- (Mount Clipping in Space Below)

といい 幸 Conducted Tuesday

A Criminal District Court judge signed an order directing Monday afternoon that the Su-National Broadcasting Co. In-preme Court had refused applivestigator Walter Sheridan to cations for writs. appear at a hearing Tuesday to show cause why he should not assignment in Detroit but was presence will be required in available to come down upon Dicago Tuesday in a federal receiving notice of when the court matter involving Team-

jury session Wednesday. for so The "rule" contained five jury. points:

1. Sheridan was summoned to appear before the jury for July il.

2. A stay for his appearance was issued by the state Supreme Court

2. 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 subpens effective.

5. Wednesday Sheridan was notified through his attorney Milion Brener that the jury was in session and that his presence before the jury was required, and failed to appear.

igned an order for Sheridan's jury saw fit.

appearance on that day.

Deputies of Criminal Sheriff endant be served personally in through me. such cases. Brener said his COCIA

client was in Detroit on assigninant

- 'ON AN ASSIGNMENT' After the court action Brener noted that Sheridan had previ-

ously received the court's permission to leave its jurisdic-Contempt Hearing to Be tion, subject to 48 hours' notice. and issued this statement:

> 'Mr. Sheridan's personal attorney from Washington, D. C., Herbert Miller, was notified

"Walter Sheridan was on an grand jury wanted him to ap sters Union boss James Hoffa.

pear.

Parish grand jury Wednesday.

Assistant district attorney
Alvin V. Oser filed a "rule to kans Tuesday morning and he cause" with Judge Bernard J. Bagert about 5 p.m.

Tuesday and Wednesday morning a recess of the grand ling and he and I were waiting jury session Wednesday.

"This subpena will necessitate this appearance in Chicago.

"This subpena will necessitate this appearance in Chicago.

to Washington, D. C., leaving at and others for new trials."

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

"I immediatey 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 Judge Bagert ordered a con-lempt hearing for Tuesday and Signed an order for Sheriday's

appear today but it would be possible for him to appear Thursday or Friday if the grand

48 HOURS NOTICE
"I want to emphasize that Louis A. Heyd Jr. served the the grand jury had given him order on Brener, but officials permission to leave its jurisdicay it is necessary that the define subject to 48 hours notice

"Judge Bagert told me to call it. Labiche (Albert V. La-Mr. Labiche (Albert V. Biche, 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 fury for falling to appear.

Brener added that Sheridan's

when no word was heard throughout the 14th, 15th, and from the grand jury this morn leth of August as the governing, and upon being informed ment has insisted on his president only routine cases were ence at this hearing which inscheduled, Mr. Miller went back volves requests by dames Hoffa (Indicate page, name of newspaper, city and state.)

PAGE 1

and he was a given a SECTION 1

TIMES PICATUNE

NEW ORLEANS, LA.

TIME: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, AFO

Classification: 89-Submitting Office: V.O., LA.

Being investigated by the