(Mount Clipping in Space Balew)

Shaw Pleads 'Not Guilty' At Perjury Arraignment

Clay L. Shaw pleaded innocent today to charges that he committed perjury during his recent trial in which he was acquitted of charges of conspiring to kill President John F. Kennedy.

Shaw appeared with two of his attorneys, Edward Weg-mann and F. Irvin Dymond, for his arraignment before Judge Malcolm J'. O'Hara. Through his allorneys

Shaw waived a reading of the bill of information filed against 'the motion charges that Garhim by the state and requested time to file pleadings in cute Bethell, is the same dis-the case. Judge O'Hara gave trict stiorney who alleges Shaw's attorneys until April himself to be the victim of 22.

There were no objections from the state's attorneys, assistant district attorneys James.L. Alcock and Andrew Sciambra. .

SHAW is accused of lying in his testimony during the consipracy trial when he said he had not known Lee Harvey Oswald or David W. Ferrie. District Attorney Jim Garrison had accused Shaw, Ferrie and Oswald of conspiring to kill Kennedy. Oswald had been named by the Warren Commission as the lone assassin of the President. Ferrie L. Shaw case, and the public died during Garrison's investi- record which he established

clined to answer any questions' from newsmen following the Bethell without regard to the arraignment. Similar "no com canons of professional ethics ments" were issued by Shaw's or to a standard of justice attorneys when asked what which has been precious to type of motions the defense all responsible lawyers planned to file.

Meanwhile, in Judge Matthew S. Braniff's section of court attorneys for Thomas Bethell, who was also charged in connection with the recent Shaw trial, filed three motions, one of them asking that Garrison be ordered to recuse himself in the prosecution of Bethell, a former investigator for the DA.

BETHELL[#] was accused of showing the state's trial memorandum in the Shaw case to one of Shaw's attorneys, Salvador Panzeca

Bethell's attorney, Herbert J. Garon, filed two other motions, one an application for a bill of particulars seeking the exact time and place that the alleged transferral of the memorandum took place, and the other a Tequest for the

detense to examine two written statements bearing Bethell's signature.

A memorandum filed with rison, "who intends to prosetrict attorney who alleges himself to be the victim of Mr. Bethell." -

GARON said in the memorandum that Garrison claims to be the district attorney and the complaining witness at the same time. He told the court that the code of criminal procedure prohibits this practice and "funda-mental justice and fair play would instantaneously reject and repel such an unholy alliance.

Further, the memorandum says:

"In view of Mr. Garrison's shameful conduct in the Clay gation of the assassination in as an irresponsible prose-1967. cuting atorney, can there be Alcock and Sciambra de any doubt that his only motive would be to convict Mr. throughout the history of the nation."

CITING the criticism of Garrison by the press locally the memoand nationally, randum states:

"To place the blame for this failure, at least partially on others, has become an absolute necessity for his political preservation. He had to make a comeback somehow. Now, not wishing to swallow the bitter pill of defeat, he uses the power of hig office to scape

ENCLOSUR

