Tolson 0-20 (Rev. 7-27-67) DeLoach _ Mohr _ 4 Bishop • • 👘 Casper _ Callahan_ Conrad _ . Felt_ Gale Rosen_ Sullivan Tavel Trotter -Tele. Roc Holmes -Gandy • Tele. Room ÷. 8. Š • 292A JFR . ADV FOR AMS MON MARCH 3 EDITOR'S NOTE: UPI SENIOR EDITOR H. D. QUIGG COVERED THE CONSPIRACY TRIAL OF CLAY L. SHAW FROM THE BEGINNING. IN THE FOLLOWING DISPATCH QUIGG REVIEWS THE DOWNFALL OF NEW ORLEANS DIST. ATTY. JIM GARRISON'S CHARGE THAT SHAW, ALONG WITH DAVID FERRIE AND LEE HARVEY CSWALD, CONSPIRED TO KILL PRESIDENT JOHN F. KENNEDY. المجمعة المحار the entrefactor BY H. D. QUIGG NEW ORLEAMS (UPI) --CLAY L. SHAN IS A MAN NOW UNBUEDENED OF A WAKING NIGHTMARE OF TWO YEARS. BUT WHAT NOW BECOMES OF DIST. ATTY. JIM GARRISON'S TERSONAL TILT WHAT NOW BECOMES OF DIST. ATTY. JIM GARRISON'S THE WARREN COMMISSION'S JOB OF SHOWING THAT PRESIDENT JOIN F. KENNEDY WAS ASSASSINATED BY LEE HARVEY OSWALD, ACTING ALONE, AS A FRAUD. IN THIS SCHIISTICATED CITY WHERE THE ARCHITECTURE IS AMIABLY QUAINT AND THE POLITICS DELIGHTFULLY PIQUANT, THE TALK IN STREET, HOW, TOURIST SHOP, AND JAZZ DIVE FOR WEEKS HAS BEEN THAT THE SHAW TELAL WOULD BE A MAKE-OR-BREAK LIEM IN THE CAREER OF THE DYNAMIC G-FGOT-G "JOLLY GREEN GIANT." NEY OPLEAMIANS ARE SALTILY OUTSPOKEL ON ALMOST ANY POSTULATE INT WITHOUT FROOF, AND THE STREETSIDE COMMENT FOR WEEKS HAS BEEN THAT THE DA HAD BETTER SHOV SOMETHING AT THE TELAL OF THE FAN ACCUSEE OF CONSPIRING TO UNAT GARRISCH CALLED "THE CRIME OF THE CENTURY." GARRISON HAS BEEN TALKING UP A TROFICAL GALE FOR TWO YEARS ABOUT AN INVESTIGATION INTO THE REAL BAG OF TRICKS BEHIND THE NURDER OF THE YOUNG PRESIDENT IN DALLAS ON NOV. 22, 1863. A LITTLE NURDER OF THE YOUNG PRESIDENT IN BALLAS ON NOV. 22, 1863. A LITTLE ACCUSET TWO YEARS AGO HE ANNOUNCED HIS STAFF HAD "SOLVED" THE ASSASSINATION. . . * - [-1 ·... .4 lan de la serie de la serie Alexandre de la serie de la Sec. Sec. ASSASSINATION. ASSASSINATION. SHORTLY THEREAFTER -- TWO YEARS AGO SATURDAY, THE DAY A JURY GAVE A POST-MIDNIGHT, UNDER-50-MINUTE VERDICT OF ACQUITTAL --SHAW WAS AERESTED AND CHARGED FITH PLOTTING WITH GSWALD AND DAVID W. FERRIE TO KILL KENNEDY. HE WAS FREED ON 110,000 BOND BUT WALFED HIS FRENCH QUARTER NEIGHBORHGOD UNDER A CLOUD OF SLUR AND SINPLE DOUBT. THE COMMUNITY OF NEU ORLEANS AT LARGE WAS INCLINED TO SHAKE ITS HEAD IN PUZZLEMENT BUT THERE WAS ALWAYS THE THOUGHT THAT "GARRISON'S GOT SCHETHING REALLY GOOD THAT HE'S KEEPING TO SPRING AT THE TRIAL." FOR MR. TOLSON WASHINGTON CAPITAL NEWS SERVICE ÷., -, and

a she i ka she she she she

.

Sec. 1

.

÷. ۹<u>۱</u>.

GAREISON ANNOUNCED THAT. "THE MOMENT OF TRUTH" WAS AT HAND WHEM HE SET THE START OF THE TRIAL AT JAN. 21. THAT MOMENT DANCED OUT OF REACH THROUGH A DOUBLE TRIAL -- LOUISIANA VS. SHAW, GARRISON DAY WHEN THE FOREMAN HANDED A TRUE SLIP TO THE SHERIFF: "WE THE JURY THE WARREN COMMISSION -- UNTIL 1:02 A.M. OF THE 3ATH COURT DAY WHEN THE FOREMAN HANDED A TRUE SLIP TO THE SHERIFF: "WE THE JURY THE "SCIETHING REALLY GOOD" NEVER MATERIALIZED ENOUGH TO THE "SCIETHING REALLY GOOD" NEVER MATERIALIZED ENOUGH TO THE SCIET HING REALLY GOOD" NEVER MATERIALIZED ENOUGH TO THE SCIET WITH THE ALL-MALE JURY. THE FIRST INKLING OF ULTIMATE ENAMINATION OF THE STATE'S STAR AND CALV WITNESS TO THE CONSPIRACY WHEN PERRY RAYNCHD RUSSO SAID: "WELL, I DON'T KNOW WHETHER I TO A SPECTATOR, AND PRESUMARLY TO THE JURY. THERE WENT THE WHOLE JALL OF WAX -- PLUS THE WHOLE SELM. OF INMENNE THAT THE KINDEDY HUFFLER WAS BORN OF SOMETHING FOTTEN AN "ELEMENTS OF THE INDUSTRIAL WARFAPE COMPLEX WORKING FOOTENT AN "ELEMENTS OF THE GARRISON SUPFORTER, SAID IN A FRONT-PAGE EDITORIAL: "GARRISON SHOULD ATTORISON SUPFORTER, SAID IN A FRONT-PAGE EDITORIAL: "GARRISON SHOULD ATTORY OR ANY OTHER OFFICE ...ADUSED THE VAST POWERS OF HIS FERENCE OF DISTRICT. FERENCE OF LAY L. SHAW WAS A PLEVERSION OF THE LEGAL PROCESS SUCH AS HAS NOT BEEN OFTEN SEEN." FEREMAPS, ALTHOUGH NO ONE MENTIONED THE'S TO THE LEGAL PROCESS

SUCH AS HAS NOT BEEN OFTEN SEEN." PERMAPS, ALTHOUGH NO ONE MENTIONED THIS TO THEM IN SUMMATION NAD THIS THOUGHT: WHERE IS THE MOTIVE? THE STATE HAS ASCRIBED NO MOTIVE FOR SHAW TO PLOT TO KILL A MAN HE SUPPORTED, VOTED FOR, AGAIN, THEY MAY HAVE THOUGHT: WHY VOULD SHAW WANT TO SIGN ONE OF HIS ALLEGED ALLASES, CLAY BERTRAND, IN AN AIRLINES GUEST BOOK ON DEC. 14, 1966. AS A STATE WITNESS SAID SHE WATCHED HIM DC, MERTRAND IN 1863. AS THE STATE ACCUSED HIM OF DOINS? ASSIGN NO REASON FOR THIS ACT BUT THAT IT COULD HAVE BEEN DONE ASSIGNAL FOR SCHIPE COMING TO THE DOOK LATER ON. EFFENSE ATTOPNEY F. IRVIN DYMOND PUT IT THIS WAY: "AFTER THE NAME BERTRAND WAS PLAYED IN THE NEWSPAPERS WHEN DEAN ANDREWS TOLD TO DALLAS AND PEPRESENT OSWALD AFTER THE MURDER, THEN THIS EFFENDANT. GCES TO THE AIRPORT FOR THE SOLE PURPOSE OF SIGNING EFFENDANT. GCES TO THE AIRPORT FOR THE SOLE PURPOSE OF SIGNING EFERTRAND? WENTLEMENT THAT HOULD BE THE ACT OF A COMPLETE LUNATION.

ERTRAND? "GENTLEMEN, THAT WOULD BE THE ACT OF A COMPLETE LUNATIC." THE CONSPIRACY LAW SAYS THERE MUST DE AN AGRIEMENT OR COMMINTION OF TWO OF MORE PERSONS FOR THE SPECIFIC PURPOSE OF COMMITTING A CHIME. AND THAT THE STATE MUST PROVE THIS PLUS AT LEAST ONE OVERT ACT IN ITS FURTHERANCE. THE STATE SAID PART OF THE PLOT WAS PLANNING GEOGRAPHICAL ALIFIS AND LISTED SHAW'S WEST CAST TRIP-IN NOVEMBER, 1963. SHAW, WHO WAS MANAGING DIRECTOR OF THE INTERNATIONAL TRADE MART HERE AT THE TIME, SAID HE WAS INVITED TO FORTLAND TO MAKE

FOR MR. TOLSON

÷. DYNCHD TOLL THE JULY: "IF YOU ARE THE YOU GET AN ALLEL FOR ARE YOU GOING TO GO OUT TO THE WEST COAST TO GET AN ALLEL FOR A CRIME COMMITTED IN DALLAS?" A NAMCOTICS ADDICT TESTIFIED THAT IN LATE JUNE, 1963, HE WAS PREPARING TO GIVE HIMSELF A MEROIN FIX ON THE LAKEFRONT SEAVALL HEEZ WHEN HE SAW SHAW, WHO HAS A SLIGHT LIMP DUE TO AN ARMY SPINAL INJURY, DRIVE UP AND MEET OSWALD, ON FOOT, AND GIVE HIM WHAT APPEARED TO BE MONEY. HE SAID HE CATCHED CLOSELY BECAUSE HE WAS AFRAID OF NARCOTICS AGENTS. THE DEFENSE REPLIED THAT IF THE ADDICT WERE AFRAID OF BEING CAUGIT WHY DID HE GO TO THE SEAWALL TO SHOOT MERCIN WHEN HE LIVEE IN A EIG HOUSE WITH HIS FAMILY AND COULD HAVE USED HIS BATHROCH? 1.0 1 -LIVET IN A HIG HOUSE WITH HIS FAMILY AND COULD HAVE USED HIS BATHRCON? ANOTHER STATE WITNESS, A NEW YORK ACCOUNTANT, SAID HE HAD CELM IN NEW CELEANS IN JUNE, 1953, MET FERRIE IN A BAR, GONE WITH HIN TO A PARTY WIERE SHAW MAS HOST, A'D'LISTENED TO THE OTHERS DISCUSS WAYS TO ASSASSINATE KENNEDY. ON CROSS EXAMINATION HE TESTIFIED HE HAD BEEN HYPHOTIZED 40 TO 50 TINES AGAINST. HIS WILL. FE SAID FEOPLE HAD TRIED TO HYPHOTIZE HIM IN NEW CRLEANS --"TPEY TRY TO CATCH BY EYE -- AND THAN HE HAD CAUSED SUIT ASAINST THE PINNERTON AGENCY AND FINE THIS IS THE AND CAUSED FIN TO LOSE WIS SEX POUERS. "WY GOD, HEN," DYNOND SAID TO THE JURK, "THIS IS THE MOST OBVIOUS PARANCI! CASE I VE EVER SEEN." THE FOREGOING TESTIMONY WAS ANCILLARY TO THE MAIN CHARGE CF CONSPIRACY, AND RUSSC, 27, A BOOK SALFSHAM! WAS THE ONE WHO HATSY PARANCI! CASE I VE EVER SEEN." A "BULL SESSION," SINCT FERRIE HAD RECH FRANCE AND ALIBIS AND A PATSY PARANCI! CASE I AND TO THE SAID IT COULD JUST AS WELL AS HAVE BEEN A "BULL SESSION," SINCT FERRIE HAD RECH FRANCE IN ALIBIS AND A PATSY PARTICIPANT -- DUT HE SAID IT COULD JUST AS WELL AS HAVE BEEN A "BULL SESSION," SINCT FERRIE HAD RECH FRANCE IC KILL KENNEDY, HE SAID HE HAD HEVER CALLED THEM "CONSPIRATORS," AND FINALLY TOLD DYMOND: "I DIDN'T SAY ANYTHING ADOUT A CONSPIRACY. I DIDN'T SIT EN ON ANY CONSPIRACY." A 'POLICE LIEUTENNIT TESTIFIED RUSSC TOLD HIM SYAW DID NOT ATTEND THE PARTY AT WHICH THE ALLEGE PLOTTING TOCK PLACE. BATHROCH FOR MR, TOLSON 1 ŝ. u . 7 **)** $< S_{1}^{\prime}$

. 9 JUDGE EDWARD A. HAGGERTY JR. FREQUENTLY INFORMED PROSPECTIVE JURORS DUFING QUESTIONING THAT "THE VARREN REPORT IS NOT ON TRIAL HERE" AND THAT: "WE ARE NOT TRYING THE DEATH OF PRESIDENT KENNEDY...THERE COULD HAVE BEEN 50 DIFFERENT CONSPIRACIES TO DO IT AND ALL OF THEM DREW A BLANK." SHAW WAS CHARGED WITH COMSPIRING BUT NOT KILLING. BUT WHEN GARRISON SAID IN HIS OFENING STATEMENT HE WAS GOING INTO DEALEY FLAZA, THE JUDGE RULED THAT, UNDER THE LAW, "IF THEY WANT TO CVERPTOVE THEID CASE THEY MAY " A MAIN STATE WEATD' TO CONDAT THE ARDEN COMMISSION'S CONCLUSION WAS THE ABRAHAM ZAPRUDER FOME-MOVIL FILM OF THE ASSASSINATION, NEVER SEEN IN PUBLIC DEFORE, WHICH SHOWS KENNEDY LURCHING BACHWARD AFTER THE FATAL SHOT EXPLODES THE RIGHT SIDE OF HIS HEAD. ASSASSINATION, NEVER SEEN IN PUBLIC DEFORE, WHICH SHOWS KENNEDY LURCHING RACHMARD AFTER THE FATAL SHOT EXPLODES THE RIGHT SIDE OF HIS MEAD. THE STATE'S MEDICAL EXPERT, DP. JOHN'M. NICHOLS, TESTIFIED THAT. CONTRANY TO THE WARREN REPORT'S STATEMENT THAT THE SHOTS CAME FROM KENNEDY'S REAR, THE FILMED BODY MOVEMENT SHOWED THE FATAL ONE WAS, FROM THE FRONT. SEVERAL EVENTNESSES TEESTIFIED THEY HEARD SHOTS FROM THE TOP OF A GRASSY KHOLL AT XENTEDY'S RIGHT AND SAM POLICE AND SPECTATORS RUNNING IN THAT DIRECTION IN SEARCH. AND GRE SAID HE CAM A WISP OF SMOKE FROM THAT DIRECTIOM. ZAPRUDEN SAID HE HEARD TWO SHOTS, HOST HEARD THE FINAL STATE DIRECT VITNESS, RICHARD R. CARR, HEARD A FISTCL SHOT AND THREE, THE DALLAS COUNTY SURVEYOR HEARD FOUR, AND THE FINAL STATE DIRECT VITNESS, RICHARD R. CARR, HEARD A FISTCL SHOT AND THREE, THE DALLAS COUNTY SURVEYOR HEARD FOUR, AND THE FINAL STATE DIRECT WITNESS, RICHARD R. CARR, HEARD A FISTCL SHOT AND THREE, THE DALLAS COUNTY SURVEYOR HEARD FOUR, AND THE SCHOOL BOOK DEPOSITORY BUILDING. TWO ESCAFES IN A STATION WASON. HE SAID, AND THE SCHOOL BOOK DEPOSITORY BUILDING. TWO ESCAFES THAT AFTER TALKING WITH THE TELL AND THE WANY OF THE EYEWITNESSES HAD EEEN INTERVIEWED BY THE WAPREN COMMISSION. THE STATE TOLD THE JURY THAT THE TESTINGNY OF AT LEAST THREE THAT THEY STOOD CLOSE AND THE TESTINGNY OF AT LEAST THE THAT AFTER TALKING WITH THE TESTINGNY OF AT LEAST THE THE TRIGHT FRONT, WHERE SEVERAL HEARD REPORTS. TI SAID DR. MICHOLS' TESTIMONY THAT KENNEDY'S HEAD EXPLODE ON THE RIGHT FRONT, WHERE SEVERAL HEARD REPORTS. IT SAID DR. MICHOLS' TESTIMONY THAT KENNEDY'S NECK WOUND. WHICH HIT NO VERTEBRA, WOULD HAVE TO TAKE COPE FROM AN ANGLE OF AT LEAST 25 DEGREES TO THE RIGHT OF HIS BACK FLACED THAT GUENDAN FAR TO THE WEST, IN THE DEPOSITORY, OF OSWALD'S SOUTFEAST CORNER WINDOW. HENCE. THE STATE CLAIMED, THERE WAS A TRIANGULATION OF FILT, ا: 1 1 1. and a later and 44 EMAN F D WINDOW WINDOW. HENCE, THE STATE CLAIMED, THERE WAS A TRIANGULATION OF FIT THE VAY RUSSO SAID IT HAD BEEN PLANNER. DYMOND CHARGEF HIS CLIENT WAS A PATSY TO PROVIDE A FORUM TO ATTACK THE WARREN REPORT. ADV. FOR AMS. MON., MARCH 3 GD1155PES A straight of FOR MR: TOLSON ΞŦ.

2 0-20 (Rev. 7-27-67) De ach Mohr Bishop 🛓 Casper Callahan Conrad -Felt. Gale. Rosen 🖌 Sullivan Tavel Trotter . Tele. Room Holmes . Gandy Incline IFPErs: JUhrF. Keld { 292A HFR TRIAL 3/1 NX ADV FOR AMS MON MARCH 3 EDITOR'S NOTE: UPI SENIOR EDITOR H. D. QUIGG COVERED THE CONSPIRACY TRIAL OF CLAY L. SHAW FROM THE BEGINNING. IN THE FOLLOWING DISPATCH QUIGG REVIEWS THE DOWNFALL OF NEW ORLEANS DIST. ATTY. JIM GARRISON'S CHARGE THAT SHAW, ALONG WITH DAVID FERRIE AND LEE HARVEY OSWALD, CONSPIRED TO KILL PRESIDENT JOHN F. KENNEDY. BY H. D. QUIGG NEW ORLEANS (UPI) --CLAY L. SHAW IS A MAN NOW UNBURDENED OF A WAKING NIGHTMARE OF TWO YEARS. BUT WHAT NOW BECOMES OF DIST. ATTY. JIM GARRISON'S PERSONAL TILT WITH THE WARREN REPORT? GARRISON REGARDS THE WARREN COMMISSION'S JOB OF SHOWING THAT PRESIDENT JOHN F. KENNEDY WAS ASSASSINATED BY LEE HARVEY OSWALD, ACTING ALONE, AS A FRAUE. IN THIS SOPHISTICATED CITY WHERE THE ARCHITECTURE IS AMIABLY QUAINT AND THE POLITICS DELIGHTFULLY PIOUANT, THE TALK IN STREET, HOME, TOURIST SHOP, AND JAZZ DIVE FOR WEEKS HAS BEEN THAT THE SHAW TRIAL WOULD BE A MAKE-OR-BREAK ITEM IN THE CAREER OF THE DYNAMIC 6-FOOT-6 JOLLY GREEN GIANT." NEW ORLEANIANS ARE SALTILY OUTSPOKEN ON ALMOST ANY POSTULATE PUT WITHOUT PROOF, AND THE STREETSIDE COMMENT FOR WEEKS HAS BEEN THAT THE DA HAD BETTER SHOW SOMETHING AT THE TRIAL OF THE MAN ACCUSED OF CONSPIRING TO WHAT GARRISON CALLED "THE CRIME OF THE GARRISON HAS BEEN TALKING UP A TROPICAL GALE FOR TWO YEARS ABOUT AN INVESTIGATION INTO THE REAL BAG OF TRICKS BEHIND THE MURDER OF THE YOUNG PRESIDENT IN DALLAS ON NOV. 22, 1863. A LITTLE OVER TWO YEARS AGO HE ANNOUNCED HIS STAFF HAD "SOLVED" THE ASSASSINATION. SHORTLY THEREAFTER -- TWO YEARS AGO SATURDAY, THE DAY A JURY GAVE A POST-MIDNIGHT, UNDER-50-MINUTE VERDICT OF ACQUITARLMAR STANS69 WAS ARRESTED AND CHARGED WITH PLOTTING WITH OSWALD AND DAVID W. FERRIE TO KILL KENNEDY. HE WAS FREED ON \$10,00C BOND BUT ALKED HIS FRENCH QUARTER NEIGHBORHOOD UNDER A CLOUD OF SLUR AND NEW ORLEANIANS ARE SALTILY OUTSPOKEN ON ALMOST ANY POSTULATE SIMPLE DOUBT THE COMMUNITY OF NEW ORLEANS AT LARGE WAS INCLINED TO SHAKE ITS HEAD IN PUZZLEMENT BUT THERE WAS ALWAYS THE THOUGHT THAT "SARRISON'S GOT SOMETHING REALLY GOOD THAT HE'S KEEPING TO SPRING Til. 5-ms. 62-109 060 54 MAR 7 WASHINGTON CAPITAL NEWS SERVICE

•

 $(1,1) \in \mathbb{R}^{n}$

GARRISON ANNOUNCED THAT "THE MOMENT OF TRUTH" WAS AT HAND WHEN HE SET THE STAFT OF THE TRIAL AT JAN. 21. THAT MOMENT DANCED OUT OF REACH THROUGH A DOUBLE TRIAL -- LOUISIANA VS. SHAW, GARRISON VS. THE WARREN COMMISSION -- UNTIL 1:02 A.M. OF THE 34TH COURT DAY WHEN THE FOREMAN HANDED A TRUE SLIP TO THE SHERIFF: "WE THE JURY FIND THE DEFENDANT NOT GUILTY." THE "SOMETHING REALLY GOOD" NEVER MATERIALIZED ENOUGH TO REGISTER WITH THE ALL-MALE JURY. THE FIRST INKLING OF ULTIMATE PROSECUTION DOWNFALL CAME AT THE VERY START OF A LONG CROSS-EXAMINATION OF THE STATE'S STAR AND ONLY WITNESS TO THE CONSPIRACY WHEN FERRY RAYMOND PUSSO SAID: "WELL, I DON'T KNOW WHETHER I TO A SPECTATOR, AND PRESUMABLY TO THE JURY, THERE WENT THE WHOLE BALL OF WAX -- PLUS THE WHOLE SKEIN OF INNUENDO THAT THE INDUSTRIAL VARFARE COMPLEX WORKING IN CONCERT WITH INDIVIDUALS OF THE U.S. GOVERNMENT." AFTER THE VERDICT, THE NEW ORLEANS STATES-ITEM, A ONE-TIME GARRISON SUPPORTER, SAID IN A FRONT-PAGE EDITORIAL: "GARRISON SHOULD RESIGN. HE HAS SHOWN HIMSELF UNFIT TO HOLD THE OFFICE OF DISTRICT ATTORNEY OR ANY OTHER OFFICE...ABUSED THE VAST POWERS OF HIS FERSION. HE HAS SHOWN HIMSELF UNFIT TO HOLD THE OFFICE OF DISTRICT ATTORNEY OR ANY OTHER OFFICE...ABUSED THE VAST POWERS OF HIS FERSECUTION OF CLAY L. SHAW WAS A PERVERSION OF THE LEGAL PROCESS SUCH AS HAS NOT BEEN OFTEN SEEN."

PERHAPS, ALTHOUGH NO ONE MENTIONED THIS TO THEM IN SUMMATION, THE 10 HUSBANDS AND TWO BACHELORS WHO MADE UP THE JURY MAY HAVE. HAD THIS THOUGHT: WHERE IS THE MOTIVE? THE STATE HAS ASCRIBED NO MOTIVE FOR SHAW TO PLOT TO KILL A MAN HE SUPPORTED, VOTED FOR, AGAIN, THEY MAY HAVE THOUGHT: WHY WOULD SHAW WANT TO SIGN ONE OF HIS ALLEGED ALIASES, CLAY BERTRAND, IN AN AIRLINES GUEST BOOK ON DEC. 14, 1866, AS A STATE WITNESS SAID SHE WATCHED HIM DO, HERTRAND IN 1863, AS THE STATE ACCUSED HIM OF DOING? ASST. DIST. ATTY. JAMES L. ALCOCK TOLD THE JURY HE COULD ASSIGN NO REASON FOR THIS ACT BUT THAT IT COULD HAVE BEEN DONE DEFENSE ATTORNEY F. IRVIN DYMOND PUT IT THIS WAY: "AFTER THE NAME BERTRAND WAS PLAYED IN THE NEWSPAPERS WHEN DEAN ANDREWS TOLD THE WARREN COMMISSION A MAN BY THAT NAME TRIED TO GET HIM TO GO TO DALLAS AND REPRESENT OSWALD AFTER THE MURDER, THEN THIS DEFENSE ATTORNEY F. IRVIN DYMOND PUT IT THEN DEAN ANDREWS TOLD THE WARREN COMMISSION A MAN BY THAT NAME TRIED TO GET HIM TO GO TO DALLAS AND REPRESENT OSWALD AFTER THE MURDER, THEN THIS DEFENSE NOT HEARD TO THE AIRPORT FOR THE SOLE PURPOSE OF SIGNING BERTRAND?

BERTRAND? "GENTLEMEN, THAT WOULD BE THE ACT OF A COMPLETE LUNATIC." THE CONSPIRACY LAW SAYS THERE MUST BE AN AGREEMENT OR COMBINATION OF TWO OR MORE PERSONS FOR THE SPECIFIC PURPOSE OF COMMITTING A CRIME, AND THAT THE STATE MUST PROVE THIS PLUS AT LEAST ONE OVERT ACT IN ITS FURTHERANCE. THE STATE SAID PART OF THE PLOT WAS PLANNING GEOGRAPHICAL ALIBIS AND LISTED SHAW'S WEST COAST TRIP.IN NOVEMBER, 1963. SHAW, WHO WAS MANAGING DIRECTOR OF THE INTERNATIONAL TRADE MART HERE AT THE TIME, SAID HE WAS INVITED TO PORTLAND TO MAKE A SPEECH.

A SPEECH.

800.00

a a she a she a she A she a she a she a she

,

.

20

tree.

DYMOND TOLD THE JURY: "IF YOU ARE HERE IN NEW CRLEANS, WHY ARE YOU GOING TO GO OUT TO THE WEST COAST TO GET AN ALIEI FOR A CRIME COMMITTED IN DALLAS?" A NARCOTICS ADDICT TESTIFIED THAT IN LATE JUNE, 1963, HE WAS PREPARING TO GIVE HIMSELF A HERCIN FIX ON THE LAKEFRONT SEAWALL HERE WHEN HE SAW SHAW, WHO HAS A SLIGHT LIMP DUE TO AN ARMY SPINAL INJURY, DRIVE UP AND MEET OSWALD, ON FOOT, AND GIVE HIM WHAT APPEARED TO BE MONEY. HE SAID HE WATCHED CLOSELY BECAUSE HE WAS AFRAID OF NARCOTICS AGENTS. THE DEFENSE REPLIED THAT IF THE ADDICT WERE AFRAID OF BEING CAUGHT WHY DID HE GO TO THE SEAWALL TO SHOOT HEROIN WHEN HE LIVED IN A BIG HOUSE WITH HIS FAMILY AND COULD HAVE USED HIS BATHROOM?

BATHROOM?

ANOTHER STATE WITNESS, A NEW YORK ACCOUNTANT, SAID HE HAD E IN NEW ORLEANS IN JUNE, 1963, MET FERRIE IN A BAR, GONE WITH HIM TO A PARTY WHERE SHAW WAS HOST, AND LISTENED TO THE OTHERS DISCUSS WAYS TO ASSASSINATE KENNEDY. ON CROSS EXAMINATION HE TESTIFIED HE HAD BEEN HYPNOTIZED 40 TO 50 TIMES AGAINST SAID HE HAD BEEN HIS WILL.

HIS WILL. HE SAID PEOPLE HAD TRIED TO HYPNOTIZE HIM IN NEW ORLEANS --"THEY TRY TO CATCH MY EYE " -- AND THAT HE HAD FILED A NEW YORK SUIT AGAINST THE PINKERTON AGENCY AND OTHERS ALLEGING THEY HAD POSED AS HIS RELATIVES TO GAIN ENTRANCE TO HIS HOME AND CAUSED HIM TO LOSE HIS SEX POWERS. "MY GOD, MEN," DYMOND SAID TO THE JURY, "THIS IS THE MOST OBVIOUS PARANOID CASE I 'VE EVER SEEN." THE FOREGOING TESTIMONY WAS ANCILLARY TO THE MAIN CHARGE OF CONSPIRACY, AND RUSSO, 27, A BOOK SALESMAN, WAS THE ONE WHO HAD HEARD THE THREE TALKING ABOUT CROSSFIRE AND ALIBIS AND A PATSY PARTICIPANT -- BUT HE SAID IT COULD JUST AS WELL AS HAVE BE A "BULL SESSION." SINCE FERRIE HAD BEEN PRATING FIXEDLY ON THAT TALK ALL SUMMER. HE SAID HE HAD HEARD NONE OF THE THREE AGREE TO KILL KENNEDY, THAT HE HAD NEVER CALLED THEM "CONSPIRATORS," AND FINALLY TOLD DYMOND: "I DIDN'T SAY ANYTHING ABOUT A CONSPIRACY. I DIDN'T SIT IN ON ANY CONSPIRACY." A POLICE LIEUTENANT TESTIFIED RUSSO TOLD HIM SHAW DID NOT ATTEND THE PARTY AT WHICH THE ALLEGED PLOTTING TOOK PLACE. AS HAVE BEEN

ATTEND THE PARTY AT WHICH THE ALLEGED PLOTTING TOOK PLACE.

JUDGE EDWARD A. HAGGERTY JR. FREQUENTLY INFORMED PROSPECTIVE JURORS DURING QUESTIONING THAT "THE WARREN REPORT IS NOT ON TRIAL HERE" AND THAT: "WE ARE NOT TRYING THE DEATH OF PRESIDENT KENNEDY...THERE COULD HAVE BEEN 50 DIFFERENT CONSPIRACIES TO DO IT AND ALL OF THEM DREW A BLANK." SHAW WAS CHARGED WITH CONSPIRING

INTAL HERE: AND IMAIN TWE ARE NOT INTING IND DEALBOY THE SALATI KENNEDY...THEE COULD HAVE BEEN 50 DIFFERENT CONSPIRACIES TO DO IIT AND ALL OF THEM DREW A BLANK." SHAW WAS CHARGED WITH CONSPIRING BUT WOT KILLING. BUT WHEN GARRISON SAID IN HIS OPENING STATEMENT HE WAS GOING INTO DEALEY PLAZA, THE JUDGE RULED THAT, UNDER THE LAW, "IF THEY WANT TO OVERPROVE THEIR CASE THEY MAY." A MAIN STATE WEAPON TO COMBAT THE WARREN COMMISSION'S CONCLUSION WAS THE ABRAHAM ZAPRUDER HOME-MOVIE FILM OF THE ASSASSINATION, NEVER SEEN IN PUBLIC BEFORE, WHICH SHOWS KENNEDY LURCHING BACKWARD AFTER THE FATAL SHOT EXPLODES THE RIGHT SIDE OF HIS HEAD. THE STATE'S MEDICAL EXPERT, DR. JOHN M. NICHOLS, TESTIFIED THAT, CONTRARY TO THE WARREN, REPORT'S STATEMENT THAT HE SHOT'S CAME FROM KENNEDY'S REAR, THE FILMED BODY MOVEMENT SHOWED THE FATAL ONE WAS FROM THE FRONT. SEVERAL EYEWITNESSES THE STIFIED THEY HEARD SHOTS FROM THE TOP OF A GRASSY KNOLL AT KENNEDY'S RIGHT AND SAW POLICE AND SPECTATORS RUNNING IN THAT DIRECTION IN SEARCH, AND ONE SAID HE SAW A WISP OF SMOKE FROM THAT DIRECTION. ZAPRUDER SAID. HE HEARD TWO SHOTS, MOST EYEWITNESSES SAID THREE, THE DALLAS COUNTY SURVEYOR HEARD FOUR, AND THE FINAL STATE DIRECT WITNESS, RICHARD R. CARR, HEARD A PISTOL SHOT AND -THREE FAST RIFLE SHOTS BEFORE SEEING THREE MEN LEAVE THE SCHOOL BOCK DEPOSITORY BULDING. TWO ESCAPED IN A STATION WAGON, HE SAID, AND THE THIRD WALKED AWAY LOOKING BACK AS IF AFRAID OF ELING FOLLOWED. CARR SAID THAT AFTER TALKING WITH THE FBI "I DONE AS THEY TOLD ME SCHOOL BOCK DEPOSITORY BULDING. TWO THE STATE TOLD THE JURY THAT THAT SHOT CAME FROM THE MANY OF THE STATE TOLD THE JURY THAT THAT SHOT CAME FROM THE SCHOOL BOCK DEPOSITORY BULDING. TARAY OF THE STATE TALKING WITH THE FBI "I DONE AS THEY TOLD ME SCHOOL BOCK DEPOSITORY BULDING. THATE TALK THAT THEY STOOD CLOSE AND WATCHED KENNEDY'S HEAD EXPLODE ON THE STATE TOLD THE JURY THAT THAT SHOT CAME FROM THE KNOLLOP TO HIS RIGHT FRONT, WERE ESVERAL HEARD REPORTS. THAT THE STATE TOLD THE DEPOSITORY, OF OSWALD'S SOUTHEAST CORNE

WINDOW.

HENCE, THE STATE CLAIMED, THERE WAS A TRIANGULATION OF FIRE, THE WAY RUSSO SAID IT HAD BEEN PLANNED. DYMOND CHARGED HIS CLIENT WAS A PATSY TO PROVIDE A FORUM TO ATTACK THE WARREN REPORT. ADV. FOR AMS. MON., MARCH 3 GB1155PES

1.144

> . 1 3