

(Mount Clipping in Space Below)

WARREN REPORT LAWYER SOUGHT

Testimony of Andrews Interviewer, DA's Aim

The district attorney's office began an attempt Thursday to have a Warren Commission attorney who took testimony from Dean A. Andrews Jr. brought to New Orleans for Andrews' perjury trial next week.

Assistant Dist. Atty. James L. Alcock filed a request for attendance at the trial by Wesley J. Liebeler with Criminal District Court Judge Frank J. Shea, who will preside at Andrews' trial.

Andrews testified before Liebeler in New Orleans in 1967 that a man named Clay Bertrand had called him after the assassination of President John F. Kennedy and asked him to defend accused assassin Lee Harvey Oswald.

Andrews testified this year before the Orleans Parish Grand jury that he could not say whether or not Bertrand and conspiracy defendant Clay L. Shaw are the same person. Andrews was indicted for perjury on that session of testimony, and will be tried on that indictment next week.

Andrews later claimed that the man he knew as Bertrand was French Quarter bar owner Eugene C. Davis, and testified again before the grand jury. The district attorney's office sued a direct bill of information charging him with perjury in the subsequent testimony. Dist. Atty. Jim Garrison has claimed that "Clay Bertrand" was an alias used by Shaw.

Judge Shea signed an order for Liebeler's return to New Orleans and an order for funds to cover Liebeler's travel expenses.

The order is being forwarded to courts in Wyndham County, Va., where Liebeler resides.

Alcock, in requesting Liebeler's return, said his testimony is necessary to show the materiality and relevance of the grand jury's questioning of Andrews and to show prior inconsistent statements.

ACLU Wants Investigation

The American Civil Liberties Union announced Thursday that it called upon U.S. Attorney General Ramsey Clark to order an immediate investigation to determine whether New Orleans District Attorney Jim Garrison is misusing powers of his office in an attempt to intimidate those who disagree with his theory that President John F. Kennedy's death was brought about by a conspiracy planned in New Orleans.

In a letter sent to the attorney general, Lawrence Speiser, director of the ACLU Washington office, charged that "actions by Garrison indicate a gross misuse of his public office in infringing on constitutional rights. District attorneys must, of necessity, have wide discretion in utilizing their offices for law enforcement and prosecution purposes." Speiser continued: "Nevertheless, it seems apparent that Mr. Garrison is indiscriminately using his power to bring criminal charges in order to intimidate those who disagree with him. Such activities do not appear to be an effort to arrive at the truth, but, instead, to silence critics."

Speiser urged that if an investigation of Garrison and his associates indicates that there have been violations of the United States Code the matter

be presented to a grand jury for indictments.

Know 2 Gunmen in Case—Russo

BATON ROUGE, La.—Perry Russo, star witness in New Orleans Dist. Atty. Jim Garrison's Kennedy assassination probe, said Thursday he knows and has seen two gunmen in the case.

But Russo told the East Baton Rouge Lion's Club here that the district attorney could not touch the gunmen because the assassination did not take place in Orleans Parish.

Russo, a local insurance salesman, answered questions from the audience about the case.

There were certain elements of the case that he could not discuss, he said, but he had been briefed on guidelines a judge issued concerning the case and knew what to talk about.

He called a National Broadcasting Co. broadcast critical of the Garrison probe the most sensational, and most funny thing that had happened to him.

NBC and Saturday Evening Post have been working with the defense for Clay Shaw, New Orleans businessman accused of conspiracy in the murder of the late President Kennedy, Russo charged.

Russo has pointed out Shaw as a conspirator.

He said he thought Shaw would go on trial in September or October, and he believed 90 per cent of New Orleans people already had made up their minds one way or another on Garrison's case.

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SECTION 1

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