- (Mount Clipping in Space Below)

BELAY IN PERJURY TRIAL RULED OU

from High Court

Wednesday afternoon denied a writ of Dean A. Andrews Jr. reconcllable differences" with asking for a delay in his trial his client, for perjury in connection with Andrews son's assassination probe.

Andrews, meanwhile, pleading to follow." his own case, argued before However, Zelden was later ap. Garrison said he probably as-Criminal District Court Judge pointed by the court to repre-signed Andrews a code name Wednesday to have Garrison acting as his own counsel dur- beneve that his to arrison and his staff recused from ing the bearing, he indicated telephones were being monitor-prosecuting the case and to there was no friction between ed. have an ad hoc district altorney himself and Zelden when he appointed for the trial. When Judge Shea recessed late Wednesday.

the bearing until 10 a. m. Thursday, it was a baggard Andrews who answered newsmen's questions after nearly 12 hours in the courtroom. Con Thursday Andrews will Atty. Richard V. Burnes. have a chance to question Mor-Gonzales, another name mentioned in the probe.

The trial, which was in its the president. first day Wednesday, was re- Burnes then writ filed before the Supreme Court seeking a delay in the the persons he was looking for. case so he could prepare argu-ments 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 subpenaed with the Parish assistant district attorn exception of three persons cur- Parish assistant district attor-rently living in other states and ray, asked Burnes for some reathat 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'

connection with his testimony

Andrews Is Denied Writ effore the Orleans Parish Grand

Andrews look over his own defense after attorney Sam The state Supreme Court late Monk Zelden withdrew his representation because of "Ir-

Andrews himself said it was District Attorney Jim Garri- a matter of two lawyers disagreeing on "the best procedure

Frank Shea until 9:30 p. m. sent Andrews. While Andrews is because he had good reason to Wednesday to have Garrison acting as his own counsel dur believe that his (Garrison's)

late Wednesday. He said he had no comment

- Galden's statement.

IN BURNES CALLED

Andrews called several with nesses, including assistant Dist.

Burnes testified that Andrews ris Brownlee, whose name was once said he knew Lee Harvey mentioned at Wednesday's hear- Oswald did not kill Kennedy and ings, and two New Orleans po- that he was looking for three licemen who are reported to persons — the "Mex" who ac-have arrested Emanuel Garcia companied Oswald to Andrews' office, a "Clay Bertrand" and the person who actually killed

Burnes then Indicated that he cessed while Andrews had a heard a tape recording on which Andrews said he located two of

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

sens for which he was sub penaed.

Burnes replied that they in-cluded "your Warren Commission testimony" regarding a call Andrews said he received from Clay Bertrand, who asked him if he would represent Os-wald 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 as-

far removed as he sat on the witness chair, answering Andrews' questions and frequent-ly-pelacing or ending his re-plies with "Dean," Andrews' first name.

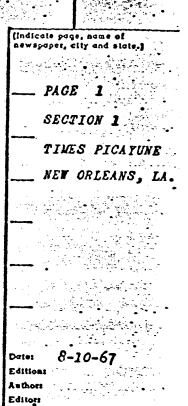
Andrews, the hip talker, stuck close to legal terminology as he moved through the questioning, occasionally adjusting his dark glasses.

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 be-cause 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 tell-Ing 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 tained about the Case



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THE ASSASSINATION OF PRESIDENT JOHN F. KENNEDY, DALLAS, 11-22-63 Characteric JEA AFO

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

Being Investigated

Andrews also questioned Garrecollection of the meeting, but Life Magazine regarding the that it had been so long age Zagruder film, a roll of bome he did not recall some of the movie film purchased by Life specific topics discussed.

Andrews asked Garrison H at subsequent méelings he re-called 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 asked Garrison if fessed he could no longer recall Federal Bureau of Investiga-he ever said "that was cross what his question was. Judge tion. Why is Andrews lying? he recalled a party of Garrison and Garrison were looking at phrase. and his assistants on March 14 photos of Dealey Plaza in Dal-at the Royal Orleans Hotel las in relation to the possible Garrison said he recalled attending a dinner there. Andrews position of guns and people bill of exception to the court's sexual. asked if among the guests were Garrison said he had not. ruling that the court reporter "Who Garrison said he recalled atseveral members of the press. "Yes, I recall several," rison replied.

Andrews then asked if during 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.

Orleans Athletic Club, once in Garrison's office, and another time when "he called me, or perhaps I called him."

Again Andrews pressed about Again Anorews pressed a warren commission and a March 14 conversation, and DA's office with Garrison the Garrison said there had been night and morning before An

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 expressed that opinion. give any other reasons without going into the evidence of the tions by the state on the grounds spelled out the reasons to hir drews. * ÷.,

In other questions Andrews 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.

ndrews position of guns and people on or exception to the court's sexual. s were Garrison said he had not. ruling that the court reporter "Who would that be? Clay press. Garrison was also asked if he could not repeat the question. Bertrand-Clay Shaw. Further-any of his assistants that he rison recused, Andrews said Hammond." during "No," replied Garrison, "that evidence to prove an assassina" that Garrison found the Ham-l Gar. No." replied Garrison, "that evidence to prove an assassina" that Garrison found the Hamthe course of the meal Gar-was not necessary because tion conspiracy was halched in rison arose and announced that that had become apparent to New Orleans. most of the staff."

SUBPENAS DISCUSSED

recall the incident, and when cluding who gave instructions. Andrews asked him if an insid for the preparation and so forth. as well as asking him questions is awaiting trial on criminal with Garrison and members of

Burnes said that he discussed Andrews' testimony before the Warren Commission and in the drews 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 an-swered he thought Garrison had

There were frequent objec-

Clay Shaw trial, but he said that Andrews' questions were possessing narcolics. he was confident he had not irrelevant in the hearing on a motion to recuse the DA and that they covered material that would come up during the trial. Life magazine who was once a Each time the objection-was sustained Andrews announced he was fling a bill of excep tion to the court's ruling:

On several occasions during Under questioning hy rison about a meeting between wised Garrison if he recalled the questioning of Burnes, An drews, Chandler said no mone-the two at Broussard's Restau- that Andrews suggested that drews would ask a long, in-tary arrangements were made rant, Garrison said he had a Garrison get in touch with volved question. Burnes would between his magazine and Garvolved question. Burnes would between his magazine and Gar-answer by repeating the ques-rison when the two first distion, prefacing his statement by cussed the Kennedy investiga-

saying, "As I understand your tion. question, you are asking . . ." Chandler also quoted Garr, and then ask, "is this correct" son in reference to a conversa-Andrews at one point asked to tion about Andrews which ochave the court reporter repeat curred in the d.a.'s office last the question. Judge Shea, ap-December:

instructed Andrews to repeat his conflicting statements to the question, and Andrews con- the Warren Commission and the

"The only conspiracy existing is the conspiracy planted in

Much of Andrews' questioning (l'erry Raymond) Russo's of Burnes regarded the sub mind due to use of hypnotical penaes issued to Andrews in-sessions," the motion stated cluding who gave instructions Russo is Garrison's star witness

> 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 3 sins by Garrison. Andrews said Garrison filed criminal charges against "Manuel Garcia Gon-zales" for alleged selling and

: CHANDLER TESTIFIES

Another witness was David L Chandler, a correspondent for close friend of Garrison.

parently tired of the repetition, "Andrews is lying because of

mond angle significant in that he believed Oswald was trained at a guerrilla camp in that city. Chandier Said Garrison also pointed out that Shaw speaks Spanish.

Under these circumstances, Garison became convinced that recall the incident, and when closing who gave instructions the probe. Russo testified at Andrews asked him if he him the proparation and so forth. In the probe, Russo testified at called Zelden, from the Royal Orleans, Garrison said he had two or three conversations with Zelden - once at the New as well as asking him questioned is awaiting trial on criminal with Carrison and members of about his instructions, if any, to the jury. Burnes said that he discussed probe hit the headlines. about his instructions, if any, Feb. 22 shortly after Garrison's Dempsey and Ross Yockey of the New Orleans States-Item and Sam DePine of WVUE-TV

were among those who appeared. William Gurvich, former Gar-

rison investigator, also testified. He said there was no basis for the probe. He asserted that Garrison received money for

character he invented by the the investigation from sources name of "Gonzales" was named other than Truth and Conseas one of the Kennedy assas. quences. 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 altorney 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 thoughte I just can't DOD up and say da-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 available except Russo, he told and his attorney. the court that he had not had adequate time to prepare his had stated that there were case.

Andrews asserted that he had to rely on the telephone . to trace down information since he was acting as his succe he was acting as ins 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."

nesses or experts he was try-office.

produce them. Judge Shea told him that Russo was available for ques. tioning, but Andrews said he before copies were distributed needed an expert in the field of to members during the March psychiatry and hypnotism be 16 session. "Not to my knowl-fore he questions Russo. It was finally agreed that at the the next witness was Lt. Andrews then asked if the the next witness was Lt. Andrews then asked if the the next witness was Lt. Andrews then asked if the the next witness was Lt. Andrews then asked if the the next witness was Lt. Support of the next witness was Lt. Andrews then asked if the the next witness was Lt. Support of the next witness was low of the next was low of the next witness was low of the next was low of the next witness was low of the next was low of the next witness was low of the next witness was

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.

got under way at 7 p.m. follow-mon knowledge in the district

SOR.

However, when Andrews ask- ny," Alcock said.

was sustained. Next Assistant DA Burnes, "If Jim Garrison said I who questioned Andrews before would be untruthful in testithe grand kury March 16, was mony, and It would be common recalled

At that point Judge Shea in-

Andrews questioned Burnes

about his festimony in the trict attorney's office that you were willfully deceiving us," Burnes said.

Andrews also asked about Wednesday night, after Andrews, purposes of a proposed meet-Andrews' case with Garrison had questioned all the witnesses ing between Burnes, Andrews and Andrews dismissed him,

Burnes said that Andrews 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 sumber of things," Burnes said.

Burnes also said he had not

ing to contact, said those cited. He said it was explained to All of the grand jury mem-rest of Gracia Gonzales for <u>actime</u> that because of "the attorney's office cannot admin-ber J. C. Albarado testified time factor" he was unable to ister an oath for testimony. briefly.

edge," Burnes said. "Who pointed out discrepan-cies in testimony before I went into the grand jury?" Andrews asked.

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

Andrews then called Alcock The night session Wednesday and asked him if it "was comand the state of the second se

discussed Andrews with Garri-certain inconsistencies that you couldn't five with the testimo-

ed, "Did he ever say I was ly- Assistant District Atlorney ing," Alcock objected that Gar- Alvin V. Oser was placed on the

Xnowledge in the office, would you hear it?"

i standar a la

terrupted and said: "I'm not mander of the New Orleans, podistrict attorney's office. "It interested in that. You can hear lice vice squad, who was asked was my opinion after hear- anything in the criminal courts if he could remember an ar-ing your testimony in the dis-trict attorney's office that you enough." zales in September of 1966 or

Assistant District Attorney Numa Bertel testified that he had not discussed any facet of Sgt. Joe J. Buccola of the to Washington to study govern-State Police testified that he ment documents, some of them had been assigned to Garrison's FBI interviews of Andrews. office in the first week of Bethel said he had sent pho March and had worked there Bethel said he had sent photo-

until April 16. that his name had come up in

that his name nou come up in Andrews made a invuou in a report made to chief Garrison a subpena for the photostats, investigator Louis Ivon, "when but Alcock said he had them we ran into you at the 544 and produced them in court.

stats of the interviews to Ivon. Sgt. Buccola told Andrews Garrison or his staff. but had not discussed them with

could not.

you expect me to wait while told the grand jury the sub-you fish around." Andrews, mentioning wit-said in the district attorney's the report was made after An-esses or experts he was try-office. LL. Clarence Giarrusso, head questioned concerning the arrusso said the DA's office can make a narcotics arrest without his office knowing about it.

January of 1967. He said he

London journalist Tom Bethel

who is employed in Garrison's

investigation, said he had gone

DEAN ANDREWS

Arrives for triain