COMMUNICATIONS SECTION JAN 15 1969

FBI WASH DC

FBI NEW ORLS 3-35 PM 1-15-69 URGENT DAO TO DIRECOTR 62-109060 AND DALLAS 89-43 FROM NEW ORLEANS 89-69 5P

CASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY, DALLAS, IEXAS, NOVEMBER TWENTYTWO, NINETEEN SIXTYTHREE. MISC. - INFO CONCERNING. OO:DALLAS. Special Arrat

FORMER SA REGIS 'L. KENNEDY, TELEPHONICALLY ADVISED AT NINE SIXTEEN A.M., INSTANT DATE, THAT HE HAD ACCEPTED SERVICE ON A SUBPOENA DELIVERED TO HIS RESIDENCE AT APPROXIMATELY SEVEN A. M. THIS DATE. KENNEDY ADVISED FURTHER THAT THE SUBPOENA WAS SERVED ON HIM BY A DEPUTY SHERIFF ON THE ORLEANS PARISH 50. HE STATED THAT HIS WIFE ANSWERED THE DOOR AND THAT THE DEPUTY SHERIFF ASKED FOR REGIS KENNEDY ANS THAT KENNEDY. BEING UPSTAIRS AND HEARING THIS, CAME TO THE FRONT DOOR TO PERSONALLY ACCEPT SERVICE ON THE SUBPOENA. KENNEDY STATED NO COMMENT WAS MADE BY EITHER HIM OR HIS WIFE RE THE SERVICE AND THAT THE DEPUTY SHERIFF WHOSE IDENTITY NOT KNOWN WAS REC- X -10 KENNEDY MADE NO COMMENT.

THE SUBPOENA READS AS FOLLOWS: 25 JAN 22 1969 END PAGE ONE

Mr. Bishop fr. Caspe Ir. Callahan Conrad **(** -Roser Mr. Sullivi Mr. Tave Mr. Trotter Tele, Room Miss Holmes Miss Gandy.

PAGE TWO

"SECTION C SUBPOENA THE STATE OF LOUISIANA NO. ONE NINE EIGHT - ZERO FIVE NINE STATE CRIMINAL DISTRICT COURT FOR THE PARISH OF ORLEANS TO REGIS L. KENNEDY FIVE TWO THREE HOMESTEAD AVENUE METAIRIE, LOUISIANA

YOU ARE HEREBY COMMANDED TO APPEAR IN THE CRIMINAL DISTRICT COURT, FOR THE PARISH OF ORLEANS, SECTION C, ON THE TWENTYFIRST DAY OF JANUARY, IN THE YEAR OF OUR LORD, NINETEEN SIXTYNINE, AT TEN O'CLOCK A. M., TO TESTIFY THE TRUTH ACCORDING TO YOUR KNOWLEDGE, IN THE CASE OF THE STATE OF LOUISIANA, VS. CLAY L. SHAW DEFENDANT.

AND YOU ARE NOT TO FAIL HEREIN, UNDER A PENALTY OF A FINE OF NOT MORE THAN ONE HUNDRED DOLLARS OR BY IMPRISONMENT OF NOT MORE THAN TEN DAYS, OR BOTH.

BY ORDER OF THE COURT EDWARD A. HAGGERTY, CLERK. TULANE AVENUE AND S. BROAD STREET /S/A. ANSEL (PH) DEPUTY CLERK" END PAGE TWO PAGE THREE

END PAGE THREE

THE REVERSE SIDE OF THIS SUBPOENA HAS NOT BEEN EXECUTED BUT READS AS FOLLOWS:

"RETURN ON PERSONAL SERVICE

"THIS IS TO CERTIFY, THAT ON, NINETEEN, I RECEIVED THE PROCESS OF COURT OF WHICH THIS IS A DUPLICATE AND THAT ON, NINETEEN, I MADE DUE PERSONAL SERVICE THEREOF BY LEAVING SAME IN THE HANDS OF THE PERSON TO WHOM THE PROCESS IS DIRECTED.

•••••• DEPUTY TO CRIMINAL SHERIFF RETURN ON DOMICILIARY SERVICE

THIS IS TO CERTIFY, THAT ON, NINETEEN, I RECEIVED THE PROCESS OF COURT OF WHICH THIS IS A DUPLICATE, AND THAT ON, NINETEEN, I MADE DUE SERVICE THEREOF BY LEAVING THE SAME IN THE HANDS OF, A PERSON APPARENTLY OVER THE AGE OF FOURTEEN YEARS, RESIDING AT THE DOMICILE OF THE PERSON TO WHOM THE SAID PROCESS OF COURT WAS ISSUED, WHO WAS ABSENT AT THE TIME, WHICH FACT I LEARNED BY INTERROGATING THE PERSON IN WHOSE HANDS THE SAID PROCESS WAS LEFT. PAGE FOUR

KENNEDY ADVISED THAT HE IS TAKING NO ACTION IN CONNECTION WITH THIS SUBPOENA OTHER THAN TO MAKE THE EARLIEST POSSIBLE AHORNY CONTACT WITH USA LOUIS LA COUR, NEW ORLEANS, LA. KENNEDY ADDED THAT HE HAS NOT BEEN CONTACTED BY ANYONE IN CONNECTION WITH INSTANT MATTER NOR DOES HE CONTEMPLATE CONTACTING ANYONE EXCEPT FOR LA COUR AND THAT IT IS HIS INTENTION TO FULLY COOPERATE WITH THE FBI IN THIS MATTER.

USA LA COUR WAS TELEPHONICALLY ADVISED BY FBI, NEW ORLEANS AT ELEVEN FORTY A. M. INSTANT DATE, THAT KENNEDY HAD RECEIVED THE ABOVE-DESCRIBED SUBPOENA. LA COUR STATED THAT HE IS AWARE THAT KENNEDY HAS BEEN TRYING TO CONTACT HIM THIS DATE AND THAT IN ANTICIPATION OF THE SUBPOENA, HE HAS BEEN IN Massistant Attorney Meneral CONSULTATION WITH AAG FRED M. VINCENT, IN WASHINGTON, D. C. LA COUR STATED HE WILL MAKE CONTACT WITH KENNEDY AS SOON AS POSSIBLE.

KENNEDY, IT WILL BE RECALLED, WAS SUBPOENAED ON MAY FIVE, SIXTYSEVEN, TO APPEAR BEFORE THE GRAND JURY IN CIRMINAL DISTRICT COURT, ORLEANS PARISH, ON MAY TEN, SIXTYSEVEN. IT END PAGE FOUR PAGE FIVE .

IS FURTHER RECALLED THAT KENNEDY DID APPEAR BEFORE THE ORLEANS PARISH GRAND JURY ON MAY SEVENTEEN, SIXTYSEVEN, AND WAS INTERROGATED CONCERNING HIS KNOWLEDGE OF INSTANT MATTER. THE NATURE OF KENNEDY'S REQUESTED TESTIMONY ON JANUARY TWENTYONE, NEXT, IS THEREFORE EXPECTED TO DEAL WITH THE SAME SUBJECT MATTER. JUSTIFICATION FOR THIS TESTIMONY WILL BE DISCUSSED BY LA COUR WITH THE DEPARTMENT.

FORMER SA KENNEDY ADVISED THAT FROM HIS REVIEW OF THE SUBPOENA, THERE IS NO MENTION OF ANY REQUESTS FOR ANY RECORDS, THAT THE DEPUTY SHERIFF MADE NO MENTION OF ANY RECORDS WHEN SERVING THE SUBPOENA AND THAT KENNEDY HIMSELF HAS NO RECORDS IN CONNECTION WITH INSTANT MATTER.

A XEROX COPY OF THE SUBPOENA RECEIVED BY KENNEDY BEING Memo FORWARDED BY LHM THIS DATE.

END ...

EXXVA...

FBI WASH DC