## Shaw Trial Block Lashed By Garrison LA

porary restraining or der HE SAID the blocking the conspiracy trial have no jurisdiction whatsc of Clay L. Shaw, calling the of a power play to interfere in order outrageous and unprecess matters before the case dented interference by the courts. federal government.

The order, issued yesterday by Federal District Judge Frederick J. R. Heebe, postpones indefinitely the trial of Shaw, accused of conspiring to kill President John F. Kennedy.

GARRISON, in a lengthy prepared statement, charged that the restraining order is Kennedy assassination. terest in the outcome of the case because it does not want

"it known that it condu- 1 a fraudulent inquiry, usi Tered evidence and faldence to fool the peu this country."

He called the conclusi the Warren Commission ulent and said:

"Another reason that federal government has a speshould therefore keep its large

the Central Intelligence Agen-

involvement of the CIA was the major objective of the the false inquiry by the War rea Commission. Many peo- cause there is a likelihood that

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completely uncontrolled by Congress-has been engaged in the assassination business for some years," Garrison said.

Garrison said that the gov-ernment has interfered with his probe-in every conceivable way and that his office has District Attorney Jim Gar any critical or demotioned in

HE SAID the federal courts

Shaw-had been scheduled to go to trial June 11 on the charge which grew out of Garrison's probe.

Judge Heebe's order, handed down yesterday, restrains Garrison and his staff from prosecuting Shaw pending further orders from the court.

The order was sought in a suit filed Monday by Shaw's attorneys. The suit also asked just another example of the that preliminary and perma-federal government's interfer-nent injunctions against Garence with his probe of the rison and his stall be issued. The suit also asked that the The DA said the federal findings of the Warren Comgovernment has a special in- mission Report on the Kennedy assassination be declared valid and admissable as evidence to

all courts in the country. JUDGE HEEBE said Shaw's complaint raises "real issues of alleged deprivations of librty through the actions of the ie."

he complaint, read as a le, Judge Heebe said, "pre-

sents much more than a recitation of isolated wrongs, but imcial interest in this case-and pugns the entire prosecution against the petitioner and atnose out of it - is the very tempts to raise the actions of deep involvement of agents of the defendants, prior to and during the criminal proceed-ings, to the level of a concert-The concealment of the ed pattern of persecution of the petitioner and the wholesale and willful disregard of the petifalse federal investigation and tioner's constitutional\_righter? -Judge Heebe said that be-

1 ple in this country still do not Shaw "may prevail on the merthat the CIA-which is its" and because Shaw's complaint attacks the constitutionity of various "pertinent Louisiana statutes, a three-judge court is required in this matter .

THE JUDGE said it would not be possible for such a court to be cunvened and a hearing concluded before the scheduled trial date.

Under sederal procedure, Judge Heebe will now ask Chief Judge John R. Brown of the U.S. Fifth Circuit Court of Appeals to designate two other judges to sil with him to hear The Shaw suit.



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ewspaper, city and state.)

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