jury. 'I see Rada, besides coming in for the other the publisher of a miffed when Rada seemed obby Haggerty for getting addi-

"Don't you get spently a list of names tross Orienns Parish Ragistrar of Voters A. P. Gallinghouse?" promptied Bodes Haggerty.

"No," said Rads '!! don't yestember wade we got the last BOOK IT THE STATE OF

Don't you get hannes of Ne gross from Negro cartival and



heard Shaw and others plotting to kill Kennedy, was one

30 persons subpoensed for a pre-trial hearing by Shaw

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court's office and sign a waiver. She said the wheel is relilled with names, taken from a cabi-

Mrs. Bieten said Galling. house "keeps us constantly supplied with names."

But she said no organizations was asked, if he has ever hadhave ever supplied the jury "Dou't believe I can re commissioners with names:

Hughes indicated that the last! Shaw sat through the proc time the wheel was cleared was lings in his usual manner-!

Domond asked Hughes W he ing cigarette lit. He was dr had ever opened the whool, . ed in a grey business sult

"Have you ever men any his lawyers.

energie it?" asked Dymeno "la" said Hagbes.

Hughes said it was his s there were 1.600 hames in wheel "at all times."

Dymond asked Hughes had ever seen the name woman presented to a judge his grand jury.

one." said Hughes.

ing straight ahead, rarely t smiled freely as he talker

SHAND CLAN LI

the district athersey's effice his harles trank I like a said

Garrison has a slighed that most be made on his sames show conspired with his Harvet when he made on his only lowald and Divid William Pay Grand Jary — a has judge the best transfer of the party of the contract of the cont rie, both now dead, to assessing makes up a grand jury about ate the President. :

Bariler in the day, seven criminal district court judges name. and four Orleans Parish Jury Shea said that he had five No-Commissioners occupied the wit-roes serving on the grand jury. bosts stand.

NO WOMEN'S NAMES torneys, Edward and William on the jury," explained Shea. Wegmann and Salvadors Panze- They happened to be among don't know where you've been cs. hammered away at the fact the first 12 qualified persons. there were no women's names. Asked if he ever knew women submitted to Judge Bernard J. to serve as grand jurors, Judge Bagert to select the Grand Shea said, "no." Then he added, Jury which returned the indiction of purishing discours for the other due to the indiction of questions for the pre-trial hearing that he interest against Shaw March 28 grand juries."

But it nothing else could be O'HARA QUESTIONED directores, voter registrations our repetition of questions for the pre-trial hearing that he interest.

But I don't keep up with other Rada old Dymond that he gets the list of names from "city directores, voter registrations our repetition of questions for the pre-trial hearing that he interes."

But I don't keep up with other Rada old Dymond that he gets the list of names from "city directores, voter registrations our repetition of questions for the pre-trial hearing that he interes." each of the Judges and the jury asked far from 75 to 125 names commissioners, one thing was 1 can't remember the exact accomplished. The number of number. names which are used to select the makeup of petit and grand Dymond made the notation juries was counted and found that O'Hara's grand jury was to be 739.

Jury commissioner Daniel R. the Begert grand jury re- Rada testified that women Hughes Sr. testified the names turned the Shaw indictment. have just recently started com-had not been counted since he He said this was significant ing in to volunteer. The proced-took office in 1984 and most oth-because it might show there ure he said is that they must er. commissioners, chairman was a new policy of having first go to the clerk of court's Noel J. Rada, Mrs. Louise Bis- women on the grand lary. office and sign a waiver before tes and Philip J. Meyer, were O'Hara said there is one their names become eligible for hazy on the total, though they woman on his current grand the grand jury and petit jury guessed anywhere from 700 to jury, which was aware in first first. 1,600 names were in it.

COUNTING OF NAMES of the proceedings, appointing submitted to him. There were Meyer said that he thought Pamzeca for the defense and Negroes, he said.

Asst. District Atty, Joseph N. Dymond asked Judge Mat in the hig brass cage.

Marcal III. to do the official thew S. Braniff, "When is the Dymond asked Meyer II he Hoke May and a sheriff's deputeroes being on a grand jury?" ty looked in on the counting to "I don't recall the year," re-avoid "any irregularities," as piled Braniff, "but it seems Judge Haggerty lightly stated like it was in the last 16 or 12 than that, maybe 300.

Judgo Bugert was the first

Megroes and women in 186?" commissioners) appointed by the as the questioning of Judge questioned Dymond. "Governoc; they have a lot of Bagerf opened, Dymond tipped "This is right," acid Braniff different ideas about how to run hiz hand, many courtroom ob "Gee, I think I remember the job." servers felt. He said that a worn-something like that."

an's viewpoint might have been "De you know of advantageous.

that the question of women asked Dymond. serving on grand juries had been "I can't say," replied Bram thought there were about 1.500-settled by the Louisiana Su-in "Off hand, no." 1,700 names in the brass cage. preme Court in the Lea case. Judge Rudolph E. Becker When asked if she could say but I will let you continue this said he never had a woman why women are excluded from:

COURT RULING

offered to get her some decent had several women serve on "Don't yes get maithly a clothes and pay her fact here petit huries for him he said that of names from Orienna Then she went on national that him Milton Adler was no Parish Registrac of Voters television and tried to make the factor of the fisher of th

ence every four years. He said pe conjqu't tocuji u momun's

"I don't believe in putting Negroes on the grand jury merely Dymond and Shaw's other at for the sake of having Negroes

In the questioning of O'Hara, the first to be selected after;

week.

Criminal District Court Judge Jr. said he had selected two no names of women for the Edward A. Haggerty Jr. had grand juries, and in seather grand juries, Rada said, "It's injected the counting of the ease had there been a woman parely charce, sorts like a lotnames into the regular course on the list of prospective jurges tery."

counting. States I tem reporter first time you knew of any New meeded a jury paget of 125.
Hoke May and a sheriff's deput groes being on a grand jury?" mames. "Wouldn't you get 125.

years.

DECISION IN 1954 witness of the day. He said "Would it refresh your man-gerty explained to Dymond. that two Negroes served on any if I reminded you of Judge "You have to remember these the grand jury, but there William O'Hara's decidion on are part-time political jobs (jury

"De you know of any west- Dymond. an except Mrs. Dan Florating Judge Haggerty tool Dyggood who appeared on a jury?" Haggerty

line of questioning, however." serve on his grand jury.

"No," seid Rada FI don't pemember when we got the last

Don't you get manage of Ne groes from Negro carnival and civic organizations?" Judge Haggerty asked.

"No, sir," replied Rada_ "Don't you get names of prospective jurors from larger employers?" asked Judge Hag-

"No, sir," replied Rada.

Peeved, Heggerty said, all this time; you were there when I requested you do these things."

SOUBCES OF NAMES Rada old Dymond that he gets the list of names from "city:

Dymond asked Rada if he had ever counted the number of names in the big brass-

"No," replied Rada, but he said he thought there were at least 1,500 in the eage.

Judge Thomas M. Bratiney As for why there have been

names in the cage."

Meyer replied, "No, more

When Rada and Meyer had finished their testimocy, Hag-

"That's pretty obvious," said

"It's obvious to me also,"

Mrs. Bistes told Dymond she

erve on his grand jury. the grand jury list, Mrs. Bistesi
"Other than Mrs. Dan Flem-reminded Dymond that women gang to which Hangarty ing have you ever known almust first to to the cierk of

Shaw Goes To Court in Quash Try

Clay L. Shaw, who is accused by District Attorney Jim Garrison of conspiring to murder President John F. Kennedy, goes to court today in an attempt to have the indictment against him thrown out.

Criminal District Court Edward A. Haggerty Jr. will hear arguments on a motion to quash the charge filed by Shaw's attorneys.

Judge Haggerty said earlier he would rule on the motion by Sept. 18.

IF THE MOTION fails, Shaw's trial could get under way late this month or early in October.

The 54-year-old Shaw, who was arrested March 1, is the only man Garrison has charged with conspiracy in his controversial probe of the Kennedy assassination.

Shaw's attorneys have subpensed more than 30 witnesses for the pre-trial, including Garrison's chief witness, Perry Raymond Russo, and Garrison.

IT WAS LARGELY the testimony of Russo, who sells issurance in Baton Rouge and New Orleans, that a threejudge panel ruled there was sufficient cause to hold Shaw for trial. Shaw has been free under \$10,000 bond.

Garrison alleges that Shaw mei with the late David W. Ferrie, a free-lance pilot who died here Feb. 22, and the late Lee Harvey Oswaid, named as the presidential assassin by the Warren Commission, in mid-September, 1963. The three met at Ferrie's uptowa apartment during a party and plotted the assassination, Garrison claims.

Shaw, a retired businessman who once served as managing director of the International Trade Mart, Justintains he is innocent.

HAW CLAY L.

DELEUOP HIM

DA Must Give Facts in Shaw Case-Haggerty

Millia of Criminal District Court Judge -Edward A Haggerty Ji ruled: Wednesday that the state must reveal two important points in the criminal conspiracy case against retired businessman Clay L. Shaw and said the trial of Shaw could begue by liste September.

finling on points of an application for a bill of particulars that have not been answered to the defense's satisfaction, Judge Haggerty ordered Distract Attorney Jim Garrison to

---Approximately when the district attorney contends Shaw met with Lee Harvey Cont. in Sec. 1, Page 3, Col. \$

tense until Aug. 34 to file a : supplementary metion to Sept. 6 to answer the motion.

He said he will rule on the supplemental motion Sept 13. Andrews Motion requested information about the and added that, "barring some unformmen developmen:" trial could be set for the latter part of September

conference to select a trial date, over the perjury trial in which h Judge Haggerty said that the Dean A. Andrews Jr was conof district attorney has the right victed, is expected to rule stand law, and that he can set for a new trial and an arrested the matter for trial "as soon as judgment. the pretrial pleadings have been judgment.

PRAYER FOR OYER

judge ruled that the defense the conviction before the state has already seen all of the supreme court. state evidence it is legally Andrews was found guilty earentitled to. He said he will rule by Monday on three of five perduring the trial on the materiali-jury counts concerning assassity and relevancy of any item or nation conspiracy testimony beobject offered in evidence.

On the motion for the re- jury. turn of property and to suppress evidence, Judge Heggerty noted that the state has returned \$38,660 in homestead stock to Shaw, and that all other evidence is in the possession of the clerk of court. He said admissfullty of evidence will be ruled on during the trial.

WO POINTS

Page 1

mitted to force the state present to them their entire e second group asked for city, I do order." ed to this information.

acts and what was the 1963. ment entered into by the rial, the judge ruled. EFENSE VICTORIES

defense's victories came Capitol House Hotel. related to place and time. The fifth group sought addi-unless the defense showed a salleged conspiracy, in-

coast. Judge Haggerty said: 'I believe counsel for the

Criminal District Court Judge. The defense also filed a mo-Of the state's motion for a Frank J Shea, who presided tion Wednesday to have testi-

properly and legally concludition, if granted, will allow An-The arrested judgment moidrews to be released on bail while his attorneys take steps On the prayer for over, the necessary to begin an appeal of

fore the Orleans Parish grand

The counts included testimony by Andrews that he could not identify conspiracy defendami Clay L. Shaw as the mysterious. "Clay Bertrand," who, Andrews told the Warren Commission, called him about representing Lee Harvey Orwald after the assassination of President John F. Kennedy.

The application for a bill of District Attorney Jim Garriparticulars contained 93 points, son claims that Shaw used the some of which have already alias "Bertrand" and particibeen answered by the state, ac-pated in a conspiracy to murder

of 1963 that the meeting took mo: place between Chwald, Ruby Mrs Lillie Mae Manage and Shaw. I so order the state. Des Moines, Iowa. to particularize further. I further direct that the state's answer to paragraph 22D be more explanatory by explaindence prior to the date of big whore on the West court. L" Judge Haggerty sald , particularly the state and the

mation on overt acts com- Paragraph 22D was in a group Defense Attorney F ed by one or more of the of alleged overt acts listed by Dymond said he was willing t ed coconspirators. The rule the state in answer to a defense waive objections in taking lessiwas that since alibi is not; request in the bill of particulars, mony by seposition from the fense, the defendant is not One of the acts listed was "a girl, who that refused to return I trip to the West coast of the to New Orleans, since both the third group asked for spe- United States by Clay L. Shaw defense and the state want her evidence of what were the during the month of November !! testimony.

irators. Since it is evithe defense is not ento Baton Rouge in the fall of sides waive objections the depoto the information before to the information before 1963 and met Lee Harvey Oscisition may not be in according the holes with the holes with wald and Jack Ruby, delivering ance with the law. a sum of money to them at thei

g an alleged meeting in ruled the state is not required to furnish it.

The judge maintained that the sixth group, also seeking inforquash Shaw's grand jury he ! defense is entitled to throw the impation about the alleged overt dictment, and the state antil approximate time in the full acts, was already complied

> Ruling Slated State's evidence which Judge Haggerty said the state is not required to give.

aken by deposition

Mrs. McMaines, known in New Orleans as Sandra Molfett, was a forther gir irread of the state's star witness. Perry Raymend Rasso, who testified be overbead a pint to kill the President

However Judge Hazgerty said The other allegation was that he had "never heard" of suc

> Later be told newsmen that the motion will not be granted

JEFENSE WINS ON TWO POINTS

Continued from Page 1

Oswaid and Jack Ruby to permitted to force the state swer to paragraph 22D be-Baton Rouge.

alleged to have committed as \$255 ination conspiracy.

defense victories as the judge ing was that since alibi is not request in the bill of particulars in the bill of particulars in the property of the particulars in the particulars in the property of the particulars in the particular in the par ings and a state motion. De entitled to this information. of the application for particul cific evidence of what were the during the month of November, testimony, lars upon which the state and overt acts and what was the 1863. the defense disagreed, a prayer agreement entered into by the. The other allegation was that he had "never heard" of sucturn of seized property and for the trial, the judge ruled. the suppression of evidence.

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PRAYER POR OYER

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; stock to Shaw, and that all

to present to them their entire more explanatory by explain--The state and city on the evidence prior to the date of ing whore on the West coast, Perry Raymond Russo, who West Coast in which Shaw is trial." Judge Haggerty said. particularly the state and the testified be overhead a pint to

The second group asked for city, I do order." overt act in relation to an as information on overt acts com-. Paragraph 22D was in a group

DEFENSE VICTORIES BILE OF PARTICULARS The defense's victories came Capitol House Hotel.

The defense also filed a sup-jin the fourth group of requests. of particulars Wednesday, which of the alleged conspiracy, in-the judge gave the state until cluding an alleged meeting in Friday to answer.

Baton Rouge and a trip to the

Criminal District Court Judge. The defense also filed a mo-Of the state's motion for a Frank J. Shea, who presided thon Wednesday to have testi-

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The application for a bill of District Attorney Jim Garriparticulars contained 93 points son claims that Shaw used the some of which have already alias "Bertrand" and particihy the state, ac- pated in a conspiracy to murder ident Kennedy

of 1963 that the meeting took mos place between (bwald, Ruby and Shaw. I so order the state Des Moines, lowa to particularize further, I further direct that the state's an-

mitted by one or more of the of alleged overt acts listed by Dymond said he was willing t However, those were the only alleged coconspirators. The rule the state in answer to a defense waive objections in taking the rule the state in answer to a defense waive objections in taking the rule the state in answer to a defense waive objections in taking the rule of the rule o Itrip to the West coast of the to New Orleans, surve both the nied were the rest of the points. The third group asked for spe- United States by Clay L. Shawldefense and the state want her

for over which would permit conspirators. Since it is evi- Shaw went from New Orleans a thing, and that even if both the defense to see certain evi-idence, the defense is not ento Baton Rouge in the fall of sides walve objections the depoidence and a motion for the re-titled to the information before 1963 and met Lee Harvey Os sition may not be in accordwald and Jack Ruby, delivering ance with the law. a sum of money to them at the Later be told newsmen that Canitol House Hotel

The judge maintained that the "I believe counsel for the sixth group, also seeking inforquash Shaw's grand jury in ! defense is entitled to thow the mation about the alleged overt dictment, and the state until 1 approximate time in the fall acts. was already complied with.

He said he will rule on the Andrews Motion requested information about the supplemental motion Sept 13. Andrews Motion Ruling Slated Haggerty said the state is not

aken by de Mrs Lillie Mae

Mrs. McMalnes. known in New Orleans as Sandra Moifett, was a forther got triend of the state's star witness. Mil the President

Defense Attorney F. Irvin

"However, Judge Haggerty said

based on the

LENGTHY OPINION

ion on the nature of the crime at witness, and Rancier Ehlinof conspiracy, he made the follger, a former associate of Nolowing main points:

1. When sets are committed within the state in performance of the conspiracy's purpose, the fact that other acts are to be performed outside the state does not prevent prosecution in the state for conspiracy in the state.

2. It is not necessary that each conspirator know or see! the others. It is also not necessary that sach conspirator know all the details of the plan or operation or the part played? by each of the conspirators

3. When a conspiracy exists, the joining of members thereafter does not create a new

conspiracy.

4. It is not necessary that each conspirator commit an overt act . . . The overt act may be committed by any member, of the consptracy. The overt act need not in itself be criminal. Anything done to carry out the conspiracy is a sufficient overt act, even making a phone call or mailing a letter.

5 Criminal responsibility for the conspiracy is not affected by the fact that the purpose of the conspiracy was not ac-

complished.

6. Each conspirator is liable for any act of every participant in the conspiracy committed in nursuance of the original plan and object

7 The criminal responsibility of a coconspirator is not all ferted by the fact that he is absent when the criminal act contemplated is committed. The rule of responsibility includes acts done before the defending inited the conspiracy

8. The death of one conspirator does not prevent the conviction of another.

9. A conspirator may clear himself by proving that he with drew from the conspiracy before the overt act was committed

RULINGS IN GROUPS

Judge Haggerty ruled on the defense points in the application for particulars in groups

The first group asked for the exact date Silvis, clegedly entered into the onspiracy Disstate has said it happened in September 1963 The pudge said that the information need not be nærm specific than tim;

"This is a peculiar type crime, calling for peculiar type proof, and counsel is not

alibi is a defense against a whose connection with the case, is unexplained, Steven R. Plotkin, attorney for Gordon Novel, Issuing a lengthy legal opin-sought by Garrison as a materivel.



JUDGE TO RULE IN SHAW CASE

Will Decide on Defense,
State Motions Today

// Aug 67

Criminal District Court Judge Edward A. Haggerty Jr., who will preside at the presidential assassination conspiracy trial of retired businessman Clay L. Shaw, will rule on three defense motions and one state motion Wednesday merning

Judge Haggery announced Tuesday that he will rule at 11:39 a. m. Wednesday on the defense's application for a bill of particulars, which would reveal specific allegations, including dates and places, a prayer for oyer, which asks that the defense be allowed to see certain articles of evidence, and a motion for the return of seized property and to suppress evidence.

Also to be ruled upon will be the state's motion for a conference of all concerned to select a trial date.

Still pending will be a defense motion to quash Shaw's Orleans Parish Grand Jury Indictment which alleges participation in a conspiracy to kill President John F. Kennedy. This ruling will come after a hearing, as yet unscheduled.

Earlier Thesday District Attorney Jim Garrison issued subpenas for three persons to appear before the jury in connection with the assassination probe.

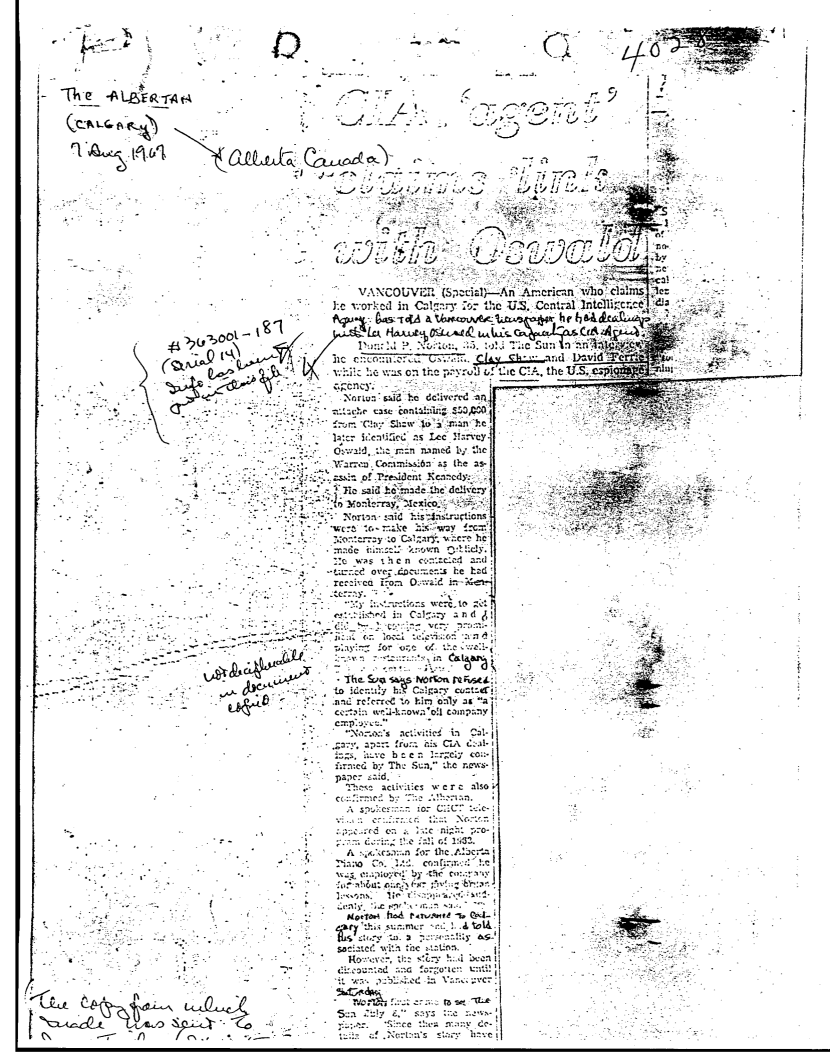
The three are
Steven R. Plotkin, an attorney
who represents fugitive witness

Homestead ave., Metairle, a former associate of Novel's who has appeared before the jury before.

Byton Chiverton 4209 Fontaineblean cr., whose connection with the probe is a mystery

Assistant District Attorney Alvin J. Oser said that Garrison is also filing for a write of habeas corpus to have Migure Torres returned to New Orleans from the Louisiann state penitentiary for an appearance he fore the grand jury next week





Assistant to Garrison Tells Jury Andrews Lied About Bertrand

Dy MARTIN WALDRON Special to The New York Times

NEW ORLEANS, Aug. 11— Mr. Burns said that the in assistant to District/Attor-rotund Mr. Andrews, a "jive"

that he could not identify said. y L. Shaw as the man who. Later, during the same ap-said tried to hire him to de-pearance before the grand jury, llay L. Shaw as the man who.

However, in an opening Andrews had released a pris-statement for the prosecution oner in the custody of Mr. ssistant District Attorney Ferrie.

Archard Burnes indicated that State District Judge Frank J.
To accept Would be made by Shea refused to dismiss the
the state during the perjury perjury charges against Mr.
trial to prove that Mr. Shaw Andrews although the defense

Mr. Burnes told the jury that showed nothing more than in-the state would rely on evi-consistencies in immaterial tes-dence that Mr. Andrews, who timony. for several months had worked In Louisiann, juries of various with Mr. Garrison in the inves-sizes are picked to hear trials. tigation of the assassination, With a five-man jury, all five had told inconsistent state-members must vote the same ments to the grand jury.

told/a mial talking lawyer with a happy-A. An-go-lucky attitude, had told the grand jury that he could not dentify Mr. Shaw as Bertrand. The pury tofi that "I can't say he is, and I can't draws, a lawyer, committee say he din't," Mr. Andrews told rjury when he told the grun he grand jury, Mr. Burnes

and Lee Harvey Oswald on a Mr. Burnes said Mr. Andrews

After two days, of unsuccessful legal maneuvering almost on trial for perjury late when he said that "not to my this afternoon before a five-man jury. The trial is expected leased a prisoner on parelet to the courtroom in the expectation that Mr. Shaw came sistents would try to prove that dent Kennedy.

Mr. Andrews is a former Astorneys for my start on the capter of the courtroom in the expectation that Mr. Garrison's assistants would try to prove that dent Kennedy.

Mr. Andrews is a former Astorneys for my start on prove that dent Kennedy.

Mr. Andrews is a former Astorneys for my start on the capter ferrie the mastermind of the start of the mysterious of Mr. Andrews is a former Astorneys for my start on the capter ferrie the mastermind of the start of the mysterious of Mr. Andrews is a former Astorneys for my start of the courtroom in the expectation that Mr. Garrison's assistants would try to prove that dent Kennedy.

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Mr. Andrews is a former Astorney for the former and the former former and the former f

Mr. Shaw was the mysterious Mr. Andrews is a former As-Clay Bertrand, the man Mr. sistant District Attorney in Jef-Andrews said had asked him to erson Parish, next to New defend asked.

Orleans, and Mr. Burnes said Attempt Disavowed records would show that Mr.

said they were frivolous and

way or there is a hung jury.

363001-187 (Qual 14)

volume bullen.

VANCOUVER (Special)—An American who claims les he worked in Calgary for the U.S. Calgal Intelligence dia Aquely bas told a themoree houseast the declaration of the Lea Harvey Stevend units Carpanal Section Agreed.

Donald P. Norton, 35, told The Sun in an interview the encountered Cavada Clay Show and David Perrie was while he was on the payroll of the CIA, the U.S. espionage min

agency.

Norther said he delivered an attache case containing \$50,000 from Clay Show to a man he later identified as Lee Marvey. Oswald, the man named by the Warren Commission as the assain of President Kennedy.

He said he made the delivery to Monterray, Nexico.

Norton said his instructions were to make his way from Monterray to Calgary, where he made himself known Oblicly. He was then contacted and turned over documents he had received from Oswald in Monterray.

My instructions were to get established in Calgary and fidd by becoming very promined for local television and party of one of the well-known restaurants in Calgary

The Sen says Norton period to identify his Galgary contact and referred to him only as "a certain well-known oil company employee."

"Nomer's activities in Calgary, apart from his CIA dealings, have been largely confirmed by The Sun," the newspaper said.

These activities were also confirmed by The Albertan.

A spokerman for CHCT telesvision confirmed that Norton appeared on a late-night program during the fall of 1992.

A spekesmin for the Alberta Piano Co. Ltd. confirm I ha was employed by the company for abbut oney ear flying brain lessons. The Compranyle wifdenty, the spekerman such

Morton flod Personed to Calcary this summer and it d told his story to a presentity associated with the station.

However, the story had been discounted and forgotten until it was published in Vancouver

Sutraday
Notion flow arms to see the
Son July 4," says the server
puper of Norwals stars arms been
been confirmed, but the and
thentieth of his control of ma
dery verification by normal
ne spaper law tip store.

dere veniration by nowal desprished a few orleans took a great function of a great function of a great function of a great function of the consolers to tall the function

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nion extes.

Noneo, a manicipa, is a significant for the CiA interpolitically since tive of Colombias, Grenout Info list year he species to one the CIA is described. report promotion in a conductor a result of the Carrison the enemy of a Although the property of the stands He told The San that Porticing south that which allots, which was expected into the contract.

He said the money was to be in Vaccouver July 4.

He said Shew was with a si 500 monthly splann had non-who keve her on attache. The Sun says current was case containing about 70,000 to given a lie detector test Thurstee delivered to a "Horvey Lee" day "by monther Vancouver in Monterray in excession and story."

another expert postmining dock story."

"He was told the test was in-

"During the publicity of the conclusive because of his highly recassinated when the man pervola condition," says The vested to the pushe, I aimest deal with aim on the grounds of immediately recognized him as the test."
being the same Harvey Ace I had met in September, 1962, ht Manterray, To whom & delivered

the money. olutionary-type activity against Castro, This was a CIA assignment."

"This was done July 9, the day after he came into The Sun, and Carrison agreed to send one of his top men to Vane aver to Interview Nerton," Die Sun says

The new parent says Norten was interviewed by Challes Ward, wild tromy assistant district attorney July 12 gray of July 15 Norther returned & New Orleans for further questioning.

"Officials in Garrison's office later told Tie form by telepholy hat Norten's evidence con-

milet, where the content tendings of the content of

med to support the resolution. It came to Conside for one by activenes of Fidel Castal graph—to see it is could find a like knew Ferrie as high than thisee to wellie days and sould like. This man, known to me as find pet out of this med-rate.

This man known to me as the control of this mad race. High Pharris, delivered to me. The heen involved in," he said the case which contained the transport of the control in the control in the control in the interview.

Norten axid he met Shaw in Control to the control of the

in Monterray"in exchange for news media a gottleting for his

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CAYUNE, NEW ORLEANS, LA., PRIDAY MORNING, JU



-Photo by The Times-Picayum DANTE A. MAROCHINI

FIGURE IN DA'S - PROBE SEIZED

Marochini Arrested on Bad Check Warrant

A figure in District Attorney
Jim Garrison's Kennedy assausination investigation appeared
again in the Criminal Courts
Building Thursday as a result
of an arrest Garrison's office
denies has any connection with
the probe,

Dante Marochini an employe at the Michoud Assembly Facility who was subpensed to appear in Garrison's office shortly after the March 1 arrest of conspiracy defendant Clay L. Shaw, was arrested shortly after noon by Criminal Sheriff Louis A. Heyd Jr. and chief assistant deputy Barney Kilbride on a bad check warrant from Shelby, N.C.

The warrant was sent from the sheriff of Cleveland County. N.C., directly to Frank/Maloche. an investigator in Arrison's office. Maloche turned it over to Sheriff Heyd.

Marochini said he does not remember the transaction in question, but added that he has the assets to cover it, if it was his fault.

The warrant charges that Marochini wrote out a chery for \$113 payable to L. P. Mauney. Rt. 3, Lawnsdale, N.C., in 1961. The check, drawn on the Union Trust Co., Shelby, was not backed up by sufficient funds, the warrant charges.

Assistant District Attorney James L. Alcock said the arrest had "absolutely nothing" to do with Garrison's investigation.

Alcock's theory as to why the arrest should occur after six years was that North Carolina authorities spotted Marochinis' name and picture in news accounts after his appearance in Garrison's office four about ago.

Marochini said that he had several crews working in the Shelby area in the housing contracting business in November 1961.

Marochini refused to discuss the assassination probe Thur



-Photo by The Times-Picayune DANTE A. MAROCHINI

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Marochini said that he had several crews working in the Shelby area in the housing contracting business an November 1961.

Marochint refused to discuss the assassination probe. Thursday, saying, "We cannot adapted or water or anything that might either excite or cool interest.

His connection with the probhas not been made clear. He was reportedly a friend and! neighbor of Shaw.

Commend Dustrice Judge Cliver P. Seinditcherry vas stalifu**i i**. i.

trial on a burglary charge.
Caheler was convicted in

February of simple larglary but as I for a new to a dier production of lamin large in the man he had mate will be a model of the country of the house. chary.

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Refuses to Answer Grand Jury in DA Probe

A Negro convicted of bur-fert, glary who refused to answer a

new trial on a burglary con- Prison. viction. Additionally, Cancler was faced \$500, with the provino that he serve a year in . lies of payment of the fine, the two prison sentences to run consecutively.

Cancler who along with William J. Guyvich, until recently a menicely of District Attorney Jim Garrison's investigating team in the probe of an alleged conspiracy in the assassi-

(NBC newsman Walter J. Sheridan said he will come to New Orleans to defend himself against District Attorney Jim Garrison's charges. Story in Sec. 1, Page 5.)

grand jury Wednesday. According to a jury spokesman, Canlong Criminal Courts Building.

LESS FEAR OF ARREST before the grand jury when asked if a statement on tele-j vision was true. Cancler was! one of several individuals who appeared on a National Broadgasting Company network program highly critical of the Garrison investigation.

GO TO COURTROOM

the grand jury left from its us- had taken concerning the probe,

mry fereman Albert V. Labiche probe. once again asked Cancler the question about his "statement" on television. Once again, Cancier refused to answer, reciting [fle Fifth Amendment, and was promptly found guilty of contempt of court by Judge Bag-

Judge Bagert reportedly then grand jury question Wednesday asked Cancler, in light of his was found guilty of contempt refusal to answer the grand of court by Criminal District jury's question, if he would Justice Bernard Bagert in con- he willing to return to the grand Sentenced to six months imquestions. Cancler reported to answer the network's criti-Sentenced to six months im-prisonment was John Can-cler, an inmate of Parish swer any questions and was Prison currently awaiting a taken directly from Judge Bagdecision on a motion for a ert's courtroom back to Parish

> . Although the actual statement referred to in the grand jury questioning was not disclosed, informed sources said that the question concerned dealt with a statement made by Cancler to the effect that the district attorney's office had him break into the residence of Clay Shaw, the only : figure thus far actually charged as a conspiracy participant, in order "to plant something in the apartment."

After a two-and-a-half hour session during the afternoon with the grand jury, Gurvich emerged from the grand jury room at 6 p. m. Although bound by law to secrecy as to his actual testimony, he made one nation of President John F remark of interest to a bevy of Kennedy, appeared before the inswimen midling for him in the

LESS FEAR OF ARREST In reply to a question on his feelings of his possible arrest, Gurvich said, "I don't feel so much that way now as I had earlier this morning." He would not elaborate on the remark, however.

Also, Gurvich declined to answer any questions concerning Eurly Wednesday afternoon, a recent he detector test he lual chambers and journeyed on classifying such a reply in the field of official grand jury tesmony.

Shortly thereafter, the grand jury was dismissed and foreman Albert V. LaBiche stated that he had no comment, adding there was nothing new to

masse to the courtroom of report in the grand jury's in-Judge Bagert, where grand vestigation of the Garrison

> Earlier Wednesday, Judge Edward A. Haggerty denied a motion by attorneys for Shaw seeking to block Garrinon's scheduled appearance Saturday of a 30-minute NBC network television program in an "equal time" rebuttal-type program.

Attorneys F. Irvin Dymond and William Wegmann, on bethelf of their client, sought an injunction to stop the NBC show cisms of the investigation. The half-hour show, scheduled for 7 p. m. Saturday was arranged following negotiations between the district attorney's office and

Judge Haggerty, who denied the Shaw motion, will be the presiding judge for the Shaw trial, expected to be held in either late summer or early :fall.

DA DENIES CLAIM

In an interview Wednesday night following the address before the National Police Officers Association of America, Garrison denied charges made earlier by Gurvich who quoted Garrison as saying that he wanted a television newsman "handculled and beaten."

After his talk before the NPOAA at the Fontainebleau Moior Holes; Garrison said:

"This is my sixth year in office. What do you think?" When first posed with the question, he replied, "I would not honor that question with an answer - no comment."

Then asked directly if Gurvich were lying in his claim, Garrison said, "Obviously; there's no question about it."

The question was in referrence to an earlier statement inade by Gurvich, a New Orleans private detective, who said that Garrison told him

that he (Garrison) wanted NBC reporte, water/ Sheridan "handcuffed of beaten."

New Orleans, La. July 12, 1967

Judge Edward A. Haggerty Jr. today threw out a petition filed by attorneys for Clay L. Shaw aimed at preventing Dist Atty. Jim Garrison from appearing on a nationally televised program to discuss his Kennedy assassination probe.

Haggerty told the defense

he had issued four sets of guidelines governing statements made in connection with Shaw's case.

lle repeated again today that persons, "including lawyers, have acted at their peril" in discussing the case publicly. But he said he could not anticipate violations of the guidelines.

GARRISON IS scheduled to

pearance from 7 to 7:30 p. m. Saturday. The time was offered him by NBC to respond to a June 19 network show which was critical of the DA's investigation.

Attorneys for Shaw, charged with conspiring to assassinate the late President John F. Kennedy, formally objected to Garrison's intended appearance.

Judge Haggerty filed the defense request "would require that I change the position I have consistently taken... this court fails to appreciate how it can anticipate a violation of its orders until the violation occurs."

IN THE PAST Judge Haggerty has said he fully intends to cite certain persons for contempt, and he has is sued several warnings against violating the public statement guidelines.

If the defense the its right to a fair trial has been jeon-tardized in New Orleans, the judge said today, it may ask for a change of venue and move the trial to a different locality.

But he warned Carrieou

States Itan 12 July 67

Continuad

UDGE EDWARD A. HAGGERTY JR., left, talks the attorneys for Clay L. Shaw outside his court-line marning. The attorneys are, from left, IGND, WILLIAM WEGMANN and LAMANN, back to camera.

** Take string at rules and probabilists at the Lodiniana day Association and more parallellarity, the committee of crievances and othics."

DEFENSE ATTORNEY in F. Cymond cook exception to diagre Hipperty's raine. He noted Garmon will toge the mook a day the following added.

"If an illegal net is a storie done, and the constraint of a partial to stop than soft as fore it is done, then to see a last a right and a duty is a so,".

He said containing painting ment after the time of the protection of rights of the defendant is the trial.

Attorneys for Shaw, the retired businessman accused of conspiring to hill President John F. Kennedy in 1933, argued in the petition that the program would directly affect the constitutional rights of their client to a fair and impartial trial.

FURTHER, THEY argued, the program would be "in direct contravention to, and in violation of, the guidelines heretofore issued by this court."

The petition also argued that it was the duty of the trial judge (Haggerty) to protect the defendant (Shaw) from "inherently prejudicial publicity."

Earlier this week Shaw's attorneys wrote NBC urging it to cancel the program, scheduled to be video-taped Friday night at the studio of WDSU-TV, the local NBC affiliate.

TV, the local NBC affiliate.
Today, NBC sent a telegram to Garrison informing the DA that it had denied the request by Shaw's attorneys.

"IN OUR GPINION," said NBC, "our responsibilities as a broadcaster and the requirements of the so-called fairness doctrine of the Federal Communications Commission obligate us to give Mr. Garrison this opportunity to appear on our facilities."

Meanwhile, the Orieans Parish Grand Jury was meeting this afternoon to hear two witnesses involved in the Garrison investigation. vich, former Garrison aide—was back from Chicago, where s, he underwent lie det or tests to back up his contention that Garrison's probe has no substance. The flayear-old Gurvich said the tests will "prove I'm telling the truth when I say Garrison's investigation is a hoax."

THE SECOND witness conducted to appear is John as Empirel' Cancler, who steaded on last month's MDC program. Cancler is a convicted burglar awaiting a hearing on a motion for a new trial.

He told NBC newsmen in a Parish Prison interview that two of Garrison's investigators had asked him to break into the French Quarter home of Shaw and "put something there."

HE SAID he went to Chicago to have the tests performed by John E. Reid, head of John E. Reid and Associates, whom Gurvich calls the top man in the polygraph field.

The firm announced that Gurvich passed the test.

The investigator defected from Garrison's office June 26 after a lengthy absence from the public eye, charging that the probe should be halted.

Gurvich said he would supply members of the grand jury with copies of the lie detector results.

Garrison yesterday charged WDSU reporter Tilchard Tomaley with public by and Intimidation of two of the state's witnesses as a result of the NBC program.

Towfiley, who has worked full-time on the probe investigation for several months, showed up at the Clerk of Court's office yesterday to post a \$7,500 bond.

The cases against Townley today were allotted to Judge Matthew S. Braniff.

Townley's arrest warrant

space of a week by Garrison's office in the probe.

Last Friday, Walte. eridan, news investigator for NEC and a former Justice Department investigator, was ordered arrested on similar charges.

Sheridan, one of the producers of the NBC show, was last seen by New Orleans newsmen on June 28, during the last meeting of the grand jury.

SHERIDAN, reportedly in Washington, is expected to arrive in New Orleans some time this week to post his \$5,000 bond.

Townley was charged in three bills of information yesterday with attempting to bribe and intimidate Perry Raymond Russo, so far the DA's star witness in the Shaw case, and with intimidating another state witness. Marticle Mancuso....

Miss Mancuso, a ene-time beauty queen, is the former wife of Gordon Novel, a fugitive from Louisiana, charged by Garrison with conspiracy to commit burglary. He is also believed wanted by the district attorney for questioning in the assassination probe.

TOWNLEY yesterday called the charges against him "completely false" and "absurd." In a statement to newsmen after he posted his bond, Townley said:

"Mr. Garrison's accusations against me, like those against my colleague from NBC, Walter Sheridan, are completely false. I am honored to find myself in the distinguished company of a man like Mr. Sheridan, who has established a national reputation for integrity as an investigator for the McClellan Rackets Committee, the Justice Department and now NBC news.

"This would be a minor—even a joking—matter if only the freedom of myself or Mr. Sheridan were involved. The stakes, however, are much higher than that.

"The charges against Mr. Sheridan last week and the charges against me here to-

day are obviously part of the campaign to intimidate reporters everywhere who dare to question the methods of Mr. Garrison, his assistants and his investigators.

"The use of this high office for such low purposes makes a mockery of the justice he is supposed to uphold. Our society has survived other attempts by politicians to silence criticism in the news media.

"UNFORTUNATELY, there is a lengthy tradition of that kind in Louisiana politics. I am confident that those who bear the heavy burden of reporting the truth—even if that truth hurts—will not be intimidated by this obvious attempt to shence criticisms.

"I am equally confident that these absurd charges will be proven groundless in any fair, impartial trial."

One of the star "informants" on NBC's show last month. John "The Baptist" Cancle is also scheduled to appear before the grand jury today.





Justice Dept. Admits Shaw Not Probed

Clay Shaw, a figure in a New Orleans district attorney's investigation of President Kennedy's assassination, has not been investigated by the FBI, the Justice Department announced yesterday in admitting an error on Shaw.

On March 2, Atty. Gen. Ramsey Clark told newsmen here that Shaw was involved in an FBI investigation of the assassination in 1963. At that time, Clark indicated that the FBI had found nothing to connect Shaw with the assassination.

Yesterday, the department issued a statement which, while continuing to insist that Shaw had no connection with the President's murder, conceded that Clark had been wrong in saying that Shaw figured in the FBI probe in New Orleans.

The department's statement was prompted by a request for "clarification" of Clark's statement to newsmen by a lawyer who is representing Shaw.

Shaw, a New Orleans businessman, has been indicted on charges of conspiracy to murder President Kennedy. He has not yet been tried.

Probe Criticized

The charge against him is one result of District Atty. Jim Garrison's highly publicized investigation of the assassination.

Garrison has refused to accept the Warren Commission's conclusion that Lee Harvey Oswald acted alone in killing President Kennedy in Dallas Nov. 22, 1963.

The Garrison investigation has been discredited, publicly and privately, and sharply criticized by high-ranking federal officials.

There was nothing in yester-day's statement by the Justice Department to give any noticeable support to the Garrison investigation of Shaw.

They deposition in the control of th

Garrison has said that Shaw's role in the assassination was carried out when he was using the name "Clay Bertrand." That name figured in the Department's statement yesterday.

Text of Statement
The department's statement

"The FBI investigation in New Orleans following the assassination covered allegations by Dean A. Andrews, which included a reference to 'Clay Bertrand.' 'Clay Bertrand' was not

identified as a real person. No evidence was found that Clay Shaw was ever called 'Clay

Bertrand.'

"The attorney general's comment on March 2 that Mr. Shaw was involved was based on a briefing that morning. The attorney general has determined that this was erroneous. Nothing arose indicating a need to investigate Mr. Shaw.

"As the attorney general stated, no connection between Shaw and the assassination was found in the thorough investigation by the FBI. The Department of Justice is convinced that Lee Harvey Oswald alone assassinated President Kennedy."

A department spokesman refused to identify the official or officials who had briefed Clark on March 2.

Wash Ston

Shaw Enters Plea Of Not Guilty in Kennedy Plot Case

NEW ORLEANS (UPI)—Clay L. Shaw today pleaded not guilty to charges that he conspired to assassinate President John F. Kennedy in 1963.

John F. Kennedy in 1963.

Judge Edward Haggerty Jr.
gave Shaw's attorney's until
May 5 to file motions in the case.
He said he would give prosecutors another 30 days after that
—or until early June—to file
answers

Shaw, former director of the International Trade Mart here, appeared calm during the 10-minute proceedings. He stood silently while the indictment was read.

Shaw was indicted in Dist. Atty. Jim Garrison's investigation of the Kennedy assassination for allegedly meeting with Lee Harvey Oswald and pilot David W. Ferrie in September 1963 to plot the President's death.

Jash Star

Garrison Seeking Two As Arms Theft Plotters

NEW ORLEANS, La. (AP) -Dist. Atty. Jim Garrison has rie, Lee Harvey Oswald and asked Canadian and Texas au-Clay L. Shaw plotted in midthorities to arrest two men September 1963 to kill President charged in an incident which Kennedy. Oswald and Ferrie Garrison's office says "may or area dead. Shaw, 4, a retired may not be related" to his New Orleans executive, has probe of the Kennedy assassina-tion been indicted on a charge of conspiring to kill the president.

Garrison telegraphed arrest for Gordon Novel and to Dallas, Tex., for Sergio Arcacha Smith, based on charges of conspiring to burglarize a munitions bunker in 1961.

Garrison obtained a warrant for Novel's arrest last week as a tro material witness in the probe of Council in New Orleans in 1961, President John F. Kennedy's said in Dallas he does not know assassination.

with David W. Ferrie to commit try they do this to honest peosimple burglary of a munitions ple." dump in Houma, about 40 miles southwest of New Orleans.

Garrison has alleged that Fer-

The warraids for Novel and warrants yesterday to Montreal Arcacha were signed by Criminal Dist. Court Judge Thomas Brahney, who set bond at \$5,000 for each. Novel already had a \$50,000 bond awalting him on the warrant for his arrest as a material witness.

Arcacha, head of the anti-Cas-Cuban Revolutionary whether he will fight extradition The new charge accused Nov- to New Orleans. But he added, el and Arcacha of conspiring "It is a shame that in this coun-

> The Shaw case is scheduled for arraignment Wednesday.

Shaw Trial Attorneys Ordered to Keep Quiet

NEW ORLEANS (AP)—candidate for attorney general Criminal District Court Judge in the last Minnesota election, Edward Haggerty Jr. today is on trial in U.S. District Court the prosecution and here charged with fraud and defeated in the Clark I. Shamed the college of defense in the Clay L. Shaw's conspiracy in the collapse of Kennedy assassination conspiration and the American Allied Insurance acy trial to refrain from pre-trial co.; of St. Paul, Minn. publicity. He told them to quit Kroman had called a news discussing evidence.

The judge said at a news conference he would invoke the his private investigation into canons of professional ethics "to the assassination of Kennedy. prevent the flow of prejudicial It was not known what Kro-pre-trial publicity" from either man intended to say. A state

Shaw, indicted by the grand jury Kroman was paralyzed and in-March 17 on charges of conspir-ing to assassinate President A loaded shotgun was across John F. Kennedy, probably will the attorney's knees. be held next week.

Haggerty said security measures in effect at tor said Kroman apparently Shaw's preliminary hearing had suffered an epileptic selearlier this month would be used zure. at the arraignment. Reporters needed special credentials to cover the hearing and cameras were barred.

Novel (NP (Meanwhile, Gordon Novel issued a telephone challenge to Garrison today to prove by lie detector that the probe is not a fraud, United Press International reported.

(Novel, who left New Orleans shortly before the grand jury was to subpoena him last week, would not say where he was calling from. Novel reportedly took a lie detector test in Mc-Lean, Va., over the weekend, to back up his charges that the investigation is a fraud?)

Haggerty has said he does not believe the Warren Commission report on the assassination can be admitted as evidence mainly commission's because the witnesses could not be crossexamined.

FIGURE IN CASE FOUND STRICKEN

BISMARCK, N. D. (UPI)-David R. Kromen, an attorney who had promised to make disclosures about the assassina-tion of President John F. Kennedy at a news conference tonight, was found today partially paralyzed by an apparent epileptic seizure.

Kroman, 43, a onetime lawver for the Minnesota Insurance Department and an unsuccessful independent Democratic

conference for 7 p.m. today when he said he would tell of

Shaw's attorneys or from Dist. highway patrolman found Kro-Atty. Jim Garrison's staff. man in his locked car at 4 He said the arraignment of a.m. 24 miles east of Bismarck.

> Kroman was taken to a Bisthe same marck hospital, where a doc-

Garrison Orders Arrest Of 'Plot' Probe Witness

NEW ORLEANS, La. (AP)—that "Garrison double-crossed me." today ordered the arrest of Gordon Novel, former owner of mal investigation but is a politia French Quarter bar, as a cal, police state inquisition."
material witness in the investi- United Press International gation of President John F. quoted Novel as saying.

(When Novel left Columbus Kennedy's assassination.

connection with Garrison's leave. I will prove my statement probe. He did not appear and could not be found here.

Novel appeared before the

Chicago,

followed the grand jury's indict- Arcacha Smith." ment yesterday of Clay L. Shaw, fully conspiring" to murder Kennedy.

In an affidavit, the district sttorney's office alleged that. Novel fled New Orleans while severed his business ties and stated publicly that he had no intention of returning.

Airaid of "Harassment"

In Columbus, Novel said he ness." did not want to return to New immunity from "harassment." Matthew S. Braniff. He was quoted as describing the Garrison investigation as "a Inn Bar, a lounge on North fraud" and as saying he first Rampart Street on the fringe of

("What my friend Mr. Garrison is conducting is not a nor-Press . International

this morning, he left a note Novel, 29, was subpossaed to helind for reporters. It said: appear before the Orleans Parish grand jury yesterday in from New Orleans I, had to

Novel later turned up in grand jury March 16. Earlier he Columbus, Ohio. He left there told newsmen he thought Garritoday saying he was going to son wanted to question him chicago, about activities "during 1962 The arrest order for Novel which are related to Mr. Sergio

Arcacha, now living in Dallas, retired business executive, on a Tex., said he never heard of charge of "willfully and unlaw- Novel. Arcacha headed an anti-Castro group here in 1961.

Big Bond Recommended

In its affidavit, filed with under subpoena. It said he Criminal District Court, the district attorney's office said Novel should be placed under sizable bond or the grand jury will "be deprived of a most important and material wit-

The arrest order was signed Orleans, without a guarantee of by Criminal Dist. Court Judge

Novel owned the Jamaican helped the district attorney but the French Quarter. He sold the property Sunday.

In another development today, Criminal Dist. Court Judge Edward A. Haggerty Jr. was named to preside at the murder conspiracy trial of Shaw, 54, who will spend the Easter weekend on the Mississippi Gulf Coast with Garrison's approval.

Garrison has said he will prove that the Kennedy assassination resulted from a New Orleans-based conspiracy. He commenced his investigation last October.

Shaw, who retired in October 1965 as managing director of the International Trade Mart here, has been free on \$10,000 bond since his arrest March 1.

Shaw was discharged from Southern Baptist Hospital here last night after being treated for fatigue and an old back injury. He entered the hospital Saturday.

Garrison had said earlier he would bypass the grand jury and file a bill of information before bringing Shaw to trial.

Garrison already had won a ruling from a three-judge state court panel that sufficient evidence was presented at a preliminary hearing to warrant holding Shaw for trial.

Russo Appears 1

Shaw was charged yesterday in a grand jury true bill with willfully and unlawfully conspiring with David W. Forrie, Lee Harvey Oswald and unnamed others to murder John F. Kennedy."

(Shaw's attorney said last night his client would plead not guilty to the indictment and would request a bill of particulars in the case, UPI reported. Shaw

is to be arraigned next week.)
Perry Raymond Russo, 25, star witness for Garrison in last week's emotional court hearing, made a surprise appearance before the grand jury before the announcement of the indict-

Russo told the three-judge court last week he heard Shaw, Ferrie and Oswald plotting in mid-September 1963 to kill Kennedy. Shaw is the only one of the conspirators named in the indictment who is still living.

Ferrie, 47, was found dead in bed here Feb. 22. Ferrie was under investigation at that time by Garrison.

The Warren Commission concluded that Oswald was the sole assassin of Kennedy in Dallas on Nov. 22, 1963. No evidence could be found, the commission said, of a conspiracy but it said that it could not categorically establish that there was no conspiracy, 🤄

Oswald was shot in the basement of the Dallas police station by Jack Ruby two days after the assassination.

ward Star

ight

Ex-Dallas Taxi Driver Links Ferrie to Oswald

DALLAS, Tex. (AP)-A man; A set of guidelines was issued who used to drive a Dallas taxi- for newsman by the three cab says he once drove Lee criminal district judges who will Harvey Oswald and David Ferpreside at Tuesday's orelimine to Jack Ruby's Dallas night-nary hearing for Clay Shaw, a

Raymon Cummings, 35, has conspiracy in the probe. told this story to New Orleans | The 27-paragraph set of rules fice, it was learned.

are dead.

A source said the former cabbie decided to contact Garrison's office after he saw a picture of Ferrie in a Dallas newspaper in February. The picture was accompanied by a story that quoted Ferrie as, saying he drews Jr., who was consulted by had never been in Dallas.

Cummings drove a cab parttime in Dallas from Jan. 11, 1963, until March 15, 1963.

While a cabbie, the source said, Cummings once picked up three men and drove them to Ruby's Carousel Club. The three trict attorney in neighboring Jefpassengers were Ferrie, Oswald ferson parish, was asked by and an unidentified man, the the Warren commission if he source quoted Commings as saying.

Both Ex-Marines

source, recognized Oswald as having been a man he had body else pulled the trigger." driven a few weeks earlier from the bus station to suburban Irving. Both he and Oswald were ex-marines, Cummings said, and they had talked about the service.

was marketing

The Warren Commission said Oswald assassinated Kennedy in Dallas Nov. 22, 1963, and that there was no credible evidence of a conspiracy of any kind.

Cummings has been employed with a large Dallas company for the last 11 years. He has worked at various part-time jobs in that period, including cab driv-

In New Orleans, a judicial curtain was lowered today over a phase of Garrison's investiga-

retired executive, accused of

Dist. Atty. Jim Garrison's of specified that witnesses, all lawce, it was learned.

Garrison, investigating an all and many others in official and leged plot in the assassination unofficial capacities "are forof President Kennedy, says bidden from making any extra-Ferrie, Oswald and others con-judicial statements of any kind spired to kill the President. | concerning this case from this Ferrie, Oswald and Ruby all date and until such time as this case is concluded." 🚅

Grand Jury Hears Andrews

The Orleans Parish (county) grand jury, taking up the case for the first time, yesterday heard testimony from Dean An-Oswald several times in the summer of 1963, and Mrs. Jo-sephine Hug, who worked for Shaw when he was managing director of the International summer of 1963, and Mrs. Trade Mart.

Andrews, now an assistant disthought Oswald had killed Kennedy.

"I know good and well he did not," Andrews said. "This boy Cummings, according to the could have connived the deal, but I think he is a patsy. Some-

Key Witness Tells Court of Kennedy'Plot'

25-Year-Old Describes Party. Lists Conspirators BULLETIN

NEW ORLEANS - Perry Raymond Russo, a witness for Dist. Atty. Jim Garrison, testified at a preliminary hearing today that Clay L. Shaw was one of the three men he heard plotting to kill President John F. Kennedy.

Russo, a 25-year-old insurance salesman from Baton Rouge, said he heard the conversation in the apartment of David W. Ferrie in Septemher 1963. Russo's testimony stamped him as the "confidential informant" cited by Garrison as the source who "saw the conspirators and heard the

Russo described the scene in Ferrie's apartment this way: "There seemed to be some sort of party in progress. They were drinking and talking." The party died out, Russo said, and the only ones left were himself. Ferrie. "Leon Oswald" and "Clem Bertrand." Clay Shaw has also been identified as Clay Bertrand.

NEW ORLEANS (AP) - A showdown hearing in Dist. Atty. Jim Garrison's controversial Kennedy assassination probe opened today before an unusual three-judge Criminal District Court panel which will determine if retired executive Clay Shaw should go to trial.

The first witness for the district attorney was Police Det, Frank Hayward, who testified he arrested Lee Harvey Oswald after a brawl on Canal Street on Aug. 9, 1963.

Shaw, well-tailored and rugged-looking at age 54, looked haggard as he pushed past a throng of newsmen to enter the courtroom. He was accompanied by three attorneys.

Purpose of the preliminary hearing was to decide if Shaw. former managing director of the International Trade Mart here, should be held for trial. Garrison has accused Shaw of conspiring with Oswald and others to kill President John F. Kennedy.

Garrison's Arrival

A deeply suntanned Garrison, flanked by seven assistants, entered the courtroom just before the hearing began. It was Garrison's first public appearance in 10 days.

Fifty deputy sheriffs stood guard around the court room and building.

Bill Gurvich, the district attorney's chief investigator, carried a 4-foot-long bundle wrapped in brown paper. Sources in Garrison's office said the package contained a high powered rifle with telescopic sight-presumably evidence in Garrison's

Charles Ward, first assistant district attorney, told presiding Judge Bernard Bagert the state had five witnesses ready to testify. Ward named them as

See PROBE, Page A-8

PROBE

Continued From Page A-1 Hayward; Coroner Dr. Nicholas said. Chetta; Dr. Esmond A. Fatter from the coroner's office; Peter Schuster, a photographer from rie's apartment which we the coroner's office, and John Reilly, a police photographer.

An officer - with a portable mine detector - inspected all persons entering the courtroom.

Tells of Photos

ness. He testified that he took said: pictures of David W. Ferrie's self with that photo. apartment on Feb. 22. 1967 — The Warren Commissi the day Ferrie was found dead, named Oswald, a former No. Garrison has alleged that Shaw, Orleans resident, as the m Oswald and Ferrie met in Fer-who assassinated Preside rie's apartment in September John F. Kennedy. The co:

photographer from the Police was involved, Department, he testified also about photographing Ferrie's apartment on Feb. 22.

A total of nine photographs were introduced by the state, some of Ferrie's body, some of Ferrie's apartment, and some of Oswald.

An attorney for Shaw, F. I Irving Dymond, showed Schuster a picture which he said was,

a sketch of Ferrie's apartmen and asked if he recognized it. "No sir, I don't," Schuste

The defense for Shaw intr duced 16 photographs of Fe taken last weekend with cou approval. Schuster was askseveral questions pertaining details of the apartment and : lavout

Schuster identifed 15 of the 16 photos as showing vario-Schuster was the second wit-ess. He testified that he took said: "I don't familiarize m

1963 to discuss killing Kennedy, mission said there was no cre Reilly took the stand next ble evidence that a conspira

Wash Sta 14 Luan 67

tness Describes

would have to use diversionary Louisiana State College in Tam- was talking about where and tactics. There would be two to mond. Bertrand said he would what stops would be made on so said. "Oswald made a crack mechanism. This is a polished three people involved.

One Would Be "Scapegoat"

One person would shoot the "scapegoat." Ferrie talked of "triangulation of crossfire."

Ferrie was the pilot. He said but rigid. The court recessed.

soon as the shot was fired the Garrisons' questions: world would know about it and they could not get a plane out of Mexico. Bertrand said he and Ferrie would have to be in the public eye on the day of the assassination.

go to the West Coast for his the way to Brazil or Cuba. Ber-about not wanting me up there brown stock and Oswald's gun company on business.

It was here, after Garrison had built Russo's testimony to a high pitch, that he asked Russo tion. diversionary shot and the other to step down from the stand, would shoot the "good shot" walk to the man he knew as One man would have to be the Bertrand and place his hand Leave him (Ferrie) alone. He over that man's head.

Russo strode firmly around the defense table, stopped be-Bertrand listened during this hind Clay Shaw and placed his as I'm concerned, he's a washedphase. Ferrie talked about the hand palm downward about availability of exits. Ferrie had eight inches over Shaw's head. two proposals-one man sacri- Shaw, holding a cigarette, gazed ficed would give enough time straight at the judges' bench.

would know of the assassina about the fact I was there.

· Oswald said, "Oh, shut up. knows what he's talking about. He's the pilot.".

Bertrand answered, "As far up pilot."

Tells of "A Solution"

Bertrand said he would be on tween this rifle and the one Os-Russo's employer.

nothing else.

Gartison stopped this testimo-

trand said they couldn't leave (during the conspiracy discus, was a dull brown." the country because the world sion). He seemed disturbed

A Rifle Is Presented .

"The first occasion I saw Os trouble with Oswald's wife. wald (after the meeting in Fer- "Ferrie was telling Oswald, rie's apartment), he was wiping 'Don't worry. I'll handle it.' And or cleaning a rifle-bolt action. I excused myself and left." It had a sight on it-for hunting The hearing recessed after it looked like."

a rifle from beneath the prose subpoensed were the registrar cution table, and placed it on at Tulane University, where Ferrie offered a solution that the table before Shaw's attor Russo did some undergraduate for the the others to escape. He was slumped in the chair, the people involved should be in neys, F. Irving Dymond, Wil-study; the registrar at Loyola the public eye and be around a liam Warmann and Edward University, from which Russo

the West Coast Oswald said wald was holding." Garrison lasked Russo.

"The difference to my mind." Continued From Page A-1 Ferrie then said he would Oswald took part in the constant would have to use diversionary Louisiana State College in Lam- was talking about where and he was diversionary Louisiana State College in Lam- was talking about where and he saw Oswald twice more; "The first time we met." Rus. gun. It had the same bolt

> Russo said the last time he saw Oswald, he walked into Ferrie's apartment and Oswald was telling Ferrie about some

the defense filed three motions Garrison stopped Russo, drew for writs of subpoena. Those they would go to Mexico and on After the three-judge panel of lot of people who could testify Wegmann. The lawyers inspect-received his bachelor's degree to Brazil and then on to Cuba. Criminal District Court judges later they were at such and ed the weapon. Or they would go direct to Cuba. reconvened, Russo continued such a place at such and such a Teil us whatever similarities and the personnel manager for Bertrand interrupted to say as this story, backtracking under time.

Course Stor.



407-897-A

Shaw Moves to Force Garrison to BaretCase

lagranst Shaw be quashed and Kennedy's life.

NEW ORLEANS (UPI)—
Afterneys for City L. Show, the bear was arrested—was illegal.

Show has been charged so far only with "compiracy to commit murder"—the intended victim has not been named, but in an application for the search warrant, Garrison's office cations also asked that a murder conspiracy to force Garrison to release his case in detail.

The rudions also asked that a murder conspiracy charge and others conspired against arm urder recenspiracy charge and others conspired against for the alleged conspirators in the allege

evidence be suppressed. They Shaw, 54, retired managing gation by Garrison's office.

on Feb. 22 while under investi-



Wach. Star 8 Luar: 67

Carrison Seeks to Connect Grald to Munitions Cache

Grenson was ching a passi-Jertween Jan the accused gent John F. group of meni'fil raid on a diacombe,

elier after Dante : the fourth man a Garrison's probe a cassibation plot, control in the district ve deridas

it from what this darn a out " Marochini ges seven notero he entered

he emerged a crowd of a pursued him. He can digating, "What the heck! are recodom of the press

Missile Liam Worker

of volks is a "plan-

in the anonanition and firing caps on the second sources that he was sons planning "a military slight accent Be was born in trying to trace the identity of at operation against a foreign Brooklyn and educated in Italy.

He to the American — not country with which the United He told newsmen he once operated a bar called Hante's



CDANTE MAROCHINI

Among the ifems seized in the Iraid July 31 /1963 at an unoccu. William R. Reily to plant in the persistations man at nice house in Lacombe, about 20 Sessiner of 1961 Marochine worked that summer at the continuity in the continuity 100 pound bomb casings. Standard Coffee Co. Both firms port of Garrison's 48 cases of dynamite, napalm were owned by W.B.Reily,

The FBI identified the owner Inferno in the French Quarter.

of the house as (William Julius) New Orleans. His offe was found in an interview as saving the flouse had been ! loaned/to a Cuban exile-friend she knew only as "Jose Juarez." She said she and her husband had lived in Cuba until 1960 and moved to New Orleans "becanse Castro made things impossible down there."

Mrs. McLaney was asked last night if Garrison's invocati or anyone else had contacted her recently about the incident. She replied "no" to both questions and refused to say anything further.

Marochini and Oswald once were employed here at the same time by the same coffee manufacturer, though in plants a block apart, records show.

Marochini From Brooklyn

Oswald was an employe of the

Marochust lives in a middle same from WDSU-TV. The FBI said the explosives class residential area near Lake and had been informed were designed for use by per-Pontchartrain. He speaks with a

FBI Cleared Suspect In 'Plot,' Clark Reports

Federal Bureau of Investigation assassination investigation by cleared Clay L. Shaw—a busi-Garrison.
nessman arrested in New Or-Clark sa sination of President John F. Kennedy.

Clark made the statement to reporters moments after the counsel to the Warren Commis-Senate Judiciary Committee approved his nomination to be that "as far as I know, we've come attorney general.

Shaw, wealthy retired director of the International Trade Mart at New Orleans, has been booked

By the Associated Press on a charge of "conspiracy to Ramsev Clark said today the commit murder" in the Kennedy already has investigated and New Orleans Dist. Atty. Jim

Clark said the Justice Depart-'leans—of any part in the assas- ment knows what Garrison's case involves, and does not consider it valid.

However, the former chief sion, J. Lee Rankin, sald earlier never heard of this person (Shaw)."

Not in Warren Report The Warren Commission's report did not mention Shaw.

Clark said Shaw "was included in an investigation in November and December of 1963."

"We have the evidence and we can assume what their conclusions are," Clark said.

"On the evidence that the FBI has, there was no connection found" between Shaw and the assassination of the President in Dallas on Nov. 22, 1963, Clark lsaid.

"He was checked out and found clear?" Clark was asked.

"That's right," Clark replied. Both the FBI and the Justice Department had previously refused to discuss the arrest of Shaw.

President Johnson told a White House press conference he knows nothing about Garrison's probe

See PROBE, Page A-6

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without a word when he was promote trade through the Port released after being booked, of New Orleans. fingerprinted and photographed.

for questioning, in response to terests and manage his real essubpoena.

New Orleans "culminated in the and the International Order of assassination of President John Merit of the City of New Or-F. Kennedy" in Dallas Nov. 22, leans Medal.

a former New Orleans resident, shot the President and found States.

(Shaw was involved.

(Shaw was described as a "political liberal, very admiring of President Kennedy," by Jesse Core, who worked with Shaw at the Trade Mart in 1963, United Press International said (Shew "")

Before returning here in 1947, Shaw was briefly engaged in advertising and public relations work in New York City. He was born in Kentwood, La. His family moved here when he was 5.

(Shaw "talked of voting for Kennedy and wore a Kennedy for President button" in 1960, Core said.

(Shaw said in an interview last week he saw Oswald distributing Fair Play for Cuba committee leaflets near the old Trade Mart in 1963 but never met Oswald and had not talked to him, UPI said.)

The announcement of Shaw's arrest said:

"Mr. Shaw will be charged with participation in a conspira-

cy to murder John F. Kennedy.
"It should be pointed out, however, that the nature of this case is not conducive to an immediate succession of arrests at this time. However, other arrests will be made at a later date."

The booking and the announcement did not specify whether Shaw was charged with a conspiracy resulting in Kennedy's death - or with a conspiracy, not carried through, to commit the murder.

Asked about this, Garrison replied: "I don't want to get involved in semantics."

The point was brought up due to the wording of the announce-ment — "a" conspiracy, not "the" conspiracy — and because of Garrison's previous remark that not one but several conspiracies were involved in his probe.

Garrison said he would file a bill of information against Shaw.

The International Trade Mart, in an impressive 33-story structure at the foot of Canal Street, is a privately supported, nonprofit organization formed to

ngerprinted and photographed. After 18 years as managing He was arrested in Garrison's director, Shaw retired Oct. 1, office, where he had appeared 1965, to pursue his personal intate holdings.

Garrison has vowed to prove At the retirement ceremony. that a conspiracy conceived in Shaw was presented a plaque

He was awarded the Croix de The Warren Commission con- Guerre by France during World cluded that Lee Harvey Oswald, War II, and the Legion of Merit and Bronze Star by the United

echieux 9/11/67

Wall Stan



More Arrests Promise

Continued From Page A-1 without a word when he was promote trade through the Port except what he reads in the released after being booked, papers and sees no reason to ingerprinted and photographed.

After 18 years as managing change his previous statements accepting the conclusions of the Warren Commission.

Shaws arrest was the first in Garrison's assassination probe.

"There will be more arrests, considerable number them," Garrison said in New Orleans.

Shaw, 54, a decorated Army major in World War II, was released on \$10,000 bond after his arrest last night.

Shaw's luxurious French Quarter home was searched for nearly three hours by Garrison's agents. The dozen men who made the search carried away five cardboard boxes filled with various items, including books and a rifle or shotgun in a canvas case.

It wasn't clear whether Shaw is accused of taking part in conspiratorial talk about killing President Kennedy or of taking part in a conspiracy which in fact ended in the actual assassination.

Shaw brushed past newsmen

office, where he had appeared 1965, to pursue his personal infor questioning, in response to terests and manage his real essubpoena.

Garrison has vowed to prove F. Kennedy" in Dallas Nov. 22, leans Medal. 1963.

The Warren Commission concluded that Lee Harvey Oswald, a former New Orleans resident, shot the President and found States. no credible evidence that any one else was involved.

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'Plot' Figure Hypnotized 3 Times' Coroner Says

NEW ORLEANS, La. (AP) - if sufficient evidence exists to The coroner of Orleans Parish take Snaw, a-54-year-old retired Russo, the state witness who Garrison has stated he will seek he heard Clay L. Shaw prove that an assassination conconspiring to kill President John spiracy was hatched in New F. Kennedy, had been hypnotized Orleans and that it culminated in his office two days before the in the death of Kennedy. current courtroom proceedings. At the start of today's hear-began. At the start of today's hear-began.

tothal on Feb. 23 at Mercy Hos-line delense. pital, on March 2 in the office of Asst. Dist. Atty. Charles Ward. He had a record of a Carban and on Sunday in the coroner's named Manuel Garcia Gonzales

"Your honor, he's getting out evidence.

Dr. Nicholas Chetta said Rus-Idirector of the U.S. Immigration so, a 25-year-old insurance and Naturalization Service, salesman, underwent hypnosis brought two documents into the through the use of sodium pen-court after being suppoensed by

Record of a Cuban

Russo told the three-judge who entered this country as a refugee and another of a Manual District Court Tuesday und Gericia Gonzales who came that he heard Shaw, Lee Harvey Oswald and David W. Ferrie talking in September 1963 of how to kill President Kennedy.

Alvin Oser, an assistant to Dist. Atty. Jim Garrison began who entered this country as a

Alvin Oser, an assistant to Johnson testified that he had questioning Chetta about details in precious in his office of a Julio Busnedo or Buxnedo — the other had requested information. The Objection — the other name on which the defense had requested information. The Court allowed the records to be made part of the names were Manuel and Julio.

"Your honor he's gatting out engidence."

Today is Shaw's 54th birth-lay. The tall, distinguished-"Your honor, he's getting out evidence, of the realm of sanity of this wit- Earlier Russo had testified day. The tall, distinguishedness and is trying to belister the that two Spanish-speaking men looking former director of the ness and is trying to belister the that two Spanish-speaking men looking former director of the ness and I were at a party in Ferric's New Orleans International credibility of the witness and I were at a party in Ferric's New Orleans International object," said F. Irvin Dymond, apartment the night he said he Trade Mart, arrived for the The preliminary hearing was heard the conspiracy talk. He fourth day of the hearing

called by Garrison to determine said he thought their first ently in good spirits.

Russo Story of Kennedy 'Plot Is Marked by Discrepancies

caliny businessman arrested out with Oswald was the man, v Dist. Atty. Jim Garrison on a Then I forgot it."

Before court reopened, mysery surrounding this "confiit," and there would be no way Shaw, 554, a onetime Army
to get the plane out of Mexico. major who was decorated in about
to get the plane out of Mexico.

Tells Newsman Otherwise

There were these discrepan-

25, an insurance lot. alesman from Baton Rouge, But when Russo was asked by Shaw was, investigated and old the court he was in the a newsman earlier whether he cleared by the FBI late in 1963, in the ne President and escape.

But two weeks ago, shortly fter, Ferrie died of what the oroner termed natural causes end Garrison maintained was nentioned Oswald's name to im, adding, "I had never heard f Oswald until on television. 2hh. . .the assassination."

of the meeting in Ferric's apartnont, saying the piot involved not then heard from Garrison. he ki thers to make a getuway, at That is the date on which Garcossible flight to Cuba, diver rison

con today by defense lawyers.

tion before because, "I left it to was no credible evidence of any e counsel for Clay L. Shaw, a professionals, when they came conspiracy.

Fer.

"the world would know about natural causes.

Shaw to "shut up. Leave him part in any conspiracy. (Ferrie) alone. He knows what Russo's name does not appear ashe

don't know and it would be just ceed in proving a conspiracy. . speculation.

"It's Only Conjecture"

uicide, Russo told a newsman because of a keen mind and held to determine whether the ability to drive an airplane district attorney has sufficient tation WDSU that Ferrie never loss that is another thing...It's Speaking so rapidly and indistrict attorney has sufficient actioned Oswald's name to used that is another thing...It's Speaking so rapidly and indistrict attorney has sufficient actions. only conjecture."

Russo gave detail in court two days after Ferrie's death—on Garrison.

I the meeting in Ferrie's apart—when he saw a newspaper picnont, saying the plot involved ture of Forric. He said he had

> announced he apparently is a major witness in this way: Garrison's case-perhaps he's the "confidential informant" Dave Ferrie began the converwho, according to Garrison's sation, pacing back and forth application for a warrant to and talking to Bertrand and Osplot to murder Kennedy.

a newsman that Ferrie jokingly one dressed what I'd call dece one dressed when I'd call dece one dressed when I'd call dece one dressed what I'd call dece one dressed when I'd call dece ing the president to him, "that if he and I could do it . . . it court, basically in his own could be done." In the same in- words: terview Russo said he first met Ferrie when he broke off Fer- versation, pacing back and forth rie's friendship with another and talking to Bertrand and Osboy. Russo added, "At that time wald. The discussion centered Dave made a personal threat around an assassination of against my life."

See PROBE, Page A-1

NEW ORLEANS, La. (AP) — sionary shooting and "triangu-erry Raymond Russo," who lation of crossfire." Nov. 22, 1963—two months after estilled he heard Lee Harvey But in an interview earlier the alleged meeting in Ferrie's Iswald and two others plot to with a Baton Rouge television apartment. The Warren Comssassinate President John F. station, Russo said he never mission decided that Oswald lennedy, faces cross-examina- came forth with his informa- was the lone assassin and there

Shaw Denies Charges

harge of conspiring with Os- Russo told the court that Shaw is the only alleged con- de ald and David W. Ferrie to Ferrie proposed flying the geta- spirator still alive. Oswald was Be surder Kennedy, put off their way plane into Mexico to refuel shot to death by Jack Ruby two uestions yesterday until they for a flight to Cuba. Russo said days after the assassination and wal ould study scholastic and busi-Shaw interrupted to say that as Ferrie died in bed Feb. 22. The ssir ess records of Russo.

Russo quoted Oswald as telling World War II, has denied taking

he's talking about. He's the pi- in federal records of the investigation of the assassination.

partment of Ferrie here in thought Ferrie might have had according to Atty Gen. Ramsey be eptember 1963 and listened to anything to do with the assassi- Clark, who said Sunday he did he three men conspire to kill nation, he replied: "Well, that I not think Garrison would suctesti

Russo was the fourth witness such to testify yesterday at the open-"Dave Ferrie had the ability ing of the preliminary hearing be o

Speaking so rapidly and indis-Russo has said he did not asked him to slow down, Russo get in touch with Garrison until told his story with his eyes fixed

He identified Shaw as a man he knew us "Clem Bertrand" in

had Under Garrison's questioning, "solved" the case And Russo Russo described the meeting

"The party dwindled away . . . search Shaw's house, confirmed wald . . . Ferrie wore baggy while under influence of "truth pants. Oswald was dirty, as serum" that he overheard the usual, and half shaven. He wore a pullover shirt that was not a Other ponderables: Russo told T shirt. Bertrand was the only one dressed what I'd call decent.

This is Russo's account in

Dave Ferrie began the con-See PROBE, Page A-3 Lease Stras 15 bun 67

Garrison's Plot

It is hard to know just what to make of Jim Garrison's sleazy legal extravaganza. Will the New Orleans district attorney, in the end, be able to establish a substantial connection between his pathetic cast of emotionally disturbed characters and the national tragedy of November 22, 1963? Or does the plot, in fact, exist only in the overstimulated imaginations of Garrison's strange troupe?

At the moment, certainly, the prospect of a legally presentable "solution" of the Kennedy assassination and a refutation of the Warren Commission findings seems remote at best. The prosecutor's star witness, Perry Raymond Russo, has told a story that contradicts, on several key points, public statements he made less than a month ago. Until prodded by Garrison, he did not recognize the "Leon Oswald," who, he says, plotted the death of Kennedy, as Lee Harvey Oswald who carried it out. And yet he was able, with absolute certainty, to describe minute differences

between a rifle Oswald was cleaning three years ago and a rifle produced in court by the district attorney.

It is, of course, possible that Garrison has more to offer in support of his arrest of Clay L. Shaw as a participant in an assassination plot. Indeed it would seem incredible for an experienced lawyer, who must be aware of the possibility of a suit for talse arrest, to stick his neck out so far on such slender evidence. One can only assume that there is more to come.

But one conclusion can already be drawn from the strange goings on in New Orleans. This investigation into the assassination of the President is being conducted with the dignity and legal propriety of a smalltime circus sideshow. Regardless of the outcome, it is clear that Garrison's interest in that terrible moment of history lies solely in how it can be used for the personal and political betterment of Jim Garrison. It is a disgraceful performance.

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Witness Says He Was Hypnotized

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Perjury Charge in La.

NEW ORLEANS March 17
OPD - Dean Andrews, a suspended Louisiana prosecutor who told the Warren Commission he had been approached to represent Lee Harvey Oswald shortly after President Kennedy was murdered, has been indicted on perjury charges.

Mr. Andrews, free on \$1000 bond today, was the first person connected in any way with the Garrison investigation to be indicted in the case. He was suspended Wednesday from his post as Assistant District Attorney of Jefferson Parish (county) and surrendered to authorities last night.

Meanwhile, a preliminary hearing to determine whether New Orleans Dist. Atty. Jim Garrison had enough evidence to bring businessman Clay L. Shaw to trial for conspiracy to assassinate Mr. Kennedy continued.

Perry R. Russo, 25, a Baton Rouge, La., insurance salesman, ended three days of testimony yesterday. He said he had heard Mr. Shaw Oswald and David Ferrie plot to kill the President. Mr. Russo also said Mr. Garrison had him hypnotized prior to questioning.

Mr. Andrews, in an interview with station WDSU-TV, said he did not know why he had been indicted by the New Orleans grand jury, but added he had expected it.

He had been before the grand jury yesterday and had been subpensed before it Murch 9. The grand jury indicated the alleged false statements were made during these appearances.

"Garrison has an alleged plot under investigation," Mr. Andrews said. "I have no knowledge of such a plot. I did the best to fell the truth."

He said "intuition" as well as family and friends told him he would be indicted. He said he bet money at "8-5 odds" that he would be indicted.

"Someone seems to feel I have knowledge I don't have," he



MR. ANDREWS

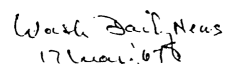
He said Mr. Garrison had him hypnotized as late as last Monday, the day before the hearing. He said Dr. Esmond A. Fatter, observed by coroner Nicholas J. Chetta, hypnotized him.

Presumably, he was hypnotized to see if he was telling the truth about the alleged plot he overheard.

Dr. Chetta testified about sodium penthothal, or "truth serum," used in some hypnosis sessions. He said a patient using the drug is "aided in recalling facts and remembers things he ordinarily would have forgotten and say things he ordinarily might hold back."

Before leaving the stand Mr. Russo testified he failed to recognize Oswald as "Leon Oswald" — the name he knew him by — for three years, not until a police artist drew whiskers on the assassin's picture,

HP)



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"Someone seems to feel I have knowledge I don't have," he said.

Mr. Andrews told Mr. Garrison and the Warren Commission a man who identified himself as Clay Bertrand" called him shortly after Oswald was arrested and asked that he go to Dallas to defend Oswald. He said he was that the time and could not take the case.

Mr. Garrison has claimed Clay Bertrand and Clay Shaw are the same man.

Meanwhile, another figure entered the increasingly complex atmosphere surrounding the probe. Arthur E. Strout, 26, a Boston dishwasher, reportedly flew to New Orleans last night.

The Boston Traveler said yesterday Mr. Strout had a picture of Oswald and Jack Ruby together in Ruby's nightclub a month before Mr. Kennedy's assassination.

Mr. Russo, whose testimony ended at 3:50 p.m. after eight hours yesterday said he had been hypnotized three times



MR. ANDREWS

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MP)

Worth Dail

Clay Shaw to Stand Trial

NEW ORLEANS, March 23 OPD — Business Executive Clay L. Shaw, likely to be the first man freed on charges directly

connected with P jesident Kennedy's assassination, is expected to plead innocent next week when he is arraigned on assassination conspiracy charges.

The judge for that trial was expected to be named today in a drawing among the city's eight criminal district judges.

GRAND JURY

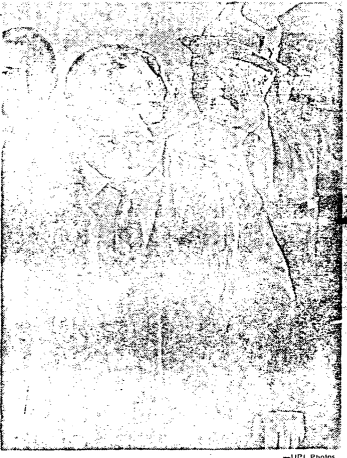
Mr. Shaw, the 54-year-old former director of the International Trade Mart here, was indicted vesterday by a 12-man grand jury as a result of the controversial investigation by DA Jim Garrison.

Mr. Shaw's attorney said last night his client would plead innocent to the indictment and would request a bill of particulars in the case.

Gordon Novel, a lounge operator who apparently once co-operated with Mr. Garrison in the investigation, yesterday called the assassination probe a fraud.

Mr. Novel, who was located by United Press International in Columbus, Ohio, after he had been unsuccessfully subpensed by the New Orleans grand jury, said:

"At the request of Mr. Garrison's chief financial supporter, I helped him (Garrison) all along in this thing and I told him all along



Dean Andrews, with his attorney, Monk Zelden, right, leaving court after his arraignment.

I don't believe what he has is real and I don't to this day."

"I don't believe his case and from the methods he's used I think he's a fraud, Mr. Novel said. "What my friend, Mr. Garrison, is conducting is not a normal investigation but is political, police state inquiston.

BORROWED THEORY

"His borrowed 'Rush to Whitewash theory of the assassination puzzle is being solved by his forced hammering, like an egotistical child, of the wrong people and pieces in the right place and visa versa."

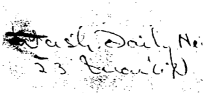
I'll go back to New Orleans when I'm positive what Mr. Garrison has planned for me." he said. The indictment delivered yesterday linked Mr. Shaw will Lee Harvey Oswald, the lad David W. Ferrie and others. The your endouber end of the participating in a September October 1963 conspiracy to pithe President's death. Makennedy was shot Nov. 22, 196 in Dallas.

CLAY SHAW

A spokesman for M Garrison's office said last nig that "There's no way knowing at this time" when M Shaw will be brought to trial.

New Orleans hospital all webat was scheduled to leased today or Friday. I had court permission to visit the Mississippi Gulf Coast the coming week-end, still under \$10,000 bond.

Joseph Cill



Lawyer Pleads Innocent to Perjury in 'Plot' Probe

NEW ORLEANS (AP)- Dean nary heering last week, a three-objections to Shaw's request to issued for Gordon Novel, a A. Andrews Jr., a lawyer who judge court ruled that Garrison leave the city. F. Irvin Dymond, French Quarter bar owner, to had produced sufficient evidence Shaw's lawyer, said his client appear to a second time before would return to New Orleans the Orleans Parish grand jury in sulted him in 1963 on minor legal free under \$10,000 gond matters, pleaded not guilty, today to a charge of committing perjury before a grand jury in connection with Dist. Atty. Jim Garrison's Kennedy assassination investigation.

Criminal Dist. Judge Frank Shea granted a motion by Andrews' lawyers for a jury trial and gave them until April 10 to file motions in the case.

The nature of the alleged perjury was not mentioned.

Andrews, 44, was indicted Thursday by the Orleans Parish grand jury, which said he gave answers that he "well knew were false and untrue" when questioned about Garrison's assassination conspiracy probe.

Free Under \$1,000 Bond

Andrews has been suspended from his post as assistant district attorney in suburban Jefferson Parish.

In another development today, an attorney for Clay L. Shaw obtained court permission for his client to leave New Orleans tomorrow to spend the Easter weekend on the Mississippi Gulf Coast.

Garrison has charged Shaw, Oswald, airline pilot David W. Ferrie and others with conspiring to murder President John F. Kennedy.

Following a four-day prelimi-

Monday.

connection with the probe.

Garriosn's office offered no Meanwhile, a subpoena was Novel first appeared before

the grand jury Thursday, Earlier he told reporters he felt Garrison wanted to question him about activities "during 1961

which are related to Mr. Sergio Arcacha Smith." Arcacha was head of the anti-Casta Luhan Revolutionary

Council here in 1971.

Wosh Star 22 Luay . 67

Plot Figure Clay Shaw In Hospital for a Resi

NEW ORLEANS (AP)—Clay Snaw is not ill but was admitted L. Shaw, the wealthy retired to the Southern Baptist Hospital executive charged with conspir- for rest and observation. ing to murder President John F. At the end of last week's

sat impassively through a lour-establish probable cause that a day preliminary hearing on crime has been committed."

whether he should stand trial. Dist. Atty. Jim Garrison has But his eyes were bloodshot at the end Friday and he obviously had been under a strain.

Dist. Atty. Jim Garrison has said that Shaw, Lee Harvey Oswald, airline pilot David W. Perrie and others conspired to

Edward Wegmann, one of murder Kennedy. Shaw's defense lawyers, said

Kennedy, entered a hospital hearing, a three-judge panely yesterday for a rest.

The ruggedly handsome Shaw evidence has been presented to sat impassively through a four-establish probable cause that a loay preliminary hearing only in the load of
Ordered for Kennedy Death Pl

NEW ORLEANS, La. (AP) A three-judge panel has ruled in a preliminary hearing that wealthy retired husiness leader City L. Show should become the his man to stand trial con-(coming the assassination of President John F. Kennedy.

In ordering the trial for Shaw on a charge of conspiracy to murder the President, Judge Bernard J. Begert said yesterday at the conclusion of the liour-day hearing. "This court finds sufficient evidence has been presented to establish probable cause that a crime has been committed."

The ruling came on Shaw's

54in birthday. The decision was a first-round victory for gon-toting Jim Garrison, this town's 6-foot-6 distriet attorney. Garrison startled the world a month ago with a statement that he had "solved" ine Kennedy assassination, would make arrests, and would obtain convictions.

district attorney, took on imasi-al step in asking for the prelimi-tion." Garrison drawled to prelimi-tion." Garrison drawled to prelimi-



CLAY SHAW

nary hearing - a tactic usually newsmen shortly after the panel

announced its unanimous decision. He would not say when the action would be taken.

Arreignment and trial come afterward. No dates were set.

"The district attorney selects" the date and time a person will be tried," said Judge Bagert, who had asked two of his fellow Criminal District Court judges to sit with him at the preliminary hearing because of its importance.

"The state has six years to prove this case," said cofense attorney William Wegmann, in his impassioned plea to the

court to throw out the charges.

After the decision, Bill Gurvich, chief investigator for Garrison's office, told newsmen: "We won. If we had needed more goods we would have brought them in."

Perry Raymond Russo, 25, was Garrison's star witness. Russo, a Baton Rouge insurance salesman, told the court he was Garrison, unorthodox and con- resorted to by defense lawyers. present in the New Orleans apartment of David W. Ferrie

See PLOT, Page A-10,

Shaw and Ferrie pletting to as since his arrest Morch 1.

The plan, Russo testified, in-Gerrison's charge "fantastic." future investigation by competitively diversionary shooting, a conspiracy and said, "I am warrant holding this man."

Cuba, the sacrificing of one man charges.

When arrested, Snaw called continues, "It might continue investigation by competitively future investigation by competitively involved and said, "I am warrant holding this man."

The court released Shaw on this present Steetile and which as a scape soat to permit the "I did not know Harvay Lee Scape pand covered by the court released shaw on the sacrificing of one man charges. cuba, the sacrificing of one man charges.

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Only One Alivo

Of the three alleged conspirators, only Snaw, who stepped that Oswald was the assassin of groundwork for possing appears the International Trade Mart Judges refused to admit the Bundy testified that he saw here 16 months ago, is alive commission's report as evidence. Oswald was shot fatally by Jack in the hearing.

Ruby, in the Dalias police station two days after the Nov. 22, hearsay. Hearsay four or five wald "a roll of money or it appeared to be said Soaw handed Greenie, former airlines pilot said Wednesday in announcing with a homosexual record, was the 2-1 vote on rejecting the Of the three alleged conspira-

found dead in bed Fcb. 22 commission's findings. The coroner ruled his death reisulted from natural causes — ani aneurysm of a blood vessel in the brain.

baired man with erect military Marine who defected to the bearing, was calm and stoic Soviet Union, then returned when the decision was read, after three years. Deepening lines in his face and Oswald, the Warren report bloodshot eyes, however, showed documented, was in New Or-

Continued From Page A-11 the strain he has been under

my knowledge do I know anyone who knew him." Shaw said.

with a homosexual record, was the 2-1 vote on rejecting the

Linked by Witnesses

Garrison produced two witnesses who linked Shaw and Shaw, a rugged 6-foot-2, gray- Oswald, New Orleans-born ex-

leans from early April 1963 until

Sept. 25, 1983.

Vernon Bundy, 29, an admitted narcotics addict, walked over to Shaw in court yesterday and put his hand over the accused's head, identifying him es; the man he saw with Oswaid here on the Lake Pontchartrain seawall.

The Warren Commission said it had found no evidence that Oswald was involved with any person or group in a conspiracy, but it noted: "Because of the difficulty of proving negatives to a certainty the possibility of others being involved . . . cannot be established categorically."

"I say the only worthy thing of Russo's testimony is that he knw David Ferric and feared his intelligence," said Wegmann in his concluding arguments.

he strain he has been under "What they've put in, soul they've for at the bracing," is When arrested, Shaw called continued, "it might control to the bracing of the pure to the bracing of the pure to the bracing of the pure to the bracing of the

Snaw's attorneys filed more the knew him." Snaw said. than 50 formal excertions Cur-The Warren Commisson founding the hearing, latting the

