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## BOOK CASTS DOUBT ON JUSTICE IN U.S.

Baises Questions on Trials of Shaw, Ray and Schau

WASHINGTON, Aug. 14 (UP)
—Three reporters who covered
the trials of men charged in the
assassinations of President
Kennedy, the Rev. Dr. Martin
Luther King Jr. and Senator
Robert F. Kennedy have concluded that "American justice
works accidentally, if at all."

"The courts are now basically constructed to serve the legal profession, not the people," a book, "A Search for Justice," declares. Each of the reporters, who covered the trials for The Nashville Tennesseau, wrote a section of the book. It was edited by John Siegenthaler, the newspaper's editor, who also wrote its conclusions.

Mr. Siegenthaler was an administrative assistant to Robert Kennedy when Mr. Kennedy was Attorney General.

The three reporters are James Squires, now a special assignment reporter for The Tennessean; Frank Bitter, now the paper's city, editor, and John Heaphill, now an assistant news editor in the Washington Burnau of The New York Times.

Times.
Mr. Ritte: covered the trial of Clay Shaw, who was accused of conspiracy to kill the Prest dent; Mr. Equires the trial of James Earl Rev Jor Dr. Etne's murder, and Mr. Hemphill the trial of Sirhan Bishara Sirhan for the assassination of Robert Kennedy.

## Reach Same Conclusion

Afterward, Mr. Siegenthaler writes, the three reporters "cach independently reached the conclusion that American justice works accidentally, if at all."

"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 some judget." Mr. Siegenthaler writes.

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

They found the judicial system so lacking long-overdue reform "that the administration of justice is in serious trouble and often, on a day-to-dry basic, may actually be more inclined to thwart justice.

"the organized bar, perhaps oware that the court; are imposited," Mr. Siegentialer writes, "has selzed on toperfections in the press and her directed its major 'releam' attention to the 'free press vs. fair trial' question."

Mr. Shaw, a New Orleans businessman, was acquitted after a sensational triel high-lighted by charges made outside the courtroom by the New Orleans District Attorney, Jim Garrison. The District Attorney was admonished by the bar despite complaints that he had conducted a circus with turreliable, discredited witnesses. The authors conclude that Mr. Shaw "should never have been tried."

## Unanswered Question

In the case of Pay, the journalists came away convinced that, despite his guilty plea, on which he received a 99-year prison sentence, the overriding question of a possible conspiracy in the April 4, 1968, murder of Dr. King was never answered.

"The administration of justice succeed in punishing a guilty man," Mr. Siegenthaler 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."

Sirian shot Robert Kennedy in los Anneles a few minutes past midulght June 5, 1962, in full view of many witherness the 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 badgering cross-examination that comes from the hostile adversary environment of a criminal trial, may rob the cause of justice."



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