## (Mount Clipping in Space Below)

## L BE HEARD

**A** Criminal District Court hearing will be conducted Friday on one motion for a change of venue in the trial of Clay L. Shaw and on another seeking to have the conspiracy charge against Shaw thrown out of court.

Judge Edward A. Haggerty Jr. set the hearing for 10 a.m. after granting a third motion that will permit Shaw to remain free on his current \$10,000 bond during his trial, which has been scheduled for Jan. 21.

Shaw is accused of conspiring with Lee Harvey Oswald and others to kill President John F. Kennedy. The district attorney's office booked him on that charge on March 1, 1967, and he was later indicted by the Orleans Parish Grand Jury.

Judge Haggerty gave an out-tine of court sessions for the trial.

Court will be in session from 9 a.m. to noon and from 1:30 p.m. to 5:30 p.m. Mondays through Saturdays, and from 1:30 p.m. to 5:30 p.m. Sundavs.

He ruled out night sessions as too taxing. The jury will be lodged at a nearby hotel. Women jurors, if any, will be accompanied by a police matron.

A lengthy trial is expected. DA Jim Garrison estimates it will take about five weeks.

"I'll hold court on Mardi Gras (Feb. 18) if necessary, and it looks like it will be necessary," Judge Haggerty said.

In his attack on Shaw's con

spiracy indictment, attorney F. "We feel sure they will show Irvin Dymend ratiacked the that President Kennedy was state conspiracy statute itself shot from at least two direcon several grounds. tions and especially from the front, which is in the area of ATTACKS STATE LAW

Change of Venue, Void-ing of Charge, Topics It denies the state and federal were fired from the grassy knoll." constitutions, and violates the knoll, on Kennedy's right, in-right of the accused to be in-stead of or in addition to the the accusation shots the commission said were formed of against him. fired by Oswald from the book He also attacked the state depository to Kennedy's rear.

law embodying the "nine of 12 rule," which holds that mediate hearing that would only nine of 12 jurors need cause no further delay in the vote guilty to produce a trial. Alcock said he would have guilty verdict. his answers by Thursday.

Dymond argued that a guilty verdict must be unanimous.

The motion for a change of al benches will be placed in his venue was the fourth filed since courtroom for the trial. This Shaw's case has been before will increase the seating capacithe court. The other three were ty to 172. overruled by Judge Haggerty.

The latest motion said the actions of Garrison and or his as-sistants "are designed to prejudice and the rights of the defendant and his ability to secure a fair trial in an atmos- admitted. phere free of prejudice, pas- The judge said he is asking sion, bias and political tyran- for a panel of 250 jurors and ny," the latest motion says in will call on persona from panels

part. Such actions constitute an "extra-judicial attempt" to persuade prospective jurors that Garrison's theories about the assassination are correct, and that there was a conspiracy, the defense alleged.

PRESS CONFERENCE Cited were a one-hour press conference by Garrison on Dec. 11, a television show in which Asst. DA James L. Alcock appeared on Dec. 9, and a TV in-terview with Alcock on Dec. 31.

ALCOCK QUOTE

The following quote, in which Alcock supposedly discussed Shaw, was cited by the motion: "We can and will try him

without the antonsy report and X-rays." (Garrison sought original records of the autopsy and X-rays of President Kennedy's body as evidence.)

Alcock was further quoted: "We feel that this (the autopsy report) is vital evidence and the jury is entitled to see it and to have experts tell them what is reflected by these re-

ports.

Dymond asked for an im

his answers by Thursday. ADDITIONAL BENCHES

Judge Haggerty said addition-

A pool of 25 newsmen will be admitted during jury selection, when most seats will be occupied by potential jurors. Later, 100 newsmen will be

admitted.

of other sections of court if the original 250 is used up before 12 jurors are picked.

Bribe Story Lie,

Leemans Quoted The district attorney's office Monday released a statement attributed to a Slidell man who claimed he lied about being bribed by the DA's office in connection with a statement about

Clay L. Shaw in 1967. In the summer of that year Fred H. Leemans Sr. appeared on a National Broadcasting Co. documentary about DA. Jim Garrison's probe into the assassination of President John F. Kennedy.

Leemans claimed that a member of Garrison's staff at that time, Robert E. Lee, offered him \$2,500 for testimony to the effect that Shaw used a Turkish bath run by Leemans, using the name Clay Bertrand.

Garrison has claimed that Shaw used the alias Clay Bentranu.

(Indicate page, name of ewspaper, city and state.]

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SECTION 1

THE TIMES-PICAYUNE

NEW ORLEANS, LA.

Date: 1-7-69 Edition Editor: GEORGE W. HEALY TILLE ASSISSINATION OF PRESIDENT JOHN F. KENNEDY, TEXAS Character: 11-22-63 of 89-Classification:

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<u>e Hewaver</u>, in the statement pe-leased Monday, Leemans is quoted as saying that he lied on the NBC program. "I now state freely and volum-

tarily and without any promises of reward or immunity that the statements I made on the NBC program relative to Garrison's office offering me a bribe for testimony favorable to their case was a lie," the statement said.

said. The statement said Leemans wanted to clear Lee and Gar-rison's office from "the false accusations that I had made." On the television show Lee-mans also claimed that Garri-con's efficient tried to not him tai

son's office tried to get him to identify a young man who al-legedly accompanied Shaw to the baths as Lee Harvey Oswald.

Part of the reason he participated in the <u>three was</u> threat-ening phone calls "relative to the information that I had given Mr. Garrison," Leemans is sup-posed to have said.

Leemans also described a visit from a man with a badge who stated that he was a gov-

ernment agent. The man supposedly told Lee-mans that the government was checking bar owners in the Slidell area for possible income tax violations.

The man also warned him that "it was not smart" to be involved in the Clay Shaw case, "because a lot of people that had been involved got hurt."

An anonymous caries told Lee mans to change his statement and claim he had been bribed, Leemans' statement said. The caller also suggested that

Leemans contact Irvin Dymond, one of Shaw's attorneys, Leemans said.

mans said. After contacting Dymond, Leemans said, he was intro-duced to Walter Sheridan, in-vestigative reporter for NBC. Leemans claims Dymond of-fered him an attorney and bond in the event he were charged with giving false information to the DA's office. the DA's office. Leemans said his appearance

on the show was taped in the office of Aaron Kohn, managing director of the Metropolitan Crime Commission, in the presence of Sherinan and Dymond.