(Mount Clipping in Space Below)

Andrews May Present

Pleadings to Shea Today Of Andrews, Burglass said: "He likes attention, Most of us

But Defense Has Made No Specific Plans

Attorneys for Dean A Andrews Ir who is awaiting entencing on a perjury conviction involving conspiracy investigation testimony, may go sefore Criminal District Court Judge Frank J. Shea with plead

the attorneys, said Monday he was not sure when the defense will go before Judge Shea, but he added that it "could be tomorrow." Burglass said he had not made "any specific plans" as to

rections the Orleans Parish At one point Alcock said, grand jury concerning District This man tells so many lies Attorney Jim Garrison's Ken-you can't tell when he's telling nedy death prohe nedy death probe.

which Andrews told the jury isn't, he doesn't exist, or he's he could not identify mysterious. Gene Davis." "Clay Bertrand" as conspiracy Davis is a French Quarter: defendant Clay L. Shaw.

CONSPIRACY ALLEGED

to the defense. They can citted to let people use their wan mediate imposition of sentence.

Andrews, meanwhile, must Wan ur ide infirmary of the parish prison, where he was

impuths to convict themselves he said. *LIKES ATTENTION*

remanded after the convic- "He likes attention. Most of us tion. Andrews was placed in do. He got squirreled up into the infirmary because facili-the biggest investigation of

ties there are better and clean-murder this country has ever er than in the tiers.

Andrews' sentence can be as They wanted him to change his treat as 15 years if he is given er than in the tiers. great as 15 years if he is given story. They wanted Andrews a five-year maximum on each to equate Shaw and Bertrand,

of the three counts, and if thesebut he ain't that kind of guy.
sentences are specified to rur "Up comes that massive foot.

If the sentence runs to the You (the jury) are the only maximum length, Andrews wil thing between that massive his case is being appealed.

If it is for a lesser term, he had been a spokesman for can go free on bond, Judge the Criminal District Court for the can go free on bond, Judge the Criminal District Court for the criminal The conviction was returned said the office was open through-Shea said.

by the jury after two hours andout Andrews' trial. He said a by the jury after two hours and out Andrews' trial. He said a by minutes of deliberation man was available at all times 40 minutes of deliberation.

In final arguments Assistant with a key to the office. what defense requests will be.
Andrews' conviction on three of five perjury counts was returned at 1:30 a.m. Monday by a five-man jury. It terminated the Warren commission in 1963 are into and consumed the tran into and consumed the tions are irreconcilable." All the statements and positive-weekend.

His 11½-fool-long indictment grew out of testimony in June Bertrand's identity.

In final arguments Assistant with a key to the office.

All A story in The Times-Picayune cock cited numerous state-Monday said a tape of interturned at 1:30 a.m. Monday by ments in which he said Andrews regation of Andrews was not readily available because the tions are irreconcilable." All spokesman also said the clerk's office was closed. The weekend.

His 11½-fool-long indictment grew out of testimony in June Bertrand's identity.

Concerning Berlrand's iden-Counts upon which he was tity, Alcock said that Andrews convicted covered testimony in testified that "he is or he

bar owner whom Andrews identified as Clay Bertrand after the Shaw is under indictment for grand jury testimony for which

Snaw is under indictment for allegedly conspiring with the late David W. Ferrie and Lee Harvey Oswald to kill President John F. Kennedy.

Garrison claimed that Shaw used the alias "Bertrand." is Andrews' identification of a man who he says called him in 1963 and asked

fication of a man who he says called him in 1963 and asked him to represent Oswald.

After the conviction, Judge and that, for this reason, has no legal foundation.

Shea said the next move is up to the defense. They can either the conviction of the defense of the converted that the sade whole case is based on state—ments made by Andrews alone and that, for this reason, has no legal foundation.

Our liberty is too valuable

(Indicate page, name of

PA GE 1 SECTION 1

TIVES PICAYUNE

NEW ORLEANS, LA.

Editions A without

Editors

Tule: ASSASSINATION OF

Classification: 89= Submitting Office: N.O

62-109060