DA'S OFFICE ASKS DELAY TRIAL OF CLAY SHA

release of Endorsement He said he would have to be of Autopsy Report Hit killed to be stopped.

for an indefinite delay in the Clay Shaw conspiracy trial Alcock based his argument on District of Columbia after soore

tional evidence before he Kennedy, would order the release of Alcock outopsy photographs and X-rays of President John F. Kes-Bedy.

Just last month Alcock, in a tice." could and would try Shaw for bers and set the hearing. conspiring to kill Kennedy without the autopsy report and X. Salvatore Panzeca, one of

"We can "and will try him without the autopsy report and X-ravs."

Chief defense counsel P. Irvin Dymond said the defense Irvin Dymond sald the defense will oppose the delay at the Reading a brief, but hard and Arays of the national of the photographs hearing set by Judge Edward hitting statement, Alcock accinic Predictal The district Alloys yill preside over the trial if it one accopy evidence that is and Krays showed that Predicts the place, said he will real Commission report. The directors by the Justice hearing.

Among the delays since it has all the evidence it described by the Justice rot bring Enaw to trial until Department years response to the dominate for the confidits by the order of the confidits by the order of the confidits by the Orl and Parish district at-

Shaw's arrest on March 1, 1967, has been a six-month continuance on the basis of prejudicial publicity at the dedense's request.

SURPRISE MOVE

The 11th-hour bombshell took delractors off guard.

Just several weeks ago Garrison, a persuasive speaker, set the trial date and announced that nothing would stop him from going through with the caser

BASIS FOR MOTION

Alcock's motion said the release was "highly prejudicial" to the state's prosecution and "inimical to the ends of jus-

television interview, said that Judge Haggerty accepted the the district attorney's office motion personally in his cham-

WILL OPPOSE DELAY Shaw's defense altorneys, was

SHEL.

autoray on Kannedy's body. RECORDS IN ARCHIVES

There records were scaled in Contact Archives used 1971 all but Garrison's most skeptical at the request of the Exercity fairfly.

The clothes licinient wore ducing the assessmilies are also cought he Handa's office, Alcock said Friday.

Same the after the cens conference, a federal judge in of Autopsy Report Hit Alcock, Garrison's most active Mathington, 19.00, gave assistant in court matters in court with Judge Shaw, filed the motion decay to warrant his ordering for release of the records.

Indee Charles W. Balleck, in:

Jedge Charles W. Halleck, In: General Sessions Court of the Clay Shaw conspiracy trial! Alcock based his argument on finite of Columbia after noore scheduled to begin Tuesday.

Assistant DA James L. Alcock's release Thursday night granted the fortens Parish discock asked for the indefinite experts backed up the autopsy if it defines to prove that the following shortly after a findings of the Warren Commission on the death of President before and during the autopsy to the late President Wennedy.

Alcock's motion said the reare "my county and malerial" in the prosecution of the alkard, ecrispitus y case. Pluma V. Deciel Ir., assisiant

district efformer of Orleans Pur-ien, maintained in his ergo-nomis before Judge Halloch first the Orleans Parish district alterney's office has "substan-tial evid not indicating that the haw's defense attorneys, was photographs and X-rays will reThe quote which was cited in present when shock filed the wall that President Kennedyl
a attempt by Shaw's attorneys portion and by specified a convenient of health first first for a an attempt by Shaw's attorneys notion, and he secrived a copy-lives struck by bullets fixed from

out of town, but Moch and the least two directions, out of town, but Moch and the MEAUT OF REPORT in his chair and announced the delay request during a quantity night disclosed that here conference in Garrison's an half parient medical gauge of the chairs as held that hard and harde of the galayer of the

the Orl any Parish district at-Carrison is demanding the turney, via usuls the demi-tegraphs and X-rays from the facults for the presention of Shirt.

: Bertel, in support of a state. ment filed by the Orleans Partin Circles after the circles after the partin fice while the Control Sections Court in Washington, main(Indicate page, name of newspaper, city and state.) مع هما من المراجع المر المراجع المراج

PAGE 1

SECTION 1

THE TIMES-PICAYUNE

i da. 1981 Denggang ayes NEW ORLEINS, LA.

Date: 1-18-69

Editions

Authors Editor: GEORGE W. HEALY Title: ASSISSINATION OF PRESIDENT JOHN P.

KENNEDY, TEXAS Characters

11-22-63 89-

Classification: Submitting Office: N.O., LA.

Being Investigated

REFECT UNKNOWN Rayer said To had not seen the program, and was not in a facilion to know what Is effect might be on prospective jurous.

But Le prince that if Judge Haller by the arts in sange Hallerly slopped WWL's pro-groun, he would also have to the Time-Pleayene and other nous needle from carry-

Judge Haggerty said he was not trying to stop news media from gathering information est-side the confines of the court.

Sir, he maintained that the wartion of whether the priormation influences the minds of prospective jurors must be con-

sidered.
Judge Haggerty effect one number case in which the judge and a newspaper were criticized for "making a circus" of the SELF-REGULATION

· He said it is generally agreed among the legal profession that the press should impose volun-

tary regulations on Reelf in publicizing judicial matters.

Kews media do not have the equivalent of the executations

for discipline, he said.

Defense ritoracy Demond sold the moster was "simply a question of which is more im-partent: the right of Channel 4

partiest: the right of Channel 4 or make money, or the right of Clay Shau to get a fair tried."
It connection while Reyer's statement that the program consisted of news that already had been gettered, Dymond and there is no way of kinesers, how were there. ing how many prespective jours have seen come, all or none of M.

"Consequently, there is no way of saying this will not be rea material to some," he sold.
"There's no way in the world

It cannot affect them," he said of lucors. of jurors.

The television station was try-

The television station was trying to force Shaw into a gamble, Dymond said.

"Mr. Rayer is asking the court to force Ciay Shaw to gamble on what effect the shog will have" on prespective juncrs. Dymond said.

The up but of the ergunicula was an announcement by Enyer Ithan WVIL agreed to withorew

the program, not because it violated any guidelines, but in defence to the evert and prospective juiors.

sicas Court in the District of Columbia lacked jurisdiction in the Leuisiana Case.

ARGUMENTS HEARD

Bertel meinteined that the gal technicalities, Judge Har-eck affirmed Beriel's comm-

The case of the government. was arrived by Joseph Hamon, Robert McC. Hand. The Certifi-teed of the Cold Greeke of the cate, which mentioned a gen-Depreinent of Justice.

of Ladistana 1.25 calliled to the Reals and glaingraffs. but he sold his would grad

NO WIENESES PRESENT He asked thentol if he had any vilingers errit as pullulogists available to present testimony. The New Cilians afformed and he did and have any such pile moveer into officially available.

liables sold be wanted to give Dirtike Anoraly Conticon every opportunity to rep-port the "encorra statement" first he has substantial ext. Cauce that the Life irresident nes struck by irilias from tro di certar.

Dr. James B. Reads, archihis of the United Alaba, wir ित्त सीत स्टेश्वर होता है। से प्रेस्ट X-१ ५९ व्यक्ति स्टेश्वर होता है। सिंह्स स्टे Returned a fine of the pital in Courting Work's for alco Fredding Romady's Log wes flown from Dallan, side in the conference of thing the bearing.

Placeds has been directed to how came tilly an order should not be entered registres him to appear as a witness in the Critatical District Court of Or-· Pitch

court did have jurisdiction. All generated here Friday, Alcock a commercial expression of the accounted his intention to subpena the desine ulto signed Remoch's death certificate in Talles on Nov. 22, 1963.

He Kintilled the doctor as eale, which medianed a gershel would of the left temple, was not during that the chile reads

CAUSE OF DEATH

The certificate "Heta the cause of death as massive head mercentics of the creation of the mercentics of the mented to and brain damage due to a minute the Galants Farith district temple. This point of evidence are may appear and to prove that the colidity to prove that the colidity Raintey Continues and and brain damage due to a guide the Galants Fritz Provided the left are made to the colors.

The Alexandread Landship of the colors of the colors

The certificate was commission exhibit 272, he said. "we are religioning that particular eal "it clorg with Ur. Me-Clelland," Morek said.

Alcock Investigated the news icraference esce when First Astristant DA Charles R. Ward on-: nounced a plone call from Garrizon.

"I'm sterry, Jim." Ward fold Aback. "I have to interrupt the news conference, Mr. Carriana brands you so the phone. He wends me to interrupt the news

many on the phone.

the secured government to his cooks of justice."

The secured government to his fire cooks of justice.

The secured government to his fire cooks of justice.

The secured his stup the presentation by the state of Levillans of Cley Shaw. The firenee, Alexel participated in fireness thanks of this release indicates that Alty. Gen. Ramisely which a less that he serve the so high an effice of serve to so high an effice of serve to so high an effice of serve to so high an effice of the country. Freed to our posts that country, Freed to our posts that country because high objected to the country. Freed to our posts that country free that the serve to the program, symmetric to the program, symmetric to the rear. So-called expects for the this server to the server to be the program, symmetric to the server to th rear. Ex-called experts for the Colonie have examined the reports. Now-co would like to have expuls who have the optive front—have a like oppn-tivity to examine the an-force me exial. lonsy mucial

ing a motion requesting a con-events leading up to the trial. tinuance of this case to be re-stayer told the judge the issue set only after receipt by this involved the question of set only after receipt by this office of all (underlia-d) of the evidence called for in our subpense of the exidence used in the autopsy report and all other evidence secretly held by the exidence secretly held by the federal government. In the event the federal government in the event the federal government. event the federal government this pol honor our subpenss Merchant a les minutes de la relation de la relatio refusing to Percuse all of the

en Roy. 22. I fine day Press la penel of so-called experiments of kenners, as experimented by the fine of the Warren Proof on the American Corposes. Lanance of the eve of the trial of Clay no motion for a motion f and from the rear, while Vinica Poport, it is absolutely by the side of Loysiana. The and from the rear, while Vinica Poport, it is absolutely report is need by the attorney Garrison clothes that the intal accessory that we obtain that ireneral of the Antica States at Garrison claims for the fatal accessery that we obtain that treport issues by the size as would was inflicted from the evidence upon which the panel figureral of the United States at from and that shots were fired based Unite opinion of the angular is highly projectional from several directions.

Deperfing from his prepared (Refore in the last scatence is the figure of this release excident figureral here Friday, Akook underlined). odciliand). not the and more inimical to office was another effort by the case of justice."

and asked Judge Haggerty to, in effect, enjoin the station from showing R.

Attorney Thomas Rayer, repfiere was a buffet only from resenting the station, argued that such an injunction would be traite to compare that such an injunction would be

The show apparently was to "Therefore, 1 3m was, fil., have been a recapitulation of fre