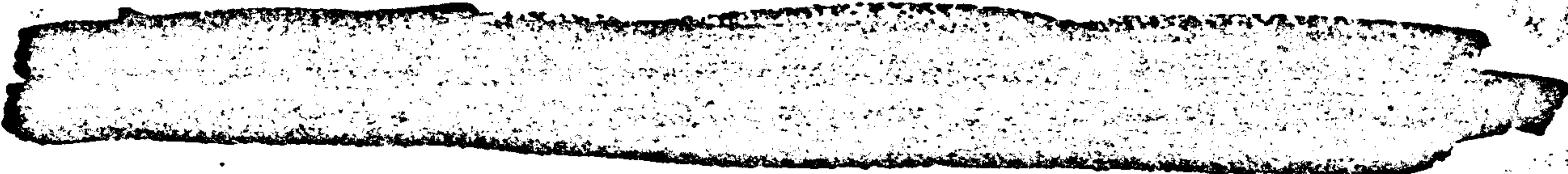


continued that [redacted]  
Harrison's probe is a fraud.

[redacted] states that Russo is alleged to have  
confided to persons that he lied concerning Shaw and  
Ferrie's involvement in the conspiracy during the preliminary  
hearing. [redacted]

Captain Allemand stated he queried [redacted] to  
why he waited [redacted]



This document contains neither recommendations  
nor conclusions of the FBI. It is the property of the FBI  
and is loaned to your agency; it and its contents are not  
to be distributed outside your agency.

FBI

Date: 8/12/67

Transmit the following in \_\_\_\_\_  
(Type in plain text or code)

Via AIRTEL \_\_\_\_\_  
(Priority or Method of Mailing)

TO: DIRECTOR, FBI (62-109060)

FROM: SAC, DALLAS (89-43) (P)

RE: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
NOVEMBER 22, 1963  
DALLAS, TEXAS  
MISCELLANEOUS - INFORMATION  
CONCERNING

OO: DALLAS

Re Bureau airtel to Dallas and Los Angeles dated 8/9/67; and Dallas airtel to Bureau dated 7/28/67, copies of which were furnished Los Angeles.

Enclosed for Denver, San Antonio, San Diego and San Francisco is one copy each of referenced airtels, containing information as to THAYER WALDO's whereabouts. Also enclosed for each of the Denver, San Antonio, San Diego and San Francisco Offices is one copy of Dallas airtel to Bureau dated 5/31/67, containing background information.

LEADS

DENVER

- 3 - Bureau
- 2 - Denver (Enc. 3) (89-41)
- 1 - El Paso (Info)
- 2 - Los Angeles (89-75)
- 1 - New Orleans (89-69) (Info)
- 1 - Philadelphia (157-916) (Info)
- 1 - Portland (89-21) (Info)
- 2 - San Antonio (89-67) (Enc. 3)
- 2 - San Diego (Enc. 3)
- 2 - San Francisco (89-58) (Enc. 3)
- 1 - WFO (89-75) (Info)
- 2 - Dallas

REC 16

62-109060-5663

EX 106

15 AUG 16 1967

*cc Buehler*

*[Handwritten signature]*

RPG/bis

56 AUG 21 1967

Approved: \_\_\_\_\_ Sent \_\_\_\_\_ M Per \_\_\_\_\_  
Special Agent in Charge

DL 89-43

AT DENVER, COLORADO. Contact appropriate official at "Denver Post" to locate WALDO so he can be interviewed in connection with points set forth in referenced Dallas airtel.

LOS ANGELES

AT LOS ANGELES, CALIFORNIA. Endeavor to locate WALDO for interview through logical sources, bearing in mind WALDO's wife reportedly was in Los Angeles, according to referenced Bureau airtel.

SAN ANTONIO

AT SAN ANTONIO, TEXAS. Contact appropriate official at the "San Antonio Light" for same information as set forth under Denver lead.

SAN DIEGO

AT SAN DIEGO, CALIFORNIA. Contact appropriate official at "San Diego Union" for same purpose as set forth under Denver lead.

SAN FRANCISCO

AT SAN FRANCISCO, CALIFORNIA. Contact appropriate official at "San Francisco Chronicle" for same purpose as set forth under Denver lead.

F B I

Date: 8/9/67

~~REC 7~~

Transmit the following in PLAIN TEXT  
(Type in plaintext or code)

Via AIRTEL AIRMAIL  
(Priority)

TO: DIRECTOR, FBI (62-109060)

FROM: SAC, NEW ORLEANS (89-69)

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
DALLAS, TEXAS, 11/22/63  
MISCELLANEOUS - INFO CONCERNING  
OO: DALLAS

Enclosed herewith for the Bureau are newspaper articles appearing in New Orleans newspapers concerning the assassination of President JOHN FITZGERALD KENNEDY.

Also enclosed for Dallas and Miami are one copy each of these newspaper articles.

- ③ - Bureau (Encl. 4) ENCLOSURE
- 1 - Dallas (89-43) (Encl. 4)
- 1 - Miami (Encl. 4)
- 1 - New Orleans

[ST-103

62-109060-5664

ALS:jab  
(6)

REC 7

16 AUG 11 1967

~~EX-101~~

*Handwritten signatures and initials*

*Handwritten vertical text on left margin*

Approved: AUG 22 1967 Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

(Mount Clipping in Space Below)

# Supreme Court Rejects Appeal of TV Newsmen

## Sheridan Must Testify in N.O. Probe

The Louisiana Supreme Court ruled Monday that television newsman Walter Sheridan must testify before the Orleans Parish Grand Jury.

Sheridan, with the National Broadcasting Co., is accused by District Attorney Jim Garrison of attempting to bribe Perry Raymond Russo, an important witness in Garrison's Kennedy assassination probe.

Another witness the district attorney's office is interested in questioning, Gordon Novel, has offered to go voluntarily before the Grand Jury provided he first be questioned under the influence of "truth serum," or hypnosis, it was learned Monday.

### LETTER SENT

Novel made the offer to return to Louisiana in a letter to Garrison. Novel was reported to be agreeable last week to testifying before the jury provided that bonds on three charges against him be reduced.

Criminal District Court Judge Bernard J. Bagert reduced the bonds and specified that Novel be released on his own recognizance, but Novel had not appeared in the office of the clerk of court to sign the bonds by Monday.

Sheridan appealed to the state's highest court July 27 after a lower court failed to block his Grand Jury subpoena.

Russo's testimony was questioned by Sheridan on an hour-long NBC program which was highly critical of Garrison's investigation.

### PLEADS INNOCENT

Sheridan has pleaded innocent of the alleged attempted bribery and is free on \$5,000 bond.

The Supreme Court stated Monday:

"The application is denied. The showing made is not sufficient to warrant the exercise of our supervisory jurisdiction at this time."

Sheridan's attorneys claim that the subpoena is a harassment against him.

Novel thwarted all attempts to extradite him from Ohio on two charges of theft, one of conspiracy to commit simple burglary, and one of being a material witness.

### TEXT GIVEN

The text of his letter follows:

"Now that your requested bonds of \$80,000 have been reduced by law to recognizance and in the sincere interest of justice, I hereby make you my final offer to testify before your New Orleans Grand Jury on all matters pertinent or impertinent to your office and your current investigation into your alleged John F. Kennedy assassination conspiracy and its related prosecutions.

"This proposal is made solely in view of your past actions and the past actions of your Grand Jury and the number, nature, and strange backgrounds and character of the witnesses for the prosecution in the cases of the State of Louisiana V. Dean Andrews, esquire, and Clay L. Shaw, Richard Townley, Walter Sheridan, myself, et al.

"As I do not legally or otherwise ever have to return to Louisiana due to your ineptness in not sending any legal or factual extradition papers to Ohio for my return in the allotted legal time of three months, and as I am sure you would like the opportunity to vindicate yourself and your office of my to date substantiated charges of fraud, malicious prosecution, and malfeasance of public office, I hereby submit my one and only simple term for your astute consideration:

"To wit:

"I, Gordon Novel, do hereby offer to voluntarily return to Louisiana to voluntarily testify before your New Orleans Grand Jury on any question relative to your legal or verbal charges against Lee Harvey Oswald, Clay Shaw, David Ferrie, Sergio Arcacha Smith, Dean Andrews, Layton Martens, Walter Sheridan, Richard Townley, NBC, the F.B.I., the C.I.A., or myself, with the sole provision that in the interest of your often stated desire for unperjured 'legal scientific objective truth and justice,' I be administered by your Dr. Esmond Fadder (SIC) (with prior clinical isolation and medical supervision) the same truth serum and/or hypnosis given by your office to Mr. Perry Raymond Russo and that while under the influence of those objective, scientific veracity controls and while on your office's polygraph. I give answer to yourself on any and all questions while under oath in the presence of your Grand Jury, and that these tests and their results be made part of the official record.

"Mr. Garrison, it is my most earnest desire to separate this matter of a conspiracy to assassinate John F. Kennedy in the United States of America into either fact or fraud, fiction and fabrication.

"As I intend to take a needed long vacation, you have 72 hours to accept or reject this final offer to testify as your 'most important material witness.' Please notify your answer by wire to any of the attorneys shown below..."

### RETURNS ORDERED

The Supreme Court Monday acted on another phase of the Garrison investigation when it ordered Judge Bagert and Garrison to file returns to a petition of John Cancler, a convicted burglar who was first on the

(Indicate page, name of newspaper, city and state.)

PAGE 24

SECTION 3

TIMES PICAYUNE

NEW ORLEANS, LA.

Date: 8-8-67

Edition:

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

11-22-63

Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5664  
ENCLOSURE

television program in which Perry Raymond Russo, star witness in Dist. Atty. Jim Garrison's probe of President John F. Kennedy's assassination, said the late David W. Ferrie suggested Eisenhower and Lopez Mateos for assassination.

On the NBC program, Cancler said that representatives of Garrison urged him to break into the home of Clay L. Shaw and plant evidence.

Shaw is accused of conspiring to assassinate President John F. Kennedy.

Cancler later refused to answer questions by the Grand Jury here and was held in contempt by Judge Bagert.

His petition now before the Supreme Court is a review of this contempt conviction.

The high court gives Judge Bagert and the office until Sept. 1 to file their papers.

#### TWO SUSPENAED

In another development an attorney for Dean A. Andrews Jr. obtained subpoenas for two more defense witnesses for Andrews' perjury trial, scheduled to begin Wednesday in the court of Judge Frank J. Shea.

Attorney Sam Monk Zelden obtained subpoenas for David L. Gandler, 724 Gov. Nicholls, a reporter for Life Magazine, and Sam De Pino, a reporter for WVUE-TV.

The district attorney's office was blocked in an attempt to have former Warren Commission attorney Wesley J. Leibeler returned to New Orleans for the trial.

A district court judge at Brattleboro, Vt., denied a request to have Leibeler returned for the trial after Leibeler said he had personal business conflicting with the trial dates. Leibeler declined to come to New Orleans voluntarily.

#### Ike was Suggested as Target— Russo

BATON ROUGE, La. (AP)—A key witness in the New Orleans presidential plot probe said Monday former President Dwight Eisenhower and former Mexican President Adolfo Lopez Mateos were also suggested as possible death targets by one of the alleged conspirators.

Perry Raymond Russo, star witness in Dist. Atty. Jim Garrison's probe of President John F. Kennedy's assassination, said the late David W. Ferrie suggested Eisenhower and Lopez Mateos for assassination.

"You never knew when he was kidding and when he was serious," Russo said of Ferrie.

Russo spoke at a Baton Rouge civic club.

Ferrie, a former airlines pilot, was found dead in his New Orleans apartment soon after the Garrison probe became public.

Russo said Ferrie was the leading conspirator "with the possible exception of one of his friends who claimed to be a CIA agent." Russo did not identify this man.

Russo also said he did not believe Ferrie died a natural death. He suggested Ferrie could have caused his own death by failing to take medicine to counteract high blood pressure.

He said Ferrie also claimed to know of a chemical which would cause blood to clot and which could not be traced during an autopsy.

"He told me about this once," Russo said. "He said he knew a way to commit the perfect murder."

(Mount Clipping In Space Below)

LOSES LA. TRIBUNAL PLEA

# Sheridan Going To Federal Court

Attorneys for a television newsman accused of attempting to bribe a witness in DA Jim Garrison's assassination investigation took their fight to federal court today.

The Louisiana State Supreme Court ruled yesterday that Walter Sheridan, a reporter for the National Broadcasting Co., must testify before the Orleans Parish Grand Jury, saying that the newsman's claim of harassment by Garrison is not sufficient "to warrant the exercise of our supervisory jurisdiction at this time."

MILTON BRENER, an attorney for Sheridan, said today he would file pleadings in federal district court today on behalf of his client. Asked whether he would go all the way to the U.S. Supreme Court if necessary in an attempt to thwart Sheridan's appearance before the grand jury, Brener replied: "We intend to do everything we possibly can."

Sheridan was subpoenaed to appear before the grand jury shortly after Garrison charged him with attempting to bribe Perry Raymond Russo of Baton Rouge, who testified he witnessed Clay Shaw, David Ferrie and Lee Harvey Oswald plot to assassinate President John F. Kennedy.

Shaw has been charged by Garrison with conspiring to kill the president.

THE CHARGE against Sheridan

grew out of an hour-long documentary which was highly critical of Garrison's methods of handling the probe.

Meanwhile, Gordon Novel, another witness in the probe, has volunteered to go before the grand jury provided he be questioned under the influence of "truth serum," or hypnosis or while being administered a lie detector examination.

Novel took refuge in Ohio after Garrison charged him with conspiracy to commit simple burglary and being a material witness.

IN ANOTHER development yesterday, the attorney for Dean A. Andrews Jr. subpoenaed two more defense witnesses for Andrews' perjury trial, scheduled tomorrow in Judge Frank J. Shea's court.

Subpoenaed were David L. Chandler, 724 Gov. Nicholls, a Life magazine reporter; and Sam DePino, a reporter for WVUE-TV.

In Baton Rouge yesterday, Russo claimed the late Ferrie also discussed the assassination of former President Dwight D. Eisenhower and former Mexican President Adolfo Lopez Mateos.

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-8-67

Edition: RED COMET

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

11-22-63

Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5664

ENCLOSURE



(Mount Clipping in Space Below)

# Will Testify Hypnotized, Says Novel

Gordon Novel, the former New Orleans nightclub owner who District Attorney Jim Garrison wants to question in connection with his assassination plot probe, today agreed to testify here voluntarily if the DA will agree to have him questioned under hypnosis.

Novel, who successfully evaded all of the DA's attempts to have him returned to New Orleans from Columbus, Ohio, outlined his offer in a letter to Garrison, with widely distributed copies.

**THE ELUSIVE NOVEL** who fled New Orleans while under subpoena to appear before the Orleans Parish Grand Jury back in March, said in his letter that Garrison has 72 hours in which to accept his offer to return.

The text of the novel letter is as follows:

"Now that your requested bonds of \$80,000 have been reduced by law to recognizance and in the sincere interest of justice, I hereby make you my final offer to testify before your New Orleans Grand Jury on all matters pertinent or impertinent to your office and your current investigation into your alleged John F. Kennedy assassination conspiracy and its related prosecutions.

"This proposal is made solely in view of your past actions and past actions of your grand jury and the number, nature and strange backgrounds and character of the witnesses for the prosecution in the cases of the State of Louisiana vs. Dean Andrews, Esquire, and Clay Shaw, Richard Townley, Walter Sheridan, myself, et al.

"AS I DO NOT legally or otherwise ever have to return to Louisiana due to your ineptness in not sending any legal or factual extradition papers to Ohio for my return in the allotted legal time of three months, and as I am sure you would like the opportunity to vindicate yourself and your office of my to-date-substantiated charges of fraud, malicious prosecution and malfeasance of public office, I hereby submit my one and only simple term for your astute consideration:

To wit:  
"I, Gordon Novel, do hereby offer to voluntarily return to Louisiana to voluntarily testify before your New Orleans grand jury on any question relative to your legal or verbal charges against Lee Harvey Oswald, Clay Shaw, David Ferrie, Sergio Arcacha Smith, Dean Andrews, Layton Martens, Walter Sheridan, Richard Townley, NBC, the FBI, the CIA or myself, with the sole provision that in the interest of your often-stated desire for unperjured "legal scientific objective truth and justice," I be administered by your Dr. Esmond Fadder (sic). (with prior clinical isolation and medical supervision) the same truth serum and-or hypnosis given by your office to Mr. Perry Raymond Russo and that while under the influence of those objective, scientific veracity controls and while on your office's polygraph, I give answer to yourself on any and all questions while under oath in the presence of your grand jury, and that these tests and their results be made part of the official record.

"MR. GARRISON, it is my most earnest desire to separate this matter of a conspiracy to assassinate John F. Kennedy in the United States of America into either fact or fraud, fiction and fabrication.

"As I intend to take a

needed long vacation, you have 72 hours to accept or reject this final offer to testify as your most important material witness."

In other probe developments, subpoenas were going out today to witnesses for both state and defense in the perjury trial of attorney Dean A. Andrews Jr., to begin here Wednesday in the court of Criminal District Judge Frank J. Shea.

Attorney Sam Monk Zelden, defense counsel for Andrews, today asked for subpoenas to be sent out to two new witnesses.

The subpoenas are being issued to David L. Chandler, 724 Gov. Nicholls, a reporter for Life magazine, and Sam DePino, a reporter for WVUE-TV of New Orleans.

EARLIER, IT WAS learned that the state has been blocked in its attempts to have former Warren Commission attorney Wesley J. Leibeler return to New Orleans for the trial.

A district court judge at Brattleboro, Vt., denied the DA's request after Leibeler said he had personal business conflicting with the trial dates. Leibeler had declined to come to New Orleans voluntarily.

Pending before the State Supreme Court today were motions that Walter Sheridan, NBC newsman charged with public bribery by Garrison, be allowed to refuse his grand jury subpoena, and for a court review of the contempt ruling against John Cancler, who refused to repeat statements he made about the Garrison probe on television show before the jury.

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-7-67

Edition: red flash

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

Character: 11-22-63 AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5664

(Mount Clipping in Space Below)

# Sheridan Appeal Denied

Walter Sheridan, the television newsman accused by DA Jim Garrison of attempting to bribe one of the DA's assassination probe witnesses, today lost his bid for State Supreme Court support in his effort to avoid testifying before the Orleans Parish Grand Jury.

The appeal was made to the high court July 27 after Sheridan lost a lower court round in his legal fight to block his subpoena by the grand jury.

Today, the Supreme Court said that Sheridan's "application is denied. The showing is not sufficient to warrant the exercise of our supervisory jurisdiction at this time."

SHERIDAN WAS charged with attempting to bribe state witness Perry Raymond Russo after the reporter took part in the preparation of an hour-long documentary televised by the National Broadcasting Co., which was highly critical of

Garrison and his Kennedy investigation.

The NBC news department employe has entered a plea of innocent, and is free on \$5,000 bond.

Sheridan was subpoenaed by the grand jury when he came to New Orleans last month. His lawyers have charged that the subpoena is a form of harassment by Garrison's office.

THE STATE Supreme Court also took action today on a petition filed by another probe figure, John Cancler, who refused to repeat before the grand jury charges he made on the NBC program. Cancler, a convicted burglar who calls himself John the

Baptist, said on the program that one of Garrison's witnesses had lied during a preliminary hearing for businessman Clay L. Shaw, accused of participating in a conspiracy to murder President Kennedy.

When Cancler refused to repeat his story before the jury, he was charged with contempt. He asked the high court to review the contempt charge and today the court ordered the district judge and the DA's office to file returns to Cancler's petition no later than Sept. 1.

On another front in Garrison's controversial investigation, Gordon Novel, the former New Orleans nightclub owner who is wanted for questioning by Garrison, said today he will return voluntarily to testify here if the DA will agree to have him questioned under hypnosis.

Novel, who successfully evaded all of the DA's attempts to have him returned to New Orleans from Columbus, Ohio, outlined his offer in a letter to Garrison, with widely distributed copies.

THE ELUSIVE NOVEL, who fled New Orleans while under subpoena to appear before the Orleans Parish Grand Jury back in March, said in his letter that Garrison has 72 hours in which to accept his offer to return.

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witnesses for the prosecution in the cases of the State of Louisiana vs. Dean Andrews, Esquire, and Clay Shaw, Richard Townley, Walter Sheridan, myself, et al.

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(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-7-67

Edition: FINAL

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

11-22-63

Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5664

“MR. GARRISON, it is my most earnest desire to separate this matter of a conspiracy to assassinate John F. Kennedy in the United States of America into either fact or fraud, fiction and fabrication.

“As I intend to take a needed long vacation, you have 72 hours to accept or reject this final offer to testify as your most important material witness.”

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A district court judge at Brattleboro, Vt., denied the DA's request after Leibeler said he had personal business conflicting with the trial dates. Leibeler had declined to come to New Orleans voluntarily.

FBI

Date: 8/9/67

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via **AIRTEL** \_\_\_\_\_  
(Priority)

Mr. Tolson	
Mr. DeLoach	
Mr. Mohr	
Mr. Bishop	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. Felt	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

TO: DIRECTOR, FBI (62-109060)

FROM: SAC, DALLAS (89-43) (P)

ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
11/22/63, DALLAS, TEXAS  
MISCELLANEOUS - INFORMATION CONCERNING

OO: DALLAS

Re Bureau airtel to New Orleans dated 8/7/67, concerning information furnished by MR. JAN RUPS, a representative for the Dutch newspaper "Der Telegram" in Amsterdam, concerning a small green notebook approximately four inches by five inches which New Orleans District Attorney JAMES C. GARRISON exhibited to RUPS.

Dallas indices concerning captioned matter does not reflect any information available concerning such a notebook as described by RUPS.

Two copies of this airtel are furnished New Orleans in view of their close following of the GARRISON probe.

- 3- Bureau
- 2- New Orleans (89-69)
- 1- Dallas
- RPG/wvm
- (6)

REC 7. 62-109060-5665

EX 101

23 AUG 15 1967

*[Handwritten signature]*

*cc [unclear]*

Approved: \_\_\_\_\_

Sent \_\_\_\_\_ M Per \_\_\_\_\_

Special Agent in Charge

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATION SECTION

AUG 11 1967

TELETYPE

Mr. Tolson	✓
Mr. DeLoach	✓
Mr. Mohr	
Mr. Bishop	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. Felt	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	✓
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

*we*

FBI WASH DC

FBI NEW ORLS

540PM URGENT 8/11/67 OLP

TO DIRECTOR (62-109060) AND DALLAS (89-43)

FROM NEW ORLEANS (89-69) 3P

ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY,  
DALLAS, TEXAS, NOV. TWENTYTWO, SIXTYTHREE, MISCELLANEOUS  
INFO CONCERNING, OO: DALLAS.

*5-12-67*

THE NEW ORLEANS STATES-ITEM, FINAL EDITION, AUGUST  
ELEVEN INSTANT, REPORTED THAT THE STATE GOT OFF TO A ROCKY  
START IN PRESENTING ITS PERJURY CASE AGAINST DEAN A. ANDREWS,  
JR. TODAY AS A MISTRIAL MOTION MARKED THE OPENING MOMENTS  
BEFORE THE JURY.

*RAFFACH*

ALMOST IMMEDIATELY AFTER THE FIVE-MAN JURY WAS SELECTED,  
ASSISTANT ATTORNEY JAMES L. ALCOCK APPROACHED THE BENCH AND  
TOLD CRIMINAL DISTRICT JUDGE FRANK SHEA "I HEREWITH DELIVER  
TO YOU COPIES OF INCULPATORY STATEMENTS MADE BY THE DEFENDANT".

THE WORD "INCULPATORY" MEANS STATEMENTS NOT IN THE  
BEST INTEREST OF THE DEFENDANT, SUCH AS A CONFESSION.

THE MOTION WAS DENIED BY JUDGE SHEA, BUT HE ORDERED THE  
JURORS TO DISREGARD A REMARK BY ASST. ATTORNEY ALCOCK WHICH  
LED TO THE MISTRIAL MOTION BY ANDREWS AND DEFENSE ATTORNEY  
HARRY BURGLASS.

REC 7. 62-109060-5666

15 AUG 15 1967

END PAGE ONE

62 AUG 23 1967

MR. DELOACH FOR THE DIRECTOR

PERS. REC. UNIT (P 3)

*10-1*

PAGE TWO

THIS ARTICLE REFLECTS THAT ATTORNEY HARRY BURGLASS HAS ASSUMED THE DEFENSE FROM DEAN A. ANDREWS AND AT THE OUTSET OF THE TRIAL OFFERED THREE MOTIONS: ONE: AN ORAL REQUEST TO THE BENCH TO BE ALLOWED TO FILE A MOTION TO SUPPRESS EVIDENCE. TWO: A MOTION TO FILE FURTHER EVIDENCE ON THE ISSUE OF THE OUSTING OF DA JIM GARRISON AND HIS STAFF FROM THE PROSECUTION OF THE CASE. THREE: A NEW AND AMENDED MOTION TO QUASH THE INDICTMENT AGAINST ANDREWS. ALL THREE WERE PROMPTLY DENIED BY JUDGE SHEA.

AT APPROXIMATELY THREE TWENTY PM, THIS DATE, SA REGIS L. KENNEDY WAS ADVISED BY AUSA FREDERICK W. VETERS TO PROCEED TO THE CRIMINAL DISTRICT COURT ROOM OF JUDGE SHEA. AUSA VETERS STATED HE WOULD MEET SA KENNEDY AT THAT TIME.  
END PAGE TWO

PAGE THREE

8.11.67

SA REGIS L. ~~KENNEDY~~ TODAY TESTIFIED IN CRIMINAL DISTRICT COURT, PARISH OF ORLEANS, IN CONNECTION WITH DEAN A. ANDREWS TRIAL. SA KENNEDY WAS ON THE WITNESS STAND APPROXIMATELY FIVE MINUTES AND UNDER DIRECT EXAMINATION BY THE STATE WAS ASKED TO IDENTIFY DEAN ANDREWS AND THE FACT THAT SA KENNEDY KNEW HIM PERSONALLY. SA KENNEDY WAS ASKED A NUMBER OF TIMES THE DATES AND TIMES OF ANDREWS INTERVIEW AND IF ANDREWS HAD FURNISHED THE NAME CLAY BERTRAND. SA KENNEDY WAS ASKED IF HE AND OTHER AGENTS ATTEMPTED TO LOCATE CLAY BERTRAND AND THE ANSWER WAS YES. SA KENNEDY WAS ASKED WHY EFFORTS WERE MADE TO LOCATE BERTRAND AND THE ANSWER WAS AS A POSSIBLE WITNESS IN THE KENNEDY ASSASSINATION. NO FURTHER QUESTIONS WERE ASKED, THERE WAS NO CROSS EXAMINATION AND SA KENNEDY WAS EXCUSED.

<sup>Memo</sup>  
NO LHM BEING SUBMITTED.

END

BGM

FBI WASH DC

P

CC MR. SULLIVAN

## Domestic Intelligence Division

## INFORMATIVE NOTE

Date August 12, 1967

Attached reports the first day of trial of Dean A. Andrews New Orleans Attorney who is being tried on perjury charges brought by Jim Garrison after Andrews told several conflicting stories concerning the existence of a Clay Bertrand whom Garrison insists is identical to Clay L. Shaw and who entered into a conspiracy to assassinate John F. Kennedy.

It has been previously reported that SA Regis L. Kennedy had been subpoenaed to testify at Andrews trial. Bureau indicated no objection to Kennedy's testifying in accordance with his prior interviews with Dean Andrews.

The attached will not be disseminated.

FSP:smd

K

D 2/10/77

62-109060



FBI

Date: 8/10/67

PLAIN TEXT

Transmit the following in \_\_\_\_\_

(Type in plaintext or code)

AIRTEL

AIRMAIL

(Priority)

Mr. Tolson	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

TO: DIRECTOR, FBI (62-109060)

*EP* FROM: SAC, NEW ORLEANS (89-69)

*Roy*

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
DALLAS, TEXAS, 11/22/63  
MISCELLANEOUS - INFO CONCERNING  
OO: DALLAS

ReButeletype to Tampa, 8/8/67.

*LW*

At approximately 9:30 PM on 8/9/67, GORDON D. NOVEL telephonically contacted the New Orleans Office and asked for SA J. PETER CHASE. Upon being advised that SA CHASE was not in the office at that time NOVEL hung up leaving no message and not identifying his current location. No further contacts have been made by NOVEL with the New Orleans Office to date.

Above is being furnished for the information of the Bureau and Tampa.

- 3 - Bureau
- 2 - Dallas (89-43)
- 1 - Tampa (62-455)
- 2 - New Orleans

JMS:jab  
(8)

REC 7 62-109060 - 5667  
EX 101

14 AUG 15 1967

*cc: Bishop*

*5-1-1967*

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_

FBI

Date: 8/10/67

Transmit the following in \_\_\_\_\_  
(Type in plaintext or code)

Via AIRTEL \_\_\_\_\_  
(Priority)

TO: DIRECTOR, FBI (62-109060)

FROM: SAC, NEW ORLEANS (89-69)

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
DALLAS, TEXAS, 11/22/63  
MISCELLANEOUS - INFO CONCERNING  
(OO: DALLAS)

Enclosed herewith for the Bureau are newspaper articles appearing in New Orleans newspapers concerning the assassination of President JOHN FITZGERALD KENNEDY.

Also enclosed for Dallas and Miami are one copy each of these newspaper articles.

ENCLOSURE

- 3 - Bureau (Encls. 8)
- 1 - Dallas (89-43) (Encls. 8)
- 1 - Miami (Encls. 8)
- 1 - New Orleans

ALS:mbc  
(6)

*S. Lombardi/RB*  
REC-41

62-109060-5668

AUG 12 1967

EX 101

SLM

37 AUG 23 1967

Approved: \_\_\_\_\_

Special Agent in Charge

Sent \_\_\_\_\_

M

Per \_\_\_\_\_

(Mount Clipping in Space Below)

# Russo Anticipating Shaw Defense Angle

By LINDA CALDWELL  
Perry Raymond Russo is apparently out to soften punches which defense attorneys for Clay Shaw are expected to throw at him during Shaw's upcoming trial on charges of conspiring to kill President Kennedy.

Russo, a dark, affable insurance salesman, has emerged so far as the axis in Orleans Dist. Atty. Jim Garrison's investigation into an alleged plot to kill Kennedy. Shaw, former director of the New Orleans International Trade Mart, is accused of participating in that plot.

Russo, who claims to have overheard the plot, said here yesterday the defense will probably produce witnesses to testify that he is homosexual, was once picked up as a suspect in an alleged rape and attempted to commit suicide.

In a talk here before the Lakeshore Lions Club — his second civic club appearance here within the past two weeks — Russo brought out into the open accusations he expects the defense to make in an effort to discredit him as a witness.

Russo said in an interview following his talk that he does not know if he is Garrison's chief witnesses. His testimony, however, was the backbone of a preliminary hearing which bound Shaw over for trial on the sensational charges.

### Filed Affidavit

Russo said a Mrs. Lillie Mae McMains, whom he knew in New Orleans as Sandra Moffett, would probably testify that in 1965 she filed an affidavit accusing him of rape. He said she never filed charges and had him arrested only "to get to see him."

He said he was taken to headquarters to confront Miss Moffett, at which time a "detective spun her around in a swivel chair and she fell off."

Russo said he tried to get the girl to read magazines, but that she was only interested in "discussing sex."

"Subsequent to that she met a preacher," he said.

Russo also said that Mrs. McMains would probably testify he tried to commit suicide by "slashing his wrists."

Russo said the defense will also produce a witness to testify that he was homosexual. He said the anticipated witness was a member of a baseball team which Russo's Young Republican team defeated.

Questioned about the after effects of the investigation, he said "I don't think I'd do it again."

He added later that the case has cut down on his work productivity and will probably lose him some future friends.

A club member questioned Russo about the length of time that elapsed before he told his story of overhearing a plot to kill the president.

"I'm sure you people are familiar with the same thing," he said. "It wasn't very infrequent you could hear people say, 'If I had a gun I'd shoot him.'"

### Plaquemines Case

He cited the current allegation against a Plaquemines Parish man accused of conspiring to harm political boss Leander Perez and asked how many times someone had been overheard to say they would like to kill him.

Russo answered all questions, except those dealing with defendant Clay Shaw. He said he does not believe he is violating judicial guidelines applicable to principles in the case.

Russo was also queried about what has been considered a glaring conflict by

critics of the Garrison investigation, namely that Garrison announced he had solved the assassination prior to the time Russo came forward with his story.

"I don't know if he had the case solved or not," Russo said. "Whether he could have proved it, I don't know, but I'm willing to take his word."

The young insurance salesman also discussed the late David W. Ferrie, the bizarre pilot whom Garrison claims was a co-conspirator with Shaw.

Ferrie died shortly before Garrison announced he had "solved" the assassination. Orleans Parish Coroner Nicholas Chetta ruled he died of natural causes.

Russo, however, said he doubts this is the case. He suggested Ferrie could have prompted his own death by failing to take a drug to counteract high blood pressure.

Russo repeated his allegations that National Broadcasting Company representatives made two attempts to "intimidate" him while preparing an hour-long documentary highly critical of the probe.

He said NBC's original approach was to "allow me to state that my testimony been doctored under hypnosis."

"Then they said why not wipe the slate clean and say, 'I'm sorry but I lied.'"

Russo said he refused to go along.

"I saw what I saw and heard what I heard," he said.

Russo said there has been no "over attempt" on his life, but that he was threatened twice over the telephone in Baton Rouge prior to moving to New Orleans, April 1.

The speaker was introduced by Lakeshore Lions President Fred Belcher.

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES TIMES

BATONROUGE, LA.

Date: 8-8-67

Edition:

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

11-22-63

Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5668

ENCLOSURE

(Mount Clipping in Space Below)

# Andrews Seeks to Oust DA, Staff from Trial

## Zelden Quits Case

Dean Adams Andrews Jr., defending himself as his perjury trial got under way today, sought to have the Orleans Parish district attorney's office recused from prosecuting the case.

Andrews became his own attorney as Sam Monk Zelden, who had been defending him since his indictment, withdrew from the case.

"Irreconcilable differences have arisen which make it impossible for me to serve as attorney," Zelden said.

ANDREWS IS accused by District Attorney Jim Garrison of lying before the Orleans Parish Grand Jury in the investigation of the assassination of President John F. Kennedy.

As he entered the tiny courtroom of District Judge Frank Shea in the attic of the

Criminal Courts Building today, Andrews told newsmen he would serve as his own attorney.

"Who could do it better?" he asked.

Asked what line his defense would take, Andrews said:

"I'm not going on trial. The Jolly Green Giant is going on trial."

ANDREWS CALLS Garrison the "Jolly Green Giant." But the DA looked anything but jolly as he entered the courtroom, frowning and tight-lipped. He listened to the proceedings from a seat in the jury box.

Asked why Zelden quit, Andrews said it was a matter of two lawyers disagreeing on "the best procedure to follow."

As it turned out, Zelden found it harder to get out of the case than he thought. The first motion as the trial opened was a joint one by An-

draws and Zelden asking that Zelden be dismissed as attorney of record in the case.

This was granted, but during a subsequent recess, Judge Shea called Zelden back into the courtroom and appointed him to take Andrews' writs to the state Supreme Court. Zelden agreed, apparently reluctantly.

ANDREWS FILED a motion to remove Garrison and his staff from the trial. He wants an ad hoc district attorney appointed to prosecute the case.

As a basis for the motion, Andrews argued that Garrison "has personal interests in this matter which are in conflict with fair and impartial administration of justice."

When Andrews filed the motion, a hassle ensued over his request for time to file a writ with the state Supreme Court.

Andrews contended all his

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-9-67

Edition: RED FLASH

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

11-22-63

Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

ENCL:

5668

witnesses were not present and a delay to prepare arguments. Judge Shea denied the delay, and Andrews sought to take the matter to the higher court.

JUDGE SHEA then agreed to a 15-minute recess so Andrews could telephone and get an attorney to file his writ.

Andrews said that would not be enough time "if my life depended on it." This was apparently resolved by the judge's reappointing Zelden temporarily as attorney to file the writ.

After the 15-minute recess, Andrews requested that arguments not be made in front of potential jurors. The 81 potential jurors crowding Shea's 59-seat court were left there and the court moved next door to the unoccupied courtroom of vacationing Judge Matthew S. Braniff. Later, Judge Shea discharged the jurors until 2 p. m.

WHEN COURT resumed, Andrews asked Judge Shea for a second recess "so I can collect my thoughts . . . I just can't pop up and say da-da-da . . ."

At this point, Judge Shea placed his hands over his eyes in apparent irritation at the request. He said:

"We will give you a half-hour recess, Mr. Andrews, and that is the last recess we're going to have. Then we're going to start the trial in this room."

Andrews said he would ask for a mistrial.

Judge Shea abruptly took off his robes and left the bench by a rear exit.

ANDREWS, DISCOVERING that the judge had left, spread his palms and said "Well . . ."

Andrews, a former Jefferson Parish assistant DA, wore his customary dark glasses as he handled his defense.

With the temperature 87 outside, the crowded attic courtrooms were stiflingly hot. A sign on the lawn outside (advertising a police benefit show) read "Biggest Show in Town."

Among those jammed into the courtroom were William and Edward F. Wegmann and F. Irvin Dymond, attorneys for Clay L. Shaw, who is under indictment for conspiracy in the death of President Kennedy.

In pretrial maneuvering yesterday, Garrison's office subpoenaed the stenographic notes and voice recordings of testimony given by Andrews in 1964 to the Warren Commission.

In his defense, Andrews subpoenaed 39 witnesses, including Garrison, Gov. John J. McKeithen and the entire grand jury. However, William V. Redmann, the governor's executive counsel, sent a telegram yesterday to Judge Shea advising that Andrews had withdrawn his subpoena of the governor.

MACHINERY TO select a five-man jury and an alternate to hear the case went into motion today. Decisions rendered by five-man juries must be unanimous by law.

The subpoena for Andrews' testimony before the Warren Commission was directed to Helen Dietrich, described as an agent for Dietrich and Pickett Inc., National Bank of Commerce bldg. The order describes the testimony as having been taken in the old Civil Courts bldg. on July 21, 1964.

Redmann's telegram to Judge Shea, said that "although as chief executive, he (McKeithen) is not liable to subpoena by the judicial branch, the governor will supply any required information by personal appearance of himself or appropriate subordinate that appears necessary to trial."

ANDREWS HAD BEEN brought before the grand jury after Garrison charged Shaw, a New Orleans businessman, with conspiracy to assassinate President Kennedy.

Andrews told the Warren Commission that a Clay Bertrand contacted him shortly after the assassination about representing Lee Harvey Oswald, the man the commission concluded killed the President.

Garrison charges Shaw is Bertrand.

Andrews contends Shaw is not Bertrand, Shaw, too, says he is not Bertrand.

Andrews says that Eugene Davis, a French Quarter bar owner, is Bertrand, but Davis denies that he has ever used the name of Bertrand.



—States-Item Photo.

TIGHT-LIPPED AND DETERMINED, Dist. Atty. JIM GARRISON enters court as the perjury trial of Jefferson Parish attorney Dean Andrews Jr. gets underway.



—States-Item Photo.

SAM MONK ZELDEN bowed out today as defense counsel to Atty. Dean Andrews Jr. on trial for perjury. Zelden said he took the action because of irreconcilable differences between him and Andrews.



—States-Item photo.  
**WHO COULD DO IT BETTER?—Attorney DEAN ANDREWS JR.** arrives at court here today saying he will handle his own defense against charges of perjury before the grand jury probing the assassination of President Kennedy. Earlier Andrew's attorney Sam Monk Zelden withdrew from the case because of differences in plotting defense strategy.

(Mount Clipping in Space Below)

# ANDREWS ATTACKS DA PROBE AT PERJURY TRIAL

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-9-67

Edition: FINAL

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

Character: 11-22-63

AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

Dean Adams Andrews Jr. took the offensive today against District Attorney Jim Garrison, turning his perjury trial into a full-scale attack on Garrison's Kennedy death plot probe.

Andrews went on trial today for perjury in connection with his testimony before the Orleans Parish Grand Jury dealing with Garrison's investigation of an alleged New Orleans-based conspiracy in the slaying of President Kennedy.

The former Jefferson Parish assistant DA acted as his

own defense attorney. The first action as the trial opened this morning was the withdrawal of Sam Monk Zelden as attorney of record for Andrews.

## ANDREWS 'IN PRISON'

Shortly before 2 p. m. today Dean Andrews Jr. was issued a formal invitation to lunch at Parish Prison by prison warden A. J. Falkenstein.

Andrews accepted the warden's offer quipping, "Sure man, I can't get out of this place."

ZELDEN SAID, "Irreconcilable differences have arisen which made it impossible for me to serve as attorney."

Andrews, seeking to have Garrison and his staff recused from prosecuting the perjury case, painted in his motion and through witnesses a distinctly unfavorable picture of Garrison's Kennedy probe.

Jury selection for Andrews' trial had been expected to be the order of the day, but instead the time was spent hearing arguments on Andrews' motion for recusal.

WHEN ZELDEN withdrew and Andrews filed his recusal motion, Andrews asked Criminal District Judge Frank Shea for time to prepare arguments and call witnesses on the motion.

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WHEN ZELDEN withdrew and Andrews filed his recusal motion, Andrews asked Criminal District Judge Frank Shea for time to prepare arguments and call witnesses on the motion.

100-566

Judge Shea denied this, and Andrews asked the state Supreme Court for a delay. The high court was studying the request early this afternoon. At 1:50 p. m., Judge Shea recessed his court to await a Supreme Court ruling.

In his motion to have Garrison recused, Andrews charged Garrison "does not possess any evidence to demonstrate the existence of a conspiracy in New Orleans to assassinate President Kennedy."

"IN TRUTH and in fact your mover avers that the only conspiracy existing is the conspiracy planted in (Perry Raymond) Russo's mind due to use of hypnotical sessions." (Russo was Garrison's star witness in the preliminary hearing for Clay L. Shaw, charged with criminal conspiracy in the Kennedy slaying.)

The motion also charged Garrison filed criminal action against Morris Brownlee, who was described as a godchild of David William Ferrie, a key probe figure who was found dead here Feb. 22. Andrews said the Brownlee charges were for the purpose of putting pressure on Ferrie.

Andrews said criminal action was filed by Garrison against "Manuel Garcia Gonzales" for alleged selling and possessing narcotics. Garrison, according to Andrews, named "Gonzales" as one of the Kennedy assassins when in fact Gonzales is a fictional character invented by Andrews.

WHEN GARRISON began his Kennedy probe, Andrews said, he, Andrews, furnished the DA with a copy of his Warren Commission testimony. Late in November, said Andrews, the DA began to discuss the idea that Shaw was the Clay Bertrand who contacted Andrews after the Kennedy death and asked Andrews to defend Lee Harvey Oswald.

Andrews said he told Garrison then he did not know Shaw.

The motion continued: "The personal interest in me individually by the office of the DA knowing that I possess no information material to the assassination of President Kennedy, and knowing that I know nothing of a conspiracy to assassinate the president, and knowing that I had absolutely no contact with Clay Shaw, deliberately, embarked, using the powers and weight of the office, to destroy me, individually and make me a person unworthy of belief, in order that they may pursue a conspiracy that was planted in Raymond Perry (sic) Russo's head through hypnotic techniques and anchored there until enlarged by Mr. Russo to include his knowledge of the assassins, and additional possible conspiracies against (President Dwight D.) Eisenhower and the presidents of the United States and Mexico."

RUSSO TESTIFIED at the Shaw hearing that he heard Ferrie, Shaw and Oswald plotting Kennedy's death here in September, 1963. Other testimony indicated Russo was testifying while under post-hypnotic suggestion.)

Andrews' motion seeks the appointment of an ad hoc district attorney to prosecute his perjury case.

Andrews called several witnesses on his motion, including States-Item reporters Ross Yockey and Jack Dempsey.

First to testify was Life Magazine correspondent David L. Chandler, a onetime close friend of Garrison.

Under questioning by Andrews, Chandler said he first discussed the Kennedy investigation with Garrison last November. Asked if at that time any monetary arrangements were made between Garrison and Life Magazine, Chandler said no.

ASKED ABOUT A conversation with Garrison concerning Andrews which took place in early December in the DA's office, Chandler quoted Garrison as saying:

"Andrews is lying because of his conflicting statements to the Warren Commission and the Federal Bureau of Investigation. Why is Andrews lying? Obviously to protect a client."

"Who are his clients? Homosexuals. Therefore, he's lying to protect a prominent homosexual."

"WHO WOULD that be? Clay Bertrand—Clay Shaw. Furthermore, Shaw has a house in Hammond. Chandler explained that Garrison thought this was significant because he believed Oswald was trained at a guerrilla camp in Hammond.)

Chandler continued quoting Garrison:

"Lastly, Clay Shaw speaks Spanish."

Chandler said it was this line of reasoning that led Garrison to the belief that Shaw and Bertrand were the same man.

CHANDLER WAS followed on the stand by WVUE newsman Sam DiPino and States-Item reporters Yockey and Dempsey. All were asked about conversations with Garrison and members of his staff relating to Andrews. In general, the replies were that all their information had previously been made public.

Also testifying was William Gurvich, former investigator for Garrison, who left the office several weeks ago saying there was no basis for the Kennedy probe.

Gurvich said Garrison had received money for the probe from outside sources other than Truth and Consequences, a local organization supporting the investigation, but said he did not know the source of the outside funds.

WHEN ANDREWS began questioning Gurvich about contacts with Ferrie, Judge Shea ruled the line of questioning irrelevant.

In action outside the courtroom, Andrews asked instant-er subjenas for Morris Brownlee, 4728 Jefferson hwy.; Perry R. Russo, 619 N. St. Patrick; and a Dr. Heath of a Dr. Strignor from the Tulane University Medical School.

Russo was later seen entering the courtroom.

OTHER SUBPENAS asked for the federal court records on Dean Andrews vs. Jim Garrison, a civil suit filed by Andrews against the DA which has not come to trial; records on Louisiana vs. Manuel Garcia Gonzalez; La. vs. Morris Brownlee; La. vs. Sergio Archacha Smith; La. vs. Gordon Novel; La. vs. Sandra Moffet McMaines; and the complete file on the Clay Shaw preliminary hearing.

Arcacha, Novel and Mrs. McMaines are figures linked to the probe by Garrison. All three have been sought by Garrison as witnesses but have successfully blocked extradition proceedings.

As he entered Judge Shea's tiny courtroom in the attic of the Criminal Courts building today, Andrews informed newsmen he would serve as his own attorney.

"Who could do it better?" he asked.

Asked what line his defense would take, Andrews said:

"I'm not going on trial. The Jolly Green Giant is going on trial."

ANDREWS CALLS Garrison the "Jolly Green Giant." But the DA looked anything but jolly as he entered the courtroom, frowning and tight-lipped. He listened to the proceedings from a seat in the jury box.

Asked why Zelden quit, Andrews said it was a matter of two lawyers disagreeing on "the best procedure to follow."

As it turned out, Zelden found it harder to get out of the case than he thought. The first motion as the trial opened was a joint one by Andrews and Zelden asking that Zelden be dismissed as attorney of record in the case.



This was granted, but during subsequent recess, Judge Shea called Zelden back into the courtroom and appointed him to take Andrews' writs to the state Supreme Court. Zelden agreed, apparently reluctantly.

When Andrews filed the recusal motion, a hassle ensued over his request for time to file a writ with the state Supreme Court.

Andrews contended all his witnesses were not present and sought a delay to prepare arguments. Judge Shea denied the delay, and Andrews sought to take the matter to the higher court.

JUDGE SHEA then agreed to a 15-minute recess so Andrews could telephone and get an attorney to file his writ.

Andrews said that would not be enough time "if my life depended on it." This was apparently resolved by the judge's reappointing Zelden temporarily as attorney to file the writ.

After the 15-minute recess, Andrews requested that arguments not be made in front of potential jurors. The 81 potential jurors crowding Shea's 59-seat court were left there and the court moved next door to the unoccupied courtroom of vacationing Judge Matthew S. Braniff.

WHEN COURT resumed, Andrews asked Judge Shea for a second recess "so I can collect my thoughts . . . I just can't pop up and say da-da-da . . ."

At this point, Judge Shea placed his hands over his eyes in apparent irritation at the request. He said:

"We will give you a half-

hour recess, Mr. Andrews, and that is the last recess we're going to have. Then we're going to start the trial in this room."

Andrews said he would ask for a mistrial.

Judge Shea abruptly took off his robes and left the bench by a rear exit.

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With the temperature 87 outside, the crowded attic courtrooms were stiflingly hot. A sign on the lawn outside (advertising a police benefit show) read "Biggest Show in Town."

Among those jammed into the courtroom were William and Edward F. Wegmann and F. Irvin Dymond, attorneys for Clay L. Shaw, who is under indictment for conspiracy in the death of President Kennedy.

(Mount Clipping in Space Below)

# SHERIDAN TOLD TO SHOW CAUSE

## Contempt Hearing to Be Conducted Tuesday

A Criminal District Court judge signed an order directing National Broadcasting Co. Investigator Walter Sheridan to appear at a hearing Tuesday to show cause why he should not be held in contempt for failing to appear before the Orleans Parish grand jury Wednesday.

Assistant district attorney Alvin V. Oser filed a "rule to show cause" with Judge Bernard J. Bagert about 5 p.m. during a recess of the grand jury session Wednesday.

The "rule" contained five points:

1. Sheridan was summoned to appear before the jury for July 19.
2. A stay for his appearance was issued by the state Supreme Court.
3. The said order, dated July 28th, stayed all proceedings until further orders of the Supreme Court.
4. Monday the Supreme Court denied Sheridan's application for writs, thus making the grand jury subpoena effective.
5. Wednesday Sheridan was notified through his attorney Milton Brener that the jury was in session and that his presence before the jury was required, and failed to appear.

Judge Bagert ordered a contempt hearing for Tuesday and signed an order for Sheridan's appearance on that day.

Deputies of Criminal Sheriff Louis A. Heyd Jr. served the order on Brener, but officials say it is necessary that the defendant be served personally in such cases. Brener said his

client was in Detroit on assignment.

### ON AN ASSIGNMENT

After the court action Brener noted that Sheridan had previously received the court's permission to leave its jurisdiction, subject to 48 hours' notice, and issued this statement:

"Mr. Sheridan's personal attorney from Washington, D. C., Herbert Miller, was notified Monday afternoon that the Supreme Court had refused applications for writs.

"Walter Sheridan was on an assignment in Detroit but was available to come down upon receiving notice of when the grand jury wanted him to appear.

"Mr. Miller came to New Orleans Tuesday morning and he was in New Orleans all day Tuesday and Wednesday morning and he and I were waiting for some call from the grand jury.

"When no word was heard from the grand jury this morning, and upon being informed that only routine cases were scheduled, Mr. Miller went back to Washington, D. C., leaving at noon.

"At approximately 3:30 p. m. or a quarter to four I was served with an instanter subpoena calling for the appearance of Mr. Sheridan.

"I immediately called Mr. Miller in Washington to ask that he contact Sheridan immediately in Detroit, but Mr. Miller had not yet returned to Washington.

"I called Judge Bagert and informed him of the situation and that it was physically impossible for him (Sheridan) to appear today but it would be possible for him to appear Thursday or Friday if the grand jury saw fit.

### 48 HOURS NOTICE

"I want to emphasize that the grand jury had given him permission to leave its jurisdiction, subject to 48 hours' notice through me.

"Judge Bagert told me to call Mr. LaBiche (Albert V. LaBiche, grand jury foreman). I talked to Mr. LaBiche immediately after that. Mr. LaBiche told me I would be advised later as to what the jury's wishes were.

"The answer came at 5:15 when I was served with a rule ordering Sheridan to show cause on the morning of Tuesday, Aug. 15, why he should not be held in contempt of the grand jury for failing to appear."

Brener added that Sheridan's presence will be required in Chicago Tuesday in a federal court matter involving Teamsters Union boss James Hoffa.

"While Mr. Sheridan was present in court on the 27th day of July he was served by Sheriff Heyd with a subpoena commanding his appearance before a federal court in Chicago.

"This subpoena will necessitate his appearance in Chicago throughout the 14th, 15th, and 16th of August as the government has insisted on his presence at this hearing which involves requests by James Hoffa and others for new trials."

(Indicate page, name of newspaper, city and state.)

PAGE 1

SECTION 1

TIMES PICAYUNE

NEW ORLEANS, LA.

Date: 8-10-67

Edition:

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

Character: 11-22-63 AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

ENCLOSURE

67 9000-668

(Mount Clipping in Space Below)

# DELAY IN PERJURY TRIAL RULED OUT

## Andrews Is Denied Writ from High Court

The state Supreme Court late Wednesday afternoon denied a writ of Dean A. Andrews Jr. asking for a delay in his trial for perjury in connection with District Attorney Jim Garrison's assassination probe.

Andrews, meanwhile, pleading his own case, argued before Criminal District Court Judge Frank Shea until 9:30 p. m. Wednesday to have Garrison and his staff recused from prosecuting the case and to have an ad hoc district attorney appointed for the trial.

When Judge Shea recessed the hearing until 10 a. m. Thursday, it was a haggard Andrews who answered newsmen's questions after nearly 12 hours in the courtroom.

Thursday Andrews will have a chance to question Morris Brownlee, whose name was mentioned at Wednesday's hearings, and two New Orleans policemen who are reported to have arrested Emanuel Garcia Gonzales, another name mentioned in the probe.

The trial, which was in its first day Wednesday, was recessed while Andrews had a writ filed before the Supreme Court seeking a delay in the case so he could prepare arguments and call witnesses on his motion to have Garrison recused.

Judge Shea denied the delay, and he was upheld by the high court. The ruling said in part: "Considering the return of the trial judge that all witnesses have been subpoenaed with the exception of three persons currently living in other states and that the courts in these states have refused the request of the State of Louisiana to return these persons to the State of Louisiana, we find no ruling."

### 'NO FRICTION'

Andrews' perjury trial is in connection with his testimony

before the Orleans Parish Grand Jury.

Andrews took over his own defense after attorney Sam Monk Zelden withdrew his representation because of "irreconcilable differences" with his client.

Andrews himself said it was a matter of two lawyers disagreeing on "the best procedure to follow."

However, Zelden was later appointed by the court to represent Andrews. While Andrews is acting as his own counsel during the hearing, he indicated there was no friction between himself and Zelden when he emerged from the courtroom late Wednesday.

He said he had no comment on Zelden's statement.

### BURNES CALLED

Andrews called several witnesses, including assistant Dist. Atty. Richard V. Burnes.

Burnes testified that Andrews once said he knew Lee Harvey Oswald did not kill Kennedy and that he was looking for three persons — the "Mex" who accompanied Oswald to Andrews' office, a "Clay Bertrand" and the person who actually killed the president.

Burnes then indicated that he heard a tape recording on which Andrews said he located two of the persons he was looking for.

Garrison claims Clay L. Shaw, a New Orleans businessman whom he charged with conspiring to kill the president, and "Clay Bertrand" are the same person. It was Andrews' testimony on "Bertrand" which led to the charge of perjury against him.

Andrews, a former Jefferson Parish assistant district attorney, asked Burnes for some rea-

sons for which he was subpoenaed.

Burnes replied that they included "your Warren Commission testimony" regarding a call Andrews said he received from Clay Bertrand, who asked him if he would represent Oswald on a charge of murder.

Andrews also called Garrison to the stand.

Garrison said he never personally heard the tape referred to by Burnes, but that both Burnes and James A. Alcock, another assistant district attorney, did so.

### ASSIGNED CODE NAME

Garrison said he probably assigned Andrews a code name because he had good reason to believe that his (Garrison's) telephones were being monitored.

Garrison, sometimes staring at his fingernails or looking blandly off into space, seemed far removed as he sat on the witness chair, answering Andrews' questions and frequently prefacing or ending his replies with "Dean," Andrews' first name.

Andrews, the hip talker, stuck close to legal terminology as he moved through the questioning, occasionally adjusting his dark glasses.

On one occasion, though, he returned to jive talk when he asked Garrison about a Saturday afternoon meeting in Garrison's office between the two of them.

In citing the meeting he asked Garrison if he recalled "me asking you if you was gonna put the hat on me because there was a rumble on the vine" to that effect.

Judge Shea interrupted, asking the rotund Andrews to translate the question. Andrews said he meant was he going to be indicted for perjury and Garrison said at the time he told Andrews "positively not."

### 'ASSASSIN'S CAMP'

Garrison emphasized that he believed Andrews was not telling the truth only regarding the identity of Clay Bertrand and that his other testimony was honest. Andrews asked him when he first arrived at this conclusion and Garrison said it was probably after the two had first talked about the case.

(Indicate page, name of newspaper, city and state.)

PAGE 1

SECTION 1

TIMES PICAYUNE

NEW ORLEANS, LA.

Date: 8-10-67

Edition:

Author:

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Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

Character: 11-22-63

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Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

56

Andrews also questioned Garrison about a meeting between the two at Broussard's Restaurant. Garrison said he had a recollection of the meeting, but that it had been so long ago he did not recall some of the specific topics discussed.

Andrews asked Garrison if at subsequent meetings he recalled discussing an "assassin's camp" across Lake Pontchartrain. Garrison said he remembered discussing it, but said it was not necessarily an assassin's camp.

Andrews also asked the DA if he recalled a party of Garrison and his assistants on March 14 at the Royal Orleans Hotel. Garrison said he recalled attending a dinner there. Andrews asked if among the guests were several members of the press. "Yes, I recall several," Garrison replied.

Andrews then asked if during the course of the meal Garrison arose and announced that he was going to call Dean Andrews' lawyer and see if he could get a positive answer, one way or the other, on the identity of Clay Bertrand.

Garrison said he could not recall the incident, and when Andrews asked him if he had called Zelden, from the Royal Orleans, Garrison said he had two or three conversations with Zelden — once at the New Orleans Athletic Club, once in Garrison's office, and another time when "he called me, or perhaps I called him."

Again Andrews pressed about a March 14 conversation, and Garrison said there had been none.

At one point Andrews asked Garrison if when the two discussed Clay Shaw as Clay Bertrand, he had given Andrews any other reasons to believe the two were the same.

**MOVIE FILM**

Garrison said he could not give any other reasons without going into the evidence of the Clay Shaw trial, but he said he was confident he had not spelled out the reasons to Andrews.

In other questions Andrews asked Garrison if he recalled that Andrews suggested that Garrison get in touch with Life Magazine regarding the Zagruder film, a roll of home movie film purchased by Life taken by Abraham Zagruder at the assassination.

Garrison said they may have discussed the film, but he did not recall Andrews having made such a suggestion.

Andrews asked Garrison if he ever said "that was cross triangulation" when Andrews and Garrison were looking at photos of Dealey Plaza in Dallas in relation to the possible position of guns and people. Garrison said he had not.

Garrison was also asked if he had given the impression to any of his assistants that he believed Andrews was lying. "No," replied Garrison, "that was not necessary because that had become apparent to most of the staff."

**SUBPENAS DISCUSSED**

Much of Andrews' questioning of Burnes regarded the subpoenas issued to Andrews, including who gave instructions for the preparation and so forth.

He also asked Burnes a series of questions about his appearance before the Grand Jury and what role Burnes had in it as well as asking him questions about his instructions, if any, to the jury.

Burnes said that he discussed Andrews' testimony before the Warren Commission and in the DA's office with Garrison the night and morning before Andrews went before the Grand Jury.

He said they discussed the inconsistencies in his statements.

Andrews asked if Garrison expressed the opinion that "I was lying" and Burnes answered he thought Garrison had expressed that opinion.

There were frequent objections by the state on the grounds that Andrews' questions were irrelevant in the hearing on a motion to recuse the DA and that they covered material that would come up during the trial. Each time the objection was sustained Andrews announced he was filing a bill of exception to the court's ruling.

On several occasions during the questioning of Burnes, Andrews would ask a long, involved question. Burnes would answer by repeating the question, prefacing his statement by saying, "As I understand your question, you are asking . . ." and then ask, "is this correct?" Andrews at one point asked the court reporter to repeat the question. Judge Shea, apparently tired of the repetition, instructed Andrews to repeat the question, and Andrews confessed he could no longer recall what his question was. Judge Shea finally told him to rephrase.

Andrews did, but first he made it known he was filing a bill of exception to the court's ruling that the court reporter could not repeat the question.

In the motion to have Garrison recused, Andrews said Garrison did not have any evidence to prove an assassination conspiracy was hatched in New Orleans.

"The only conspiracy existing is the conspiracy planted in (Perry Raymond) Russo's mind due to use of hypnotical sessions," the motion stated.

Russo is Garrison's star witness in the probe. Russo testified at a preliminary hearing that he overheard a plot being made by Shaw, pilot David W. Ferrie and Lee Harvey Oswald. Shaw is awaiting trial on criminal conspiracy charges. Ferrie died Feb. 22 shortly after Garrison's probe hit the headlines.

The motion noted that Garrison filed criminal action against a reported godchild of Ferrie's, Morris Brownlee. Andrews said this action was taken to put pressure on Ferrie.

Andrews also said that a character he invented by the name of "Gonzales" was named as one of the Kennedy assassins by Garrison. Andrews said Garrison filed criminal charges against "Manuel Garcia Gonzales" for alleged selling and possessing narcotics.

**CHANDLER TESTIFIES**

Another witness was David L. Chandler, a correspondent for Life magazine who was once a close friend of Garrison.

Under questioning by Andrews, Chandler said no monetary arrangements were made between his magazine and Garrison when the two first discussed the Kennedy investigation.

Chandler also quoted Garrison in reference to a conversation about Andrews which occurred in the d.a.'s office last December:

"Andrews is lying because of his conflicting statements to the Warren Commission and the Federal Bureau of Investigation. Why is Andrews lying? Obviously to protect a client."

"Who are his clients? Homosexuals. Therefore, he's lying to protect a prominent homosexual."

"Who would that be? Clay Bertrand—Clay Shaw. Furthermore, Shaw has a house in Hammond."

Chandler went on to explain that Garrison found the Hammond angle significant in that he believed Oswald was trained at a guerrilla camp in that city. Chandler said Garrison also pointed out that Shaw speaks Spanish.

Under these circumstances, Garrison became convinced that Shaw and Bertrand were the same man, Chandler testified.

Several newsmen testified and generally stated that all their information about conversations with Garrison and members of his staff was made public. Jack Dempsey and Ross Yockey of the New Orleans States-Item and Sam DePino of WVUE-TV were among those who appeared.

William Gurvich, former Garrison investigator, also testified. He said there was no basis for the probe. He asserted that Garrison received money for the investigation from sources other than Truth and Consequences. The latter is a local organization which financially supports the probe.

**RECESS GRANTED**

Early in the trial, Andrews had asked for a 15-minute recess so he could telephone an attorney to file his writ for a delay with the Supreme Court. The recess was granted.

When court resumed, Andrews asked Judge Shea for a second recess "so I can collect my thoughts. . . I just can't pop up and say da-da-da . . ."

At this point, the judge placed his hands over his eyes and said:

"We will give you a half-hour recess, Mr. Andrews, and that is the last recess we're going to have. Then we're going to start the trial in this room."

Near the close of the hearing Wednesday night, after Andrews had questioned all the witnesses available except Russo, he told the court that he had not had adequate time to prepare his case.

Andrews asserted that he had to rely on the telephone to trace down information since he was acting as his own counsel and could not leave the courtroom, and Judge Shea told him: "You waited until the last minute to file this motion and then you expect me to wait while you fish around."

Andrews, mentioning witnesses or experts he was trying to contact, said those cited "are pertinent to my case," adding that because of "the time factor" he was unable to produce them.

Judge Shea told him that Russo was available for questioning, but Andrews said he needed an expert in the field of psychiatry and hypnotism before he questions Russo.

It was finally agreed that at 9 a.m. Friday, Andrews would have an opportunity to question Dr. Nicholas J. Chetta, Orleans Parish coroner, Dr. Esmund S. Fatter, and Russo. Dr. Fatter hypnotized Russo and Dr. Chetta witnessed the action.

The night session Wednesday got under way at 7 p.m. following a one-hour recess.

Andrews called assistant district attorney Andrew J. Sciambra, who testified that he had discussed Andrews with Garrison.

However, when Andrews asked, "Did he ever say I was lying," Alcock objected that Garrison had already testified, and was sustained.

Next Assistant DA Burnes, who questioned Andrews before the grand jury March 16, was recalled.

Andrews questioned Burnes about his testimony in the district attorney's office. "It was my opinion after hearing your testimony in the district attorney's office that you were willfully deceiving us," Burnes said.

Andrews also asked about purposes of a proposed meeting between Burnes, Andrews and his attorney.

Burnes said that Andrews had stated that there were 15 to 20 people who knew Clay Bertrand.

"You were going to help us locate these persons so we could locate Bertrand. You were going to listen to Clay Shaw's voice on a telephone . . . a number of things," Burnes said.

Burnes also said he had not told the grand jury the substance of what Andrews had said in the district attorney's office.

He said it was explained to jury members that the district attorney's office cannot administer an oath for testimony.

Andrews then asked if the grand jury had access to his Warren Commission testimony before copies were distributed to members during the March 16 session. "Not to my knowledge," Burnes said.

"Who pointed out discrepancies in testimony before I went into the grand jury?" Andrews asked.

Alcock objected that Andrews was "assuming something that is not in evidence," and was again sustained.

Andrews then called Alcock and asked him if it "was common knowledge in the district attorney's office that I was lying in my Warren Commission testimony."

"Personally, I was aware of certain inconsistencies that you couldn't jive with the testimony," Alcock said.

Assistant District Attorney Alvin V. Oser was placed on the stand, and Andrews propounded the following question:

"If Jim Garrison said I would be untruthful in testimony, and it would be common knowledge in the office, would you hear it?"

At that point Judge Shea in-

terrupted and said: "I'm not interested in that. You can hear anything in the criminal courts building if you listen long enough."

Assistant District Attorney Numa Bertel testified that he had not discussed any facet of Andrews' case with Garrison and Andrews dismissed him.

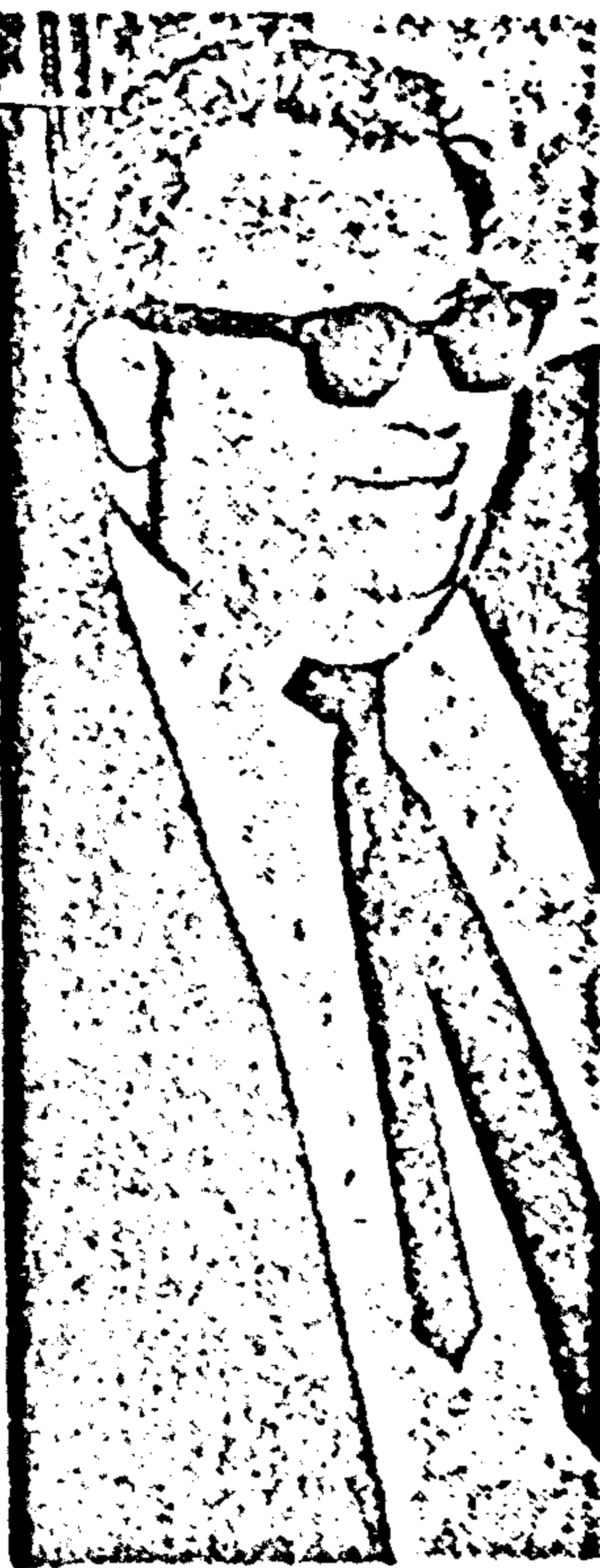
Sgt. Joe J. Buccola of the State Police testified that he had been assigned to Garrison's office in the first week of March and had worked there until April 16.

Sgt. Buccola told Andrews that his name had come up in a report made to chief Garrison investigator Louis Ivon, "when we ran into you at the 544 club."

However Andrews' questions ended when the state noted that the report was made after Andrews was indicted.

All of the grand jury members were dismissed after member J. C. Albarado testified briefly.

The next witness was Lt. Frederick A. Soule.



—Photo by The Times-Picayune.  
DEAN ANDREWS  
Arrives for trial.

mander of the New Orleans police vice squad, who was asked if he could remember an arrest of a Manuel Garcia Gonzales in September of 1966 or January of 1967. He said he could not.

London journalist Tom Bethel, who is employed in Garrison's investigation, said he had gone to Washington to study government documents, some of them FBI interviews of Andrews.

Bethel said he had sent photostats of the interviews to Ivon, but had not discussed them with Garrison or his staff.

Andrews made a motion for a subpoena for the photostats, but Alcock said he had them and produced them in court.

Lt. Clarence Giarrusso, head of the police department's narcotics division, also appeared on the witness stand. He was questioned concerning the arrest of Gracia Gonzales for which the DA's office filed a direct bill of information. Giarrusso said the DA's office can make a narcotics arrest without his office knowing about it.

(Mount Clipping in Space Below)

# Sheridan Sues To Avoid N.O. Jury Hearing

Network Investigator Walter Sheridan filed suit today in Federal District Court to stop Dist. Atty. Jim Garrison and Grand Jury foreman Albert Labiche from forcing him to appear before the Orleans Parish Grand Jury.

Sheridan's attorneys filed the suit asking that the NBC special investigator not be required to go before the jury. Earlier this week Sheridan was ordered to appear after he filed a similar suit in Civil District Court alleging Garrison had harassed him with charges of public bribery out of a personal animosity.

Yesterday Civil District Judge Bernard J. Bagert ordered Sheridan to appear at a hearing Tuesday to show cause why he should not be held in contempt of court for

failing to appear before the grand jury.

ASSISTANT DIST. ATTY. Alvin V. Oser, in asking for the show-cause order, told the court that Sheridan was summoned to appear before the grand jury July 19, that Sheridan appealed to the Louisiana Supreme Court and lost his plea Monday to block the subpoena. He said Sheridan was notified through his attorney, Milton Brener, that the jury was in session, that his presence before the jury was required, and that he failed to appear.

Brener said Sheridan could not appear before the jury because he was in Detroit on assignment. Brener also said Sheridan would probably not appear Tuesday at the hearing because he has been required to testify before a federal court in Chicago on that day on a matter involving Teamster Union President James A. Hoffa.

In his newest maneuver to avoid testifying before the grand jury, Sheridan's attorneys asked the federal court to enjoin Garrison from enforcing the subpoena to appear and to grant a restraining order to prevent the DA from further prosecuting the charges against him.

SHERIDAN, ALONG with local television newsman Richard Townley, is charged with public bribery. In addition, Townley is charged with intimidation of a state witness in connection with a recent TV show critical of Garrison.

In the suit, Sheridan alleges that Garrison has exploited the legal purposes of the grand jury and his position as legal adviser to the grand jury.

Sheridan says Garrison has sublimated the criminal laws of Louisiana to his own use and to the end of "harassment and intimidation of those who criticize and disagree with his conduct as a public official."

The suit was allotted to the court of Federal Judge Alvin B. Rubin, who scheduled a hearing on the matter at 9 a.m. Monday.

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

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104-101-5668

(Mount Clipping in Space Below)

# Andrews Asks Indictment Be Quashed

## Maintains Selection of Jury Faulty

Judge Frank Shea today denied a motion by Dean Andrews to quash the perjury indictment against him. Judge Shea said Andrews' trial will resume tomorrow with Perry Raymond Russo, star witness in District Attorney Jim Garrison's Kennedy death probe, on the stand.

Dean Adams Andrews Jr. continued his efforts today to force District Attorney Jim Garrison and his staff out of the prosecution in his perjury trial.

As the hearing on Andrews' motion to recuse the DA's office moved into its second day, Andrews, who is conducting his own defense, called three witnesses: two policemen and a godson of the late David William Ferrie.

Ferrie is a key figure in Garrison's probe of the slaying of President John F. Kennedy. The perjury charge against Andrews grew out of the probe.

THE GODSON is Morris Brownlee, 4728 Jefferson hwy. Andrews quizzed him about

Tobin said he was ~~about five~~ in which he, Brownlee, ~~was~~ arrested. fast, seven inches tall, weighed 150 pounds, had black hair and an olive complexion.

Andrews asked Brownlee if anyone in the DA's office asked him about Ferrie. Assistant DA James L. Alcock objected to Andrews' line of questioning, and Judge Frank Shea said Andrews would have to show that it was relevant.

Andrews asked for a recess to show the judge the relevance of the questioning, and it was granted.

Before Brownlee took the stand, the two policemen testified. They are Ptn. John P. Tobin and Ptn. Ware Warren Armond. They testified concerning the arrest on Sept. 19, 1966, of a man identified as Manuel Garcia Bonzalez.

ANDREWS HAS SAID in the past that he made up the name of Gonzalez, after conversations with the district attorney pertaining to the alleged assassination plot against President Kennedy.

At one point the DA's office was searching for such a man in the Miami area. He was supposedly a powerfully built man.

Tobin identified one of two arrest cards on a Manuel Gonzalez, which Andrews entered into the record as a defense exhibit.

Tobin testified that he did "apprehend a subject whose name is listed as Manuel C. Gonzalez." He said the arrest was made in Vie's Bar, 1107 Decatur. He said the man was arrested for carrying a concealed weapon.

The patrolman was then asked by Andrews, acting as his own attorney, to describe Gon-

Andrews asked if the arrested man was "printed and mugged."

"Not to my knowledge, no," said Tobin.

Armond, who was a partner of Tobin at the time of the arrest, confirmed Tobin's description of the arrested man and like Tobin, said that Gonzalez spoke broken English.

For this reason, he said, the desk sergeant had a hard time getting the man's name right.

The hearing to recuse Garrison from the trial got off to a late start when Judge Shea cleared his docket of other business.

THE PATROLMAN was then asked by Andrews, acting as his own attorney, to describe Gonzalez.

Tobin said Gonzalez was about five feet, seven inches tall, weighed 150 pounds, had black hair and an olive complexion.

Andrews asked if the arrested man was "printed and mugged."

"Not to my knowledge, no," said Tobin.

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109-61-500

Andrews went to the back of the courtroom where he carried on conversations with Joseph Rault, a witness in the trial, and Louis Ivon, chief investigator for the DA's office.

When he was not conversing he sat ramrod straight and stared ahead at the proceedings at the front of the court.

A French Quarter stripper stole the show from Andrews early in the day when her obscenity case showed up on Judge Shea's early docket.

MISS ALEXANDER, known professionally as the Champagne Girl, entered the courtroom and took a seat in the back row reserved for witnesses, to the delight of the witnesses and newsmen.

All eyes, including Andrews', remained glued on Miss Alexander until she left the courtroom.

In an interview with the States-Item before the hearing opened this morning, Andrews was asked about a statement yesterday by his former attorney, Sam Monk Zelden, who said he was withdrawing for the case because he and Andrews couldn't agree on strategy. Asked if this were true, Andrews said:

"Aw, he's fulla bull."

ANDREWS SAID HE was seeking the help of additional counsel for the trial itself after the recusal motion is disposed of.

"I'm not stupid enough to go it alone for the trial—three heads are better than one, you know."

Andrews said he has talked to three or four lawyers about representing him at the trial but has made no decision as yet.

The chubby former Jefferson Parish assistant DA, in a cheerful mood, said he had been exhausted yesterday after 12 hours of grueling testimony, in which most of

the questioning was done by him. He said he "slept like a log" from 10:30 p. m. until 8:30 this morning.

YESTERDAY, ANDREWS (who is free on bond), ate lunch at Parish Prison at the invitation of the warden. He had soup and cucumbers, he said:

"Now, if the bed is as good as the food, we're in business."

Andrews told that Gordon Novel, a fugitive witness in Garrison's Kennedy probe, had called last night to ask about him, said:

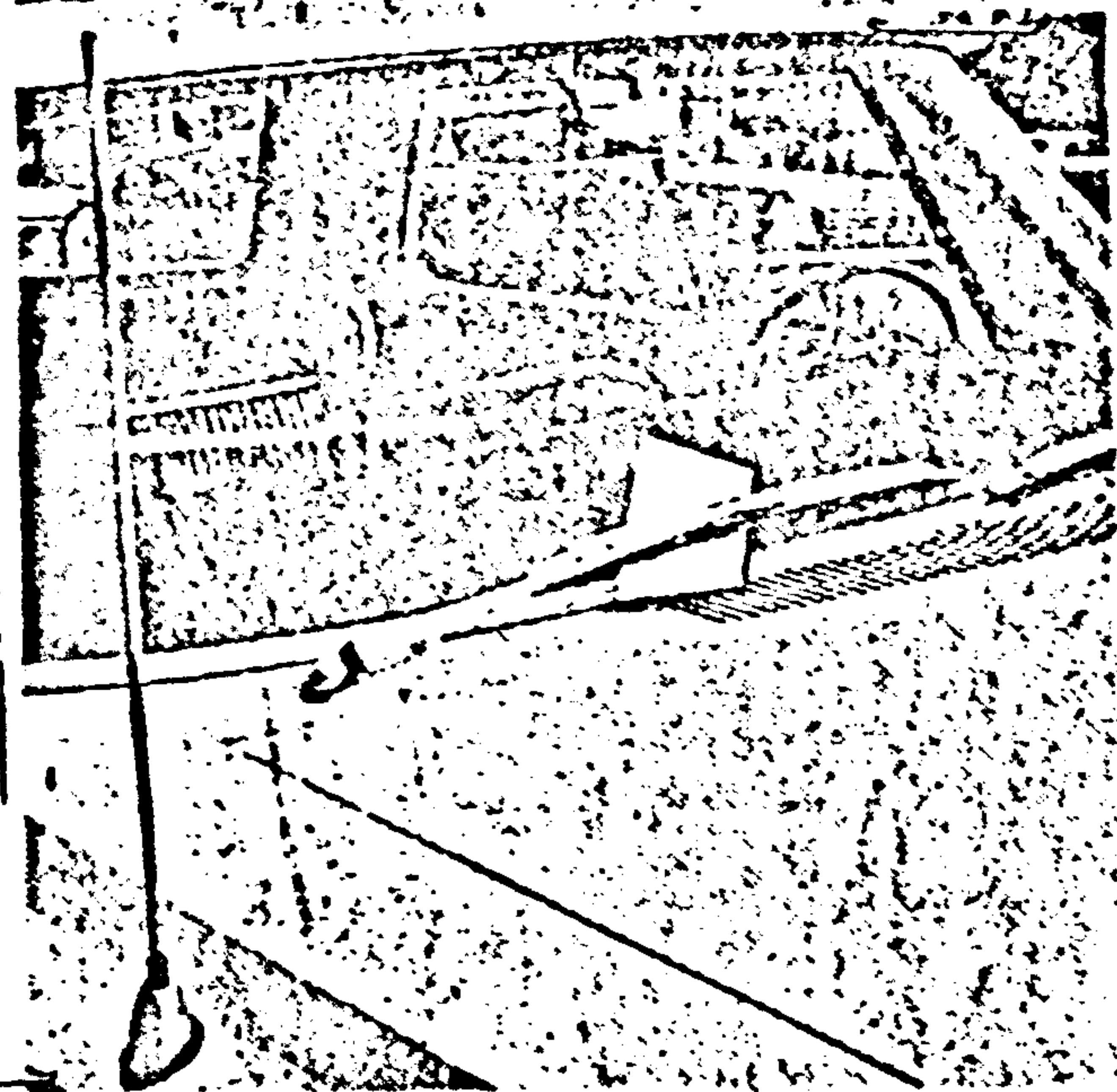
"That Gordon, he's something else. Gordon's all right. You know, I've known him for a long time. Yeah, he's really something else."

Andrews wore his habitual dark glasses throughout today's proceedings, as he did yesterday. He got a jolt this morning when police ticketed his car parked outside the courthouse.

THE 44-YEAR-OLD attorney is accused of lying before the Orleans Parish Grand Jury in Garrison's Kennedy probe.

The trial, which is the first in Garrison's probe of the president's murder, deals with Garrison's allegation that Andrews lied when he said he could not identify Clay Shaw as Clay Bertrand.

Andrews told the Warren Commission that shortly after the assassination a man named Clay Bertrand called him and asked him to defend Lee Harvey Oswald, accused assassin. Garrison contends that Shaw, retired New Orleans businessman, used Bertrand as an alias and participated in a conspiracy to murder Kennedy.



—States-Item photos.

COMPOUND PROBLEMS — Attorney DEAN ANDREWS JR. entered the second day of his trial for perjury in testimony before the grand jury today with another problem. A traffic ticket was placed on his car parked outside the courts building for parking in a no parking area.



(Mount Clipping in Space Below)

# ANDREWS SEEKS RECUSAL

## Bid to Oust DA Stalls 'Lie' Trial

A surprise defense move to oust District Attorney Jim Garrison as prosecutor has temporarily stalled the perjury trial of Dean A. Andrews Jr., while the pudgy, hip-talking lawyer argues the recusal motion.

The 44-year-old Andrews, charged with lying to the Orleans Parish Grand Jury in Garrison's Kennedy assassination probe, questioned more than a dozen witnesses yesterday, including Garrison, and was on tap for the criminal District Court session today.

Judge Frank J. Shea, after some sharp criticism of the delays, also ruled Andrews could have until Friday at 9 a.m. to produce three more witnesses to testify.

ANDREWS SPRANG his motion asking for the removal of Garrison at the start of the trial yesterday, just as Judge Shea was preparing to initiate the jury selection process.

The former assistant district attorney of Jefferson Parish asked that Garrison be removed from the case because of what Andrews called Garrison's personal interest in it, which "is in conflict with the fair and impartial administration of justice."

He also asked that the trial be stayed while he perfected his arguments on the motion and rounded up witnesses.

Judge Shea said no.

ANDREWS DISCHARGED his defense attorney Sam Monk Zelden at the opening of the trial and took over his own defense, reportedly because of irreconcilable differences over strategy.

After he rejected Andrews' plea for a delay of the trial, Judge Shea called Zelden, who was preparing to leave the building, back to the court and appointed him to handle an immediate appeal to the State Supreme Court for Andrews, then ordered the hearing.

Meanwhile, Zelden filed the appeal for a delay of the trial with the high court.

At mid-afternoon, Judge Shea announced that the State Supreme Court had denied the appeal for a stay.

THE RULING of the court said: "Considering the return of the trial judge that all witnesses have been subpoenaed with the exception of three persons currently living in other states and that the courts in these states have refused the request of the State of Louisiana to return these persons to the State of Louisiana, we find no ruling."

The trial, which is the first in Garrison's probe of the president's murder, deals with Garrison's allegation that Andrews lied when he said he could not identify Clay Shaw as Clay Bertrand.

Andrews told the Warren Commission that shortly after the assassination a man named Clay Bertrand called him and asked him to defend Lee Harvey Oswald, accused assassin. Garrison contends that Shaw, retired New Orleans businessman, used Bertrand as an alias and participated in a conspiracy to murder Kennedy.

ANDREWS WENT through a grueling 12 hours of questioning witnesses yesterday, probing for support of his motion and seeking information on the state case. Among the witnesses questioned was assistant DA Richard V. Burnes, who testified that Andrews once said he knew Lee Harvey Oswald did not kill

Kennedy and that he was looking for three persons: The "Mex" who accompanied Oswald to Andrews' office during early summer, 1963, a man named Clay Bertrand, and the person who actually killed the president.

Burnes then said he heard a tape recording on which Andrews said he located two of the persons he was trying to find.

Andrews also called Garrison, who answered the questions put to him with little hesitation, frequently calling Andrews by his first name, Dean. Between questions, Garrison twisted his hands together, looked down at them or out in space, as though his thoughts were elsewhere.

ANDREWS, FOR THE most part, avoided his "jazz" vocabulary and stuck to the legal terminology during the day, periodically adjusting his dark glasses.

However, Andrews reverted to his hip talk in asking Garrison about a meeting between the two of them in Garrison's office.

Asking Garrison if he recalled the meeting, he said, "Do you remember me asking you if you was gonna put the hat on me because there was a rumble on the vine?"

Judge Shea asked Andrews to interpret and Andrews said he meant that he asked Garrison if he was going to be indicted for perjury; according to Andrews, Garrison at the time answered "positively not."

Andrews did not follow through on this line of questioning.

ANDREWS ALSO asked Garrison if he recalled a party of Garrison and his assistants on March 14 at the Royal Orleans Hotel. The DA said he remembered attending a dinner there and under questioning also recalled that newsmen were present at the meeting.

Andrews then asked during the course of the meal Garrison arose and announced

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ENCLOSURE

1-5668

that he was going to call  
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see if he could get a positive  
answer, one way or another,  
about the identity of Clay Ber-  
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Pressed by Andrews, Garri-  
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Garrison, when asked if he  
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ANDREWS ASKED if Gar-  
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Chandler, Andrews' first  
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"Andrews is lying because  
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Chandler said Garrison  
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because he believed Oswald was  
trained in a guerrilla camp  
(Hammond.) Lastly, Clay  
Shaw speaks Spanish."

Andrews appeared through-  
out the afternoon session to  
have trouble separating his  
two identities—defendant and  
defense lawyer.

Judge Shea warned him on  
a number of occasions that  
he could not testify and ques-  
tion at the same time.

THERE WERE frequent ob-  
jections by the state that An-  
drews' questions were irrele-  
vant to the motion to recuse  
Garrison, most of which were  
sustained by Judge Shea and  
after most of which Andrews  
announced he was filing a  
bill of exceptions.

The constant objections and  
filing of exceptions filled the  
courtroom with the monoton-  
ous drone of legal jargon,  
causing a number of specta-  
tors to fall sound asleep and  
leading others to read news-  
papers for diversion.

Andrews, whose questions  
were frequently worded in  
awkward and confusing fash-  
ion, seemed to have trouble  
sometimes remembering what  
he had just asked.

Andrews on several occa-  
sions asked the court report-  
er to read back his questions.  
At one point, Judge Shea, ap-  
parently weary of repetition,  
instructed Andrews to repeat  
the question himself and An-  
drews confessed he no longer  
could recall what his question  
was and Judge Shea told him  
to rephrase.

Andrews did so, but filed  
another bill of exception to  
Judge Shea's action.

BURNES, WHO questioned  
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that there were 15 or 20 peo-  
ple who knew the identity of  
Clay Bertrand.

"You were going to help us  
locate these persons so we  
could locate Bertrand,"  
Burnes said. "You were going  
to listen to Clay Shaw's voice  
on a telephone . . . a number  
of things," Burnes said.

Burnes also said that he  
had not told the grand jury  
the substance of what An-  
drews had said in the DA's  
office.

Andrews also questioned a  
number of other assistant  
DAs, other newsmen, some  
police officers, former in-  
vestigative aide to Garrison  
William Gurvich and one  
grand jury member.

ONE NAME which popped  
up during the afternoon was  
that of Morris Brownlee,  
whom Andrews described as  
a godson of the late David W.  
Ferrie, the free-lance pilot  
Garrison claims was a key  
figure in his probe.

Brownlee is one of the wit-  
nesses Andrews was expected  
to question today, along with  
two policemen who are re-  
ported to have arrested a  
Manuel Garcia Gonzales.

Gonzales, Andrews said in  
his motion, is a name he  
made up. He said Garrison  
has named a Manuel Garcia  
Gonzales as one of the Ken-  
nedy assassins.

Andrews will have a chance  
Friday to question Perry Ray-  
mond Russo, Dr. Nicholas  
Chetta and Dr. Esmund S.  
Fatter. Russo was questioned  
by Fatter under hypnosis.  
Chetta witnessed the session.

When the session ended  
last night at 9:30, Andrews  
breathed a sigh of weariness  
and said, "Fat man's had a  
busy day."

probe, has been ordered to  
show cause here Tuesday why  
he should not be held in con-  
tempt of court for not ap-  
pearing before the ~~Circuit~~  
Parish Grand Jury.

The order for Sheridan to  
appear in court was issued  
yesterday by Civil District  
Court Judge Bernard J. Bag-  
ert, after the NBC investiga-  
tor failed to show up before  
the grand jury.

Sheridan had been ordered  
earlier in the week to ap-  
pear before the grand jury  
to testify in connection with  
Garrison's probe.

Attorneys for Sheridan said  
that he had been given per-  
mission to leave the court's  
jurisdiction and was on as-  
signment in Detroit. They  
added that Sheridan would  
probably not appear at the  
hearing Tuesday because of  
an order requiring him to  
appear in federal court in  
Chicago Tuesday on a mat-  
ter involving Teamsters Un-  
ion boss James A. Hoffa.

FBI WASH DC

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATION SECTION

AUG 12 1967

TELETYPE

FBI NEW ORLS

645PM URGENT 8/12/67 OLP

TO DIRECTOR (62-109060) AND DALLAS (89-43)

FROM NEW ORLEANS (89-69) 2P

ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY,

DALLAS, TEXAS, NOV. TWENTYTWO, SIXTYTHREE, MISCELLANEOUS -  
INFORMATION CONCERNING. OO: DALLAS.

RENOTEL AUGUST ELEVEN SIXTYSEVEN, FIVE FORTY PM.

THE NEW ORLEANS STATES-ITEM, FINAL EDITION, AUGUST  
TWELVE INSTANT REPORTED TESTIMONY THIS MORNING CENTERED AROUND  
DEAN ANDREWS' JR., STATEMENTS BEFORE THE GRAND JURY JUNE TWENTY  
EIGHT LAST, IN WHICH ANDREWS SAID CLAY L. SHAW IS NOT THE  
MYSTERIOUS CLAY BERTRAND.

THE JUNE TWENTYEIGHT TESTIMONY WAS INTRODUCED TODAY OVER THE  
OBJECTIONS OF THE DEFENSE ATTORNEYS. DEFENSE OBJECTED  
THAT PROSECUTION PICKING OUT SELECTED QUOTES, SKIPPING AROUND  
IN THE TRANSCRIPT AND COMPLAINED THAT REMARKS WERE OUT OF CONTEXT,  
AND ASKED FOR MISTRIAL, WHICH WAS DENIED BY JUDGE.  
JUDGE ADVISED JURY TO CONSIDER ANY STATEMENT FROM GRAND JURY  
TESTIMONY IN LIGHT OF THE ENTIRE TESTIMONY. DEFENSE  
REQUESTED ENTIRE TESTIMONY BE READ INTO RECORD BEFORE GRAND JURY,  
WHICH WAS DONE. PROSECUTION ALSO GOT ENTERED INTO THE RECORD  
PORTIONS OF ANDREWS' INTERROGATION BY WARREN COMMISSION LAWYER  
AND SEVEN TYPED COPIES OF VARIOUS CONVERSATIONS AND TELEVISION  
INTERVIEWS.

END PAGE ONE

EX 101

14 AUG 15 1967

59 AUG 22 1967

MR. DELOACH FOR THE DIRECTOR

Mr. Tolson	_____
Mr. DeLoach	_____
Mr. Mohr	_____
Mr. Bishop	_____
Mr. Casper	_____
Mr. Callahan	_____
Mr. Conrad	_____
Mr. Felt	_____
Mr. Gale	_____
Mr. Rosen	_____
Mr. Sullivan	_____
Mr. Tavel	_____
Mr. Trotter	_____
Tele. Room	_____
Miss Holmes	_____
Miss Gandy	_____

REC-23

*Belmont*  
*RELE*  
*DeLoach*

REC-23: 62-109060-5669

*6-10-67*  
*S. [unclear]*

PAGE TWO

NO 89:69

DEFENSE OBJECTIONS WERE OVERRULED. PROSECUTION ASKED THE COURT TO TAKE JUDICIAL NOTICE OF PRESIDENTIAL EXECUTIVE ORDERS CREATING THE WARREN COMMISSION AND CITED THREE CASES IN WHICH THE STATE COURTS TOOK SUCH NOTICE OF FEDERAL ACTS. JUDGE PERMITTED THE TESTIMONY TO BE INTRODUCED AND THE DEFENSE RESERVED A BILL OF EXCEPTIONS FOR A POSSIBLE APPEAL.

NO LHM BEING SUBMITTED.

END

BGM

FBI WASH DC

CC MR. SULLIVAN

THIS SERIAL HAS BEEN REFERRED TO  
ANOTHER AGENCY AND IS IN A PENDING STATUS:

FILE NO. 62-109060

SERIAL NO. 5670

PAGE NO. 1-2

NO. OF PAGES 2

SECTION NO.

142

CIA

REFERRAL

UNITED STATES GOVERNMENT

# Memorandum

TO : The Director

DATE: 8-7-67

FROM : N. P. Callahan

SUBJECT: The Congressional Record

Pages 10552-10557. Senator Marlowe, (R) Indiana, requested to have printed in the Record part II of a four-part CBS news inquiry entitled "The Warren Report" which was broadcast in June. This material states confusion continued at Bethesda, as it had reigned at Lang and. A. B. I. agents submitted a report, later disclosed in Edward J. Epstein's book, "Inquest," which said they had heard one pathologist state that he had found a wound in the President's back, and could not find an exit.

Original filed in:

62-109060 -  
NOT RECORDED  
120 AUG 21 1967

AUG 20 1967

In the original of a memorandum captioned and dated as above, the Congressional Record for 8-4-67 was reviewed and pertinent items were marked for the Director's attention. This form has been prepared in order that portions of a copy of the original memorandum may be clipped, mounted, and placed in the case or subject matter files.

59 AUG 21 1967

UNITED STATES GOVERNMENT

# Memorandum

1-Mr. DeLoach  
1-Mr. Bishop

1-Mr. Sullivan  
1-Mr. Rosen

Tolson	
DeLoach	✓
Mohr	✓
Wick	
Tele. Rm.	
Call Rm.	
Chief Clerk	
Malone	
Felt	
Gale	
Rosen	
Sullivan	
Tavel	
Trotter	
Tele. Room	
Holmes	
Gandy	

TO : MR. TOLSON *[Handwritten initials]*

DATE: 8/14/67

FROM : C. D. DE LOACH

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
NOVEMBER 22, 1963  
DALLAS, TEXAS

*Birmingham*

For record purposes, I called Assistant Attorney General Vinson, Criminal Division of the Department, on 8/7/67 and told him I had noted that the Department had indicated that it would be impossible to quash a subpoena so that SA Regis Kennedy would not have to testify.

I told Vinson that in view of this move I wanted to make certain that SA Kennedy was given specific guidance and not instructions or advice of a general nature by several different individuals. I stated that on the last occasion SA Kennedy had appeared, he was advised of one policy by the U. S. Attorney and then later of a different policy by two Assistant U. S. Attorneys. I stated this, of course, was most unfair and made only for confusion.

Vinson assured me that U. S. Attorney Lacour would give specific guidance to SA Kennedy and that there would be no retraction of such guidance or advice by other members of the U. S. Attorney's office.

ACTION:

For record purposes.

CDD:amr.  
(5)

EX-113

REC 53 62-10906 0-5671

11 AUG 16 1967

62 AUG 23 1967

PERS. REC. UNIT

FBI

Date: 8/10/67

Transmit the following in \_\_\_\_\_

PLAIN TEXT

(Type in plaintext or code)

Via \_\_\_\_\_

AIRTEL

AIRMAIL

(Priority)

TO: DIRECTOR, FBI (62-109060)

FROM: SAC, NEW ORLEANS (89-69)

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
DALLAS, TEXAS, 11/22/63  
MISCELLANEOUS - INFO CONCERNING  
OO: DALLAS

Enclosed herewith for the Bureau are newspaper articles appearing in New Orleans newspapers concerning the assassination of President KENNEDY.

Also enclosed for Dallas and Miami are one copy each of these newspaper articles.

- ③ - Bureau (Encl. 5)
- 1 - Dallas (89-43) (ENCLOSURE)
- 1 - Miami (Encl. 5)
- 1 - New Orleans

ALS:jab  
(6)

REC-23 62-109060-5672

EX 101

AUG 12 1967

5-Julia/mb.

STAT

50 AUG 22 1967

Special Agent in Charge

Sent \_\_\_\_\_ M Per \_\_\_\_\_



(Mount Clipping in Space Below)

# DEAN ANDREWS GOES ON TRIAL

## DA Subpenas Testimony to Warren Commission

The original stenographic notes of Dean A. Andrews' Warren Commission testimony taken in New Orleans in 1964 were subpoenaed by the district attorney's office Tuesday for Wednesday's trial of the Jefferson Parish attorney on a perjury charge.

The subpoena, filed by Assistant District Attorney James L. Alcock and signed by trial Judge Frank J. Shea, is directed to Helen Dietrich, described as an agent for Dietrich and Pickett, Inc., National Bank of Commerce building.

It orders her to produce the "original stenographic notes and transcription thereof and voice recordings, if any, of the testimony of Dean A. Andrews Jr. on July 21, 1964, at the old Civil Courts Building taken for the President's commission on the assassination of John F. Kennedy."

Andrews was indicted by the Orleans Parish Grand Jury for perjury in connection with testimony before that body on District Attorney Jim Garrison's Kennedy assassination probe.

One alternate juror will be selected for the five-man jury that will hear the case, according to Judge Shea. Decisions must be unanimous for five-man juries.

Rules set down by Judge Shea for attendance at the trial for members of the press and of the general public follow:

1. No cameras will be allowed beyond the door leading to the third floor of the Criminal Courts building, where Judge Shea's court room is.

2. There will be ~~no~~ general admission to the third floor during selection of the jury due to space limitations. One representative of the press to be selected by pool will be allowed in.

3. During the trial, one front row bench will be allotted to the press, with seats assigned to one representative from each of the following: The Times-Picayune, the States-Item, the Louisiana Weekly, The Associated Press, United Press International, WWL-Radio, WWL-TV, WDSU-TV and WVUE-TV.

4. No one may leave or enter the court room except during official recess periods. Press members may relieve one another during recesses, but no more than one member from each agency may be in the court room at one time.

5. Seating for the general public will be on a first-come first-served basis. Anyone leaving his seat will go to the end of the line to be readmitted.

6. No standing, and no smoking will be permitted in the court room.

7. No one will be permitted past the door to the third floor without clearance of a deputy stationed at the door.

(Indicate page, name of newspaper, city and state.)

PAGE 1

SECTION 1

TIMES PICAYUNE

NEW ORLEANS, LA.

Date: 8-9-67

Edition:

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX

11-22-63  
Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

62-109060-5672

ENCLOSURE

(Mount Clipping in Space Below)

LOSES LA. TRIBUNAL PLEA

# Sheridan Going To Federal Court

Attorneys for a television newsman accused of attempting to bribe a witness in DA Jim Garrison's assassination investigation took their fight to federal court today.

The Louisiana State Supreme Court ruled yesterday that Walter Sheridan, a reporter for the National Broadcasting Co., must testify before the Orleans Parish Grand Jury, saying that the newsman's claim of harassment by Garrison is not sufficient "to warrant the exercise of our supervisory jurisdiction at this time."

MILTON BRENER, an attorney for Sheridan, said today he would file pleadings in federal district court today on behalf of his client. Asked whether he would go all the way to the U.S. Supreme Court if necessary in an attempt to thwart Sheridan's appearance before the grand jury, Brener replied: "We intend to do everything we possibly can."

Sheridan was subpoenaed to appear before the grand jury shortly after Garrison charged him with attempting to bribe Perry Raymond Russo of Baton Rouge, who testified he witnessed Clay Shaw, David Ferrie and Lee Harvey Oswald plot to assassinate President John F. Kennedy.

Shaw has been charged by Garrison with conspiring to kill the president.

THE CHARGE against Sheridan grew out of an hour-long documentary which was highly critical of Garrison's methods of handling the probe.

Meanwhile, Gordon Novel, another witness in the probe, has volunteered to go before the grand jury provided he be questioned under the influence of "truth serum," or hypnosis or while being administered a lie detector examination.

Novel took refuge in Ohio after Garrison charged him with conspiracy to commit simple burglary and being a material witness.

IN ANOTHER development yesterday, the attorney for Dean A. Andrews Jr. subpoenaed two more defense witnesses for Andrews' jury trial, scheduled tomorrow in Judge Frank J. Shea's court.

Subpoenaed were David L. Chandler, 724 Gov. Nichols, a Life magazine reporter; Sam Depino, a reporter for WVUE-TV, and Bernard (Bubba) Pettingill, bail bondsman for the General Bail Bonding Service, 534 S. Broad.

In Baton Rouge yesterday, Russo claimed the late Ferrie also discussed the assassination of former President Dwight D. Eisenhower and former Mexican President Adolpho Lopez Mateos.

(Indicate page, name of newspaper, city and state.)

PAGE 6

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-8-67

Edition: RED FLASH

Authors

Editors

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX.

Character: 11-22-63

AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

ENCLOSURE

5672

(Mount Clipping in Space Below)

**BULLETIN**

The District Attorney's office today subpoenaed the stenographic notes, transcripts and voice recordings of testimony given to the Warren Commission by Dean A. Andrews Jr. in 1964 for use at Andrews' trial, which begins here tomorrow.

(Indicate page, name of newspaper, city and state.)

PAGE 1  
STATES-ITEM  
NEW ORLEANS, LA.

Date: 8-8-67  
Edition: RED FLASH  
Author:  
Editor:  
Title: ASSASSINATION OF  
PRESIDENT JOHN F.  
KENNEDY, DALLAS, TEX  
11-22-63  
Character: AFO  
or  
Classification: 89-  
Submitting Office: N.O., I.A.  
 Being Investigated

ENCLOSURE

- 56 -

(Mount Clipping in Space Below)

# Judge Issues Guidelines for Andrews Trial

Criminal District Court Judge Frank J. Shea today issued a set of rules governing attendance by the press and the general public at the perjury trial of attorney Dean A. Andrews Jr., which opens here tomorrow.

Andrews was indicted for perjury by the Orleans Parish Grand Jury in connection with testimony he gave relating to District Attorney Jim Garrison's investigation of the Kennedy assassination.

The rules set down today by Judge Shea are as follows:

1. There will be no camera beyond the door leading to the third floor of the Criminal Courts Building, where Judge Shea's court is located.

There are no restrictions on photographs elsewhere in the building.

2. During the selection of the jury, there will be no general admission to the third floor. One representative of the press to be chosen by a pool of various agencies may be present during the selection. No other persons will be admitted.

3. During the trial, one front row bench will be allotted to the press, with seats

assigned to one representative from each of the following media: The States-Item, The Times-Picayune, the Louisiana Weekly, The Associated Press, United Press International, WWL - Radio, WWL-TV, WDSU-TV and WVUE-TV.

4. No one will be permitted to enter or leave the court except during official recess periods. Press members may relieve each other during recesses but no more than one person from each agency may be in court at any one time.

5. Other seating in the court will be assigned to the general public on a first-come, first-served basis. No regular passes will be issued. Anyone who leaves his seat will go to the end of the line if he wishes to be readmitted.

6. No standing in the courtroom and no smoking will be permitted.

7. No one will be permitted past the door to the third floor without clearance of the deputy stationed at the door.

(Indicate page, name of newspaper, city and state.)

PAGE 2

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-8-67

Edition: RED FLASH

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX

11-22-63  
Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

ENCLOSURE

(Mount Clipping in Space Below)

# Perjury Trial For Andrews Commences

Dean A. Andrews Jr., the lawyer accused by District Attorney Jim Garrison of lying before the Orleans Parish Grand Jury in the investigation into the assassination of President John F. Kennedy, goes on trial for perjury today.

Garrison's office yesterday subpoenaed the stenographic notes and voice recordings of testimony given by Andrews in 1964 to the Warren Commission.

In his defense, Andrews subpoenaed 39 witnesses, including Garrison, Gov. John J. McKeithen and the entire grand jury. However, William V. Redmann, the governor's executive counsel, sent a telegram yesterday to Judge Frank J. Shea advising that Andrews had withdrawn his subpoena of the governor.

MACHINERY TO select a five-man jury and an alternate to hear the case was to grind into motion today. Decisions rendered by five-man juries must be unanimous by law.

The subpoena for Andrews' testimony before the Warren Commission was directed to Helen Dietrich, described as an agent for Dietrich and Pickett Inc., National Bank of Commerce bldg. The order describes the testimony as having been taken in the old Civil Courts bldg. on July 21, 1964.

Redmann's telegram to Judge Shea, said that "although as chief executive, he (McKeithen) is not liable to subpoena by the judicial branch, the governor will supply any required information by personal appearance of himself or appropriate subordinate that appears necessary to trial."

ANDREWS HAD BEEN brought before the grand jury after Garrison charged Clay Shaw, a New Orleans businessman, with conspiracy to assassinate President Kennedy.

Andrews told the Warren Commission that a Clay Bertrand contacted him shortly after the assassination about representing Lee Harvey Oswald, the man the commission concluded killed the President.

Garrison charges Shaw is Bertrand.

Andrews contends Shaw is not Bertrand. Shaw, too, says he is not Bertrand.

Andrews says that Eugene Davis, a French Quarter bar owner, is Bertrand, but Davis denies that he has ever used the name of Bertrand.

(Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Date: 8-9-67

Edition: RED COMET

Author:

Editor:

Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, TEX

11-22-63  
Character: AFO

Classification: 89-

Submitting Office: N.O., LA.

Being Investigated

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATION SECTION

AUG 14 1967

TELETYPE

Mr. Tolson	
Mr. DeLoach	✓
Mr. Mohr	
Mr. Bishop	✓
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. Felt	
Mr. Gale	✓
Mr. Rosen	✓
Mr. Sullivan	✓
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Gandy	

REC 46

FBI WASH DC

FBI NEW ORLS

8-2 AM URGENT 8/14/67 CJP

TO DIRECTOR (62-109060) AND DALLAS (89-43)

FROM NEW ORLEANS (89-69)

ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY, DALLAS, TEXAS, NOV. TWENTYTWO, SIXTYTHREE, MISCELLANEOUS INFO CONCERNING.

OO: DALLAS

WDSU RADIO NEWSCAST REPORTED THAT DEAN ANDREWS, NEW ORLEANS, ATTORNEY, WAS FOUND GUILTY ON THREE COUNTS OF PERJURY IN CRIMINAL DISTRICT COURT, PARISH OF ORLEANS. THE FIVE MAN JURY RETURNED VERDICT OF GUILTY EARLY THIS AM.

ANDREWS IN NINETEEN SIXTYTHREE WAS ALLEGEDLY CONTACTED BY ONE CLAY BERTRAND AND ASKED TO REPRESENT LEE HARVEY OSWALD.

END

RCS

FBI WASH DC

P

REC 46 62-109060-5673

EX 106

15 AUG 16 1967

56 AUG 21 1967

CC- MR. SULLIVAN

MR. DELOACH FOR THE DIRECTOR

WFA-312, MAG-32, 2d MA (S-3),  
MCAS, Beaufort, So. Carolina 29902  
8 August 1967

Mr. J. Edgar Hoover  
Federal Bureau of Investigation  
Washington, D.C.

Mr. Hoover;

I am writing this letter in connection with the assassination of President John F. Kennedy. I am studying the case as thoroughly as I can, but would like to get hold of some information that is still not too clear in my mind.

To get to the point, I was hoping that you could help me by first telling me if there are any reports that were not made public in the beginning that now, might be available to persons interested in the case. If so could you tell me where these reports can be located.

I was also wondering if you could possibly locate and send to me a copy of the ballistics report that was made by the FBI. Please advise me as to whether this report can be acquired, and how I can go about receiving it. If you cannot send me a copy, maybe you know where I can purchase a summary of this report. Also you might be able to recommend some of the more truthfully written books on the assassination. Your time, efforts, and consideration will be deeply appreciated. Thank you.

Sincerely,

*Alfred A. Brissette*

Alfred A. Brissette PR. USMC

RSVT

REC-40

62-109060-5674

EX 106

15 AUG 25 1967

CORRESPONDENCE

August 14, 1967

REC-62-109060-5674

EX 106

Pfc. Alfred A. Brissette  
VMFA-312, MAG-32  
2d MAW (S-3), MCAS  
Beaufort, South Carolina 29902

Dear Mr. Brissette:

With reference to your communication of August 8th, this is to advise that all the material developed by the FBI in connection with our investigation of the assassination of President Kennedy was turned over to the Warren Commission for its consideration and the results of our inquiry into this matter were subsequently made available to the National Archives by the Warren Commission.

The FBI has no authority to independently release any information contained in these reports; however, since certain material is available for inspection, I suggest you communicate with the Archivist, National Archives and Records Service, 8th Street and Pennsylvania Avenue, N. W., Washington, D. C. 20408, for the data you desire.

Sincerely yours,

W. Edgar Hoover

John Edgar Hoover  
Director

NOTE: Bufiles contain no record of correspondent.

ED:jcw (3)

MAILED 22  
AUG 14 1967  
COMM-FBI

- Tolson
- DeLoach
- Mohr
- Bishop
- Casper
- Callahan
- Conrad
- Felt
- Gale
- Rosen
- Sullivan
- Tavel
- Trotter
- Tele. Room
- Holmes
- Gandy

AUG 22 1967

TELETYPE UNIT

Mr. [unclear] 4730



UNITED STATES GOVERNMENT

# Memorandum

TO : DIRECTOR, FBI (62-109060)

DATE: 8/11/67

FROM : SAC, INDIANAPOLIS (62-1686)

SUBJECT: ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
NOVEMBER 22, 1963  
DALLAS, TEXAS  
INFORMATION CONCERNING

REC-20

Re Bureau airtel to Indianapolis dated 8/8/67.

Enclosed for the Bureau are the original and three copies of a letterhead memorandum which is self-explanatory.

Interview conducted in this matter was done by Special Agent WALTER VALENTINE, JR., and JAMES STEINMAN, Logansport Police Department.

Captain STEINMAN advised that LOWE made a similar allegation concerning SCHOENRADT several years ago but failed to mention anything concerning the assassination of JOHN FITZGERALD KENNEDY.

[REDACTED]

[REDACTED]

SCHOENRADT is described as follows:

Race	White
Sex	Male
Place of birth	Logansport, Indiana
Age	About 35 in 1959
Eyes	Blue
Hair	Brown

[REDACTED]

No further investigation being conducted by Indianapolis UACB.

62-109060-5675

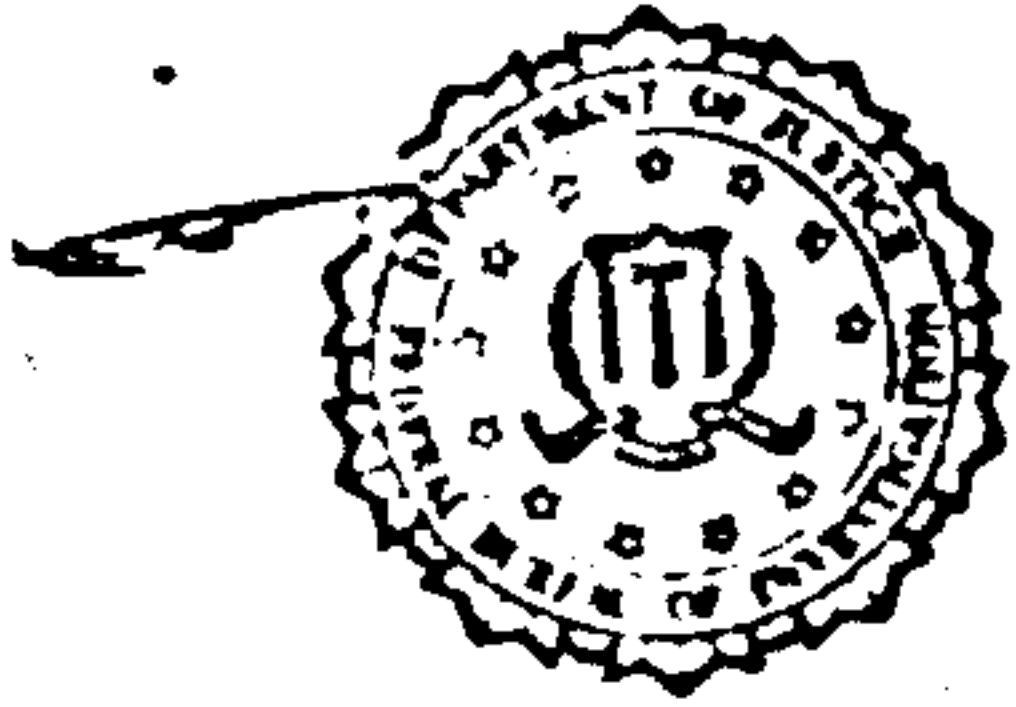
2 - Bureau  
2 - Indianapolis  
WV:dsg  
(4)

cc HAA to  
USSS + Day  
8/17/67  
EX-115

50 AUG 22 1967

a.c. in 5732 6-115





UNITED STATES DEPARTMENT OF JUSTICE  
FEDERAL BUREAU OF INVESTIGATION

In Reply, Please Refer to  
File No.

Indianapolis, Indiana

August 11, 1967

ASSASSINATION OF PRESIDENT  
JOHN FITZGERALD KENNEDY  
NOVEMBER 22, 1963  
DALLAS, TEXAS

On August 10, 1967, TIMOTHY RALPH LOWE, Room 374 Captain Logan Hotel, Logansport, Indiana, was interviewed by a Special Agent of the Federal Bureau of Investigation and James Steinman, Captain, Logansport Police Department, Logansport, Indiana. Lowe advised he is a retired Air Force Second Lieutenant, Serial Number A0854503.

Lowe stated he is 48 years old and has had pressure and a feeling of suffocation on him from an unknown person since his first memory at age four. His development has been hindered and he is now partially age four in his ways. Lowe stated he has visions and he knew that John Fitzgerald Kennedy was going to be assassinated when he was fourteen years of age, long before Kennedy was a national figure. He stated that in 1938 he was in New Orleans at the Hotel Montelion and heard the names of Garrison and Ferrie in a vision. He stated that he has been aware of a project to assassinate Kennedy all of his life. He stated he went to Japan in 1963 and a few days after he arrived in Japan, Kennedy was assassinate.

Lowe stated he feels that [redacted] in Logansport is responsible for Kennedy's death. This man is Richard Schoenrad. He stated Schoenrad has never been in New Orleans or Dallas to his knowledge, however, he first saw Schoenrad's face in his visions in approximately 1923, but saw him in person for the first time in October, 1961.

62-109060-5675

ENCLOSURE

RE:

Assassination of President  
John Fitzgerald Kennedy  
November 22, 1963  
Dallas, Texas

He stated that no one believes him. Lowe advised that the only evidence for his statement is in his body and he cannot produce any further evidence to substantiate his statements. He stated his mother and father could relate more concerning his visions if they were not deceased.

Lowe stated he received an overdose of insulin which affected his spine in an Air Force hospital.

This document contains neither recommendations nor conclusions of the FBI. It is the property of the FBI and is loaned to your agency; it and its contents are not to be distributed outside your agency.

- 1 - Mr. Rosen
- 1 - Mr. McGowan
- 1 - Mr. Branigan
- 1 - Mr. Lenihan

August 9, 1967

Mr. Fred M. Vinson, Jr.  
 Assistant Attorney General  
 Director, FBI

RECORDED - 0103A  
 AUG 11 1967

ASSASSINATION OF PRESIDENT  
 JOHN FITZGERALD KENNEDY  
 NOVEMBER 22, 1963  
 DALLAS, TEXAS

On August 7, 1967, Mr. Gordon D. Novel telephonically contacted a Special Agent of this Bureau stationed at Cocoa, Florida. Mr. Novel has been prominently mentioned in news media in connection with the investigation of District Attorney James Garrison, Orleans Parish, Louisiana.

Mr. Novel advised that he had been instructed by Mr. Kossack, Department of Justice, Civil Rights Division, through the American Civil Liberties Union to turn over any information he developed regarding James Garrison to the nearest FBI office. Mr. Novel stated he will be residing at Cocoa Beach for the next six weeks and desired to turn over information to the Resident Agency at Cocoa, Florida.

FX 104 REC-34 62-109060-5676

On August 8, 1967, Mr. Kossack informed Special Agent William A. Branigan of this Bureau that he had told a representative of the American Civil Liberties Union that if Gordon Novel had any information regarding the misuse of process by District Attorney Garrison, such information could be furnished to the nearest office of the FBI. Mr. Kossack stated that he did not say or imply that the Bureau or the Department of Justice was conducting any investigation of District Attorney Garrison. Mr. Kossack requested that any information made available by Gordon Novel be accepted without comment and be forwarded to the appropriate division in the Department.

AUG 17 1967

Personnel of this Bureau have been so advised

62-109060

1 - Mr. Carl Eardley  
 Acting Assistant Attorney General

1 - Mr. J. Walter Yeagley  
 Assistant Attorney General

WAB:lag

(9) MAIL ROOM  TELETYPE UNIT

MAILED 5  
 AUG - 9 1967  
 COMM - FBI

Mr. Tolson  
 Mr. DeLoach  
 Mr. Mohr  
 Mr. Bishop  
 Mr. Casper  
 Mr. Callahan  
 Mr. Conrad  
 Mr. Felt  
 Mr. Gale  
 Mr. Rosen  
 Mr. Sullivan  
 Mr. Tavel  
 Mr. Trotter  
 Mr. Tele. Room  
 Mr. Holmes  
 Miss Gandy

*Kossack should have  
 told A.C.L.U. to send  
 material to Dept. don't  
 like being an intermediary  
 for A.C.L.U. Novel, Don Kossack*

SENT DIRECTOR  
 8-9-67

0 8

THIS SERIAL HAS BEEN REFERRED TO  
ANOTHER AGENCY AND IS IN A PENDING STATUS:

FILE NO. 62-109060

SERIAL NO. 5677

PAGE NO. 1-3

NO. OF PAGES 3

SECTION NO.

142

CIA

REFERRAL

FEDERAL BUREAU OF INVESTIGATION  
U. S. DEPARTMENT OF JUSTICE  
COMMUNICATION SECTION

AUG 15 1967

FBI WASH DC

FBI NEW ORLS

610PM URGENT 8/15/67 RDC

TO DIRECTOR (62-109060) AND DALLAS (89-43)

FROM NEW ORLEANS (89-69)

ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY,

DALLAS, TEXAS, NOV. TWENTYTWO, SIXTYTHREE, MISCELLANEOUS -  
INFO CONCERNING, OO: DALLAS.

NEW ORLEANS STATES-ITEM, RED FLASH EDITION, AUGUST  
FIFTEEN INSTANT, REPORTED THAT DA JIM GARRISON TODAY ISSUED  
SUBPOENAS FOR THE FOLLOWING THREE PERSONS TO APPEAR BEFORE  
ORLEANS PARISH GRAND JURY TOMORROW IN CONNECTION WITH HIS  
KENNEDY ASSASSINATION PROBE: STEVEN B. PLOTKIN, ATTORNEY  
FOR GORDON NOVEL, THE BARONNE BUILDING; BRYON CHIVERTON,  
FOUR TWO ZERO NINE FONTAINEBLEAU ( FILES OF NEW ORLEANS  
OFFICE CONTAIN NO INFO CONCERNING CHIVERTON IN CONNECTION  
WITH GARRISON PROBE) AND RANCIER B. EHLINGER, ONE ZERO THREE  
HOMESTEAD AVE., METAIRIE. EHLINGER IDENTIFIED NEW ORLEANS  
TEL APRIL SEVEN SIXTYSEVEN AS FRIEND OF GORDON NOVEL WHO  
NOVEL ALLEGED GARRISON WAS "LEANING" ON AND WAS GETTING  
CLOSE TO THREATENING WITH PHYSICAL VIOLENCE.

END PAGE ONE

Mr. Tolson	
Mr. DeLoach	
Mr. Mohr	
Mr. Bishop	
Mr. Casper	
Mr. Callahan	
Mr. Conrad	
Mr. Felt	
Mr. Gale	
Mr. Rosen	
Mr. Sullivan	
Mr. Tavel	
Mr. Trotter	
Tele. Room	
Miss Holmes	
Miss Gandy	

~~REC-50~~

*This doesn't read right*

REC 51 62-109060-5678

AUG 17 1967

EX-105

*3 f. [unclear]*

62 AUG 23 1967

MR. DELOACH FOR THE DIRECTOR

1 X P 107