ae, name of city and state.)

Former Texas Gov. John B: Commally said last suant to a conspiracy formulated by Clay L. Shaw and others." New Orleans and testify Shaw only if a Texas court says he must.

"I don't intend to go voluntarily but if a Texas District Court allows the subpena to be served, we'll have to go," Connally said in Houston

District Attorney Jim Garin the trial of Shaw, 55, who him. is charged with conspiring to kill President John F. Kennedy.

The morning session of the trial's eighth day passed to-

day with no new jurors acceptquestioned and excused.

By the end of yesterday's have seized on. session, 10 jurors had been sworn in. Twelve, plus two alternates, are needed.

when the president was shot to death in Dallas' Dealey Plaza Nov. 22, 1963. The governor was seriously wounded by the gunfire.

The Garrison subpena said the Connallys' testimony will help show "that shots were fired into the limousine from more than one direction, per-

GARRISON CHARGES Shaw in the trial of Clay L. conspired with Lee Harvey Oswald and others here to assassinate Kennedy. The Warren Commission investigating the slaying found no evidence of a conspiracy,

Connally said he and his wife told the commission everything they knew about District Attorney Jim Gar-rison yesterday subpensed governor in the past has dif-connally and his wife, both of Houston, as state witnesses in the trial of Shaw 55 who him of which bullet struck

The commission concluded the first shot fired hit both Kennedy and Connally. The governor has insisted he heard the first shot before he was hit. Inasmuch as bullets travel faster than sound, this pre-Fifty-four persons were sents a dilemma which many Warren Commission critics

THE CONNALLY subpenas, Gov. and Mrs. Connally lier, pose a key question in were riding with Kennedy in the Shaw trial. Will the state the presidential kimousine be permitted to "go into groes. It is all male.

This morning, the defense testimony about the assassination itself?

tion has been raised several state with three. Each side times by chief defense attor-had 12 to begin. ney F. Irvin Dymond.

Chief prosecutor James L. Alcock has said the slate may or may not delve into the assassination itself. To obtain a conviction under the state law, the state must prove a conspiracy involving Shaw was formed inside its jurisdiction, then show at least

one overt act was committed in furtherance of the object of the conspiracy The overt act need not be the assassination itself.

BUT THE SUBPENAS for Connally and others connected with the events in Dealey Plaza indicate Garrison in-tends to deal directly with the slaying, in effect putting the Warren Commission Report on trial along with Shaw.

In court yesterday, the ninth and 10th jurors were agreed upon and took their place in the jury box. They are:

Harold W. Bainum Jr., 24, of 2911 Banks, a credit manager.

Warren E. Humphrey, 52, of 6524 Providence pl., a pos-

This morning, the defense exercised its ninth and 10th Judge Edward A. Haggerty peremptory challenges in reJr. has said "we'll cross that jecting two potential jurors
bridge when we come to it accepted by the state. This
I can't tell the state how to leaves the defense with only
present its case." The questwo more such challenges, the

> Peremptory challenges reject jurors with no reason given. Otherwise, the judge decides on a jurorie fittiess

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SECTION 1

STATES-ITEM

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more peremptory challenges as soon as the 12-man panel is completed, to use in the selection of the two alternates nates.

Rejected by the defense to-day were Frank B. Payette Sr., 62, and Edward Fisher Jr., 33.

The judge ordered 34 members of the jury panel of Judge Thomas M. Brahney to report for this afternoon's ses-

Through yesterday, Judge Haggerty had run through 370 prospective jurors with only 10 selected. Most were rejected either because they already had a fixed opinion in the case or because they said they couldn't afford to serve two months without pay. Jurors are not paid in New Orleans.

Through the legal sparring over jurors, the big, white-haired defendant has chainsmoked and watched with an air of detachment.

The penalty on the conspiracy charge is one to 20 years in prison. It takes at least nine members of the jury to acquit or convict. Accock says he expects the trial to run