Judge Heebe Issues Order to Halt Prosecution of Shaw

Hear Suit Asked .

District Attorney Jim Garricon's prosecution of 55-year-old

porary restraining order district attorney's staft. against Garrison and his two REASON'S FOR ORI

bringing Shaw to trial."

Referring to the question of rights." jurisdiction, Alcock told news- Judge Heebe said that the man: "This is totally unprec-thrust of the allegations concedented in federal and state tained in Shaw's suit against

nation.

JUDGE'S RULING

Judge Heebe held Tuesday in his restraining order that Shaw's complaint rasses "real issues of alleged deprivations of liberty through the actions of the state."

Under federal procedure The judge added that at this with him to hear the Shaw

prosecuting he will be de he presents in his petition."

prived of his constitutional "And because there is a very rights.

against Garrison and his two principal assistants, James L. Alcock and Charles R. Ward. The restraining order was the Shaw complaint "read as a sought in a suit filed Monday whole, presents much more than in order to prevent possible irretiation of isolated wrongs, three-judge Federal Court be convened and that preliminary and permanent injunctions be tions of the defendants, prior to for preliminary injunction."

REASONS FOR ORDER—eral court hearing to be held before the June 11 date which had been set for the Shaw trial in order to prevent possible irretiation of isolated wrongs, parable injury to Shaw "we grant the motion for temporary and attempts to raise the acspread parable injury to Shaw "restraining order pending a speedy hearing on the motion issued against further prosecution.

Alcock said he was mystified certed pattern of persecution of by the decision, adding that it the petitioner and the whole-REASONS FOR ORDER-

by the decision, adding that it the petitioner and the wholedampened "my optimism about sale and willful disregard of the bringing Shaw to trial."

— peritioner's constitutional

Garrison and his assistants The suit additionally asks that raises serious questions con-the Warren Commission Report cerning the relationship between on the assassination of Presi the Federal District Court and dent Kennedy be declared valid the Louisiana Criminal District and binding on all courts in the Court "and indeed between federal and state courts across the nation."

He added "whenever a federal court stays the hand of a state official, the delicate balance of comity, so necessary and wholesome for our federal system, is likely to be disturbed.'

Judge Heebe will new ask stage in the development of the Chief Judge John R Brown law and possible future development of the United States Hith Circuit Court of Appeals to designate two other judges to sit and prepared to rule art the

Special U.S. Court to suit which complains that if possibility of a remedy for this Garrison is not enjoined from plaintiff under the state of facts

real likelihood he may prevail-The special court will be on the merits, and because in businessman Clay L. Shaw on made up of Judge Heebe, and tions of the plaintiff's allega-charges of conspiring to murder other federal district judge, and tions of the unconstitutionality of various bertinent. Louisianal trict Judge Frederick J. R. Judge Heebe issued the temperature of the state of Louisianal statutes, a three-judge court is statutes, a three-judge court is porary order at 2:10 p. m., interest of the state of Louisianal porary restraining order in the district attorney's staff

may not be possible for a federal court hearing to be held, (Indicate page, name of newspaper, city and state.)

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Being Investigated

ENCLOSURE