Openi Stateme

Selection Of Jurors

District Attorney Jim Garrison will personally make the state's opening statement to the jury in the trial of Clay L. Shaw, the States-Item learned! today.

Garrison, whose investigation of the assassination of President John F. Kennedy led to the indictment of Shaw on charges of conspiring to kill the President, has made only one brief appearance so far in the 12-day-old trial.

But courthouse sources today indicated he will make a lengthy statement of the state's case as soon as the jury selection process is completed.

Jury selection continued to drag on today. A panel of 12 has been sworn in, but two alternates must still be picked.

JUDGE Edward A. Hag-ternates.

The state used one of its jurors to appear this morn-this but only 144 showed up.

get no more until the first alternate is chosen. ing, but only 144 showed up.
Of these, 103 were quickly alternate is chosen. fixed opinions or financial problems.

Questioning of the remaining 41 potential jurors began shortly before noon.

Thus far in the trial got under way.

Incomplete the state's courtroom work has been done by assistant volving Shaw actually volving

statement, Alcock nodded af-firmatively and said:

"Yes, I believe so."

time was author Mark Lane, sons who were present in a leading critic of the War-Dealey Plaza when Kennedy ren Commission which report-was shot, has indicated he ined that Lee Harvey Oswald acted alone in killing Kennedy on Nov. 22, 1963. Garrison contends Shaw conspired with Oswald and others to kill the President

LANE sat behind the state's table and conferred frequently with assistant DA Alvin Oser.

Courtroom observers expressed some hope that the two alternate jurors would be picked today, so that the opening statements by both state and defense could come tomorrow.

Each side has a peremptory challenge, by which it can reject a juror without giving a reason, for each of the alternates

GARRISON'S opening statement may answer the question which has been raised all through the trial: Will the

and that an overt act in fur-therance of the object of the conspiracy was committed.

But Garrison, in subpenaing former Gov. John Con-In court today for the first nally of Texas and other perwas shot, has indicated he intends to put the Warren Report on trial and challenge its version of what happened there.

> LAST WEEK, Federal Judge Charles E. Halleck Jr. of General Sessions Court in Washington gave Garrison until Wednesday to make clear his intentions, so Halleck can decide whether autopsy re-ports and photos on Kennedy are relevant to the Shaw case.

GARRISON IS seeking a court order for the record to be released, maintaining it would help back up his claim that Kennedy died in a cross-fire, instead of being slain by Oswald alone.

Meanwhile, it was learned that officials in Houston have notified Garrison that Connally and his wife will testify as state witnesses.

The Connallys were riding in the car in which Kennedy was shot in Dallas. Garrison suppensed them last week.

newspaper, city and state.)

PAGE 1

SECTION 1

STATES-ITEM

NEW ORLEANS, LA.

2-3-69

Edition: RED FLASH

Authors

Editor: GEORGE W. HEALY Title: ASSISSINATION OF

PRESIDENT JOHN F. KENNEDY, TEXAS

11-22-63

Classification: 89-

Submitting Office:

N.O.,I.A.

ENCLOUGH)