

(Mount Clipping in Space Below)

- Mr. Tolson \_\_\_\_\_
- Mr. Belmont \_\_\_\_\_
- Mr. Mohr \_\_\_\_\_
- Mr. Casper \_\_\_\_\_
- Mr. Callahan \_\_\_\_\_
- Mr. Conrad \_\_\_\_\_
- Mr. DeLoach \_\_\_\_\_
- Mr. Evans \_\_\_\_\_
- Mr. Gale \_\_\_\_\_
- Mr. Rosen
- Mr. Sullivan
- Mr. Tavel \_\_\_\_\_
- Mr. Trotter \_\_\_\_\_
- Tele. Room \_\_\_\_\_
- Miss Holmes \_\_\_\_\_
- Miss Gandy \_\_\_\_\_

# Lawyers Again Fail To Seat Ruby Juror

By HUGH AYNESWORTH and CARL FREUND

Attorneys failed again Wednesday to select a single juror for the Jack Ruby murder trial.

Dist. Atty. Henry Wade said, however, he still believes they can get an impartial jury here to decide whether Ruby committed murder when he shot Lee Harvey Oswald.

"I think we should keep trying for at least two weeks," Wade said.

Judge Brown said he was "neither discouraged nor encouraged" by the failure of lawyers to accept a single juror from the first 16 veniremen questioned.

THE JUDGE observed that defense lawyers "don't appear to be trying too hard" to get a jury.

Defense legal staff, headed by Melvin Belli of San Francisco and Joe Tonahill of Austin, moved to

Lawyers questioned 12 prospective jurors Wednesday during court sessions marked by more wrangling.

Prosecutors used their first peremptory challenge to reject a prospective juror they didn't want.

Defense lawyers used two more challenges.

As a result, they have only 11 remaining.

WHEN THEY use these challenges, they must accept every prospective juror who does not disqualify himself. They could no longer reject these jurors without giving any reason.

Judge Brown ruled Wednesday that nine prospective jurors were disqualified because they had fixed opinions or did not believe in the death penalty.

Arguments between lawyers

reached a peak when defense attorneys tried to subpoena a prospective juror who had seen Oswald shot on television. Tonahill said he wanted to use the prospective juror — and others who had seen the shooting on television — as witnesses during the trial.

WADE ACCUSED the defense of resorting to "a stunt," and Judge Brown blocked Tonahill from going through with the plan.

Judge Brown indicated he would continue attempts to get the jury into next week.

"If it's possible to get a fair and impartial jury, I want to try the case here," he told reporters.

Shortly before the judge recessed his Criminal District Court No. 3 for the day, defense lawyers used their fourth peremptory challenge to keep Hubbard L. Hill of 113 W. Avenue F in Garland, off the jury.

THEY DID so after Judge Brown said Hill, a veteran mechanic for Safeway Stores, was qualified to serve on the jury.

The defense used its third peremptory challenge just before the midday recess. Ruby's lawyers refused to accept H. C. Connally, 9114 Westglen, a PEX installer for Southwestern Bell Telephone Co.

Connally, who described himself as a distant relative of Gov. John Connally, said he was "horrified" when Ruby shot and killed Oswald.

He said he would set aside what he had seen, heard and discussed and consider only the evidence if chosen as a juror.

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

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