-Gordon Novel the missing witness in Dist. Atty. Jim Garrison's probe of the assassination of John F. Kennedy, today offered to return voluntarily to New Orleans-under a long list of conditions. The DA's office quickly rejected them.

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The conditions include immunity from prosecution on a 1961 burglary charge. Novel made the statement in Columbus, Ohio, where he is tumbus, Ohio, where he is HE ASSERTED the jury , awaiting legal action on Gar- was "composed of some of 1 rison's bid to extradite him. his (Garrison's) best friends."

NOVEL also said that he assured immunity from any worked for Gov. John J. Mc. "further charges, intimidation Keithen in 1965 and 1966 and lowed to return to Ohio after that was how he came to testifying. have a card naming him a He also asked that his tesbrigadier general on the gov. timony be made public. ernor's staff.

In another aspect of the be allowed these immunities probe, Criminal District to go back and testify." Judge Frank Shea postponed Novel asked that the same for one week a hearing on a Conditions apply to state of-motion to dismiss a perjury ficials as to Garrison, appar-charge against attorney Dean ently a reference to the bur-glary charge against him in Houma. The charge under-Garrison's turisdiction is com-

NOVEL appeared at a Garrison's jurisdiction is con-news conference with his Co-spiracy to commit burglary. lumbus attorney, Jerry Wein- Novel added that he knew er. Weiner said he would "absolutely nothing" about telegraph the foreman of the any conspiracy to assassinate Orleans Pacific Garda & Kennedy Orleans Parish Grand Jury Kennedy. Duay, setting forth the

ditions under which Novel would return.

burglary charge - involving with conspiracy to burglarize the theft of explosives which explosives from an oil comwere later found crated for pany bunker at Houma in Cuba-Novel said he would 1961. He was freed Tuesday Insist on being questioned on \$10,000 bond. privately by the grand jury, without Garrison's presence.

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"I would like to go back and testify to a grand jury that isn't loaded," he said.

Novel also asked that he be

Said Weiner: "If Mr. Novel is as im-Novel disputed the gover-nor's contention that the card portant as Garrison seems to think he is, then he should was forged. In another aspect of the be allowed these immunities

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-Novel was arrested in . Co. lumbus Saturday on a Louisi-Besides setting aside the ana warrant charging him (Indicate page, same of

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GARRISON SAID he would seek to extradite Novel to answer the conspiracy charge and questions in the Kennedy probe. Novel's exact connec-tion with the Kennedy probe has never been made clear. Assistant DA James Alcock

said, "He's not going to dic-tate conditions to us. He's not in a dictating position." "Mr. Novel is a fugitive from justice, and we're going t to get him back on our own conditions," said Alcock.

On the matter of the card from McKeithen's office, Novel said it has the governor's signature on it and is dated Aug. 10, 1965.

He said he worked for Mc-Keithen in a political campaign in 1965 and 1966. The governor was elected in 1964 and was not involved in a political race in 1965, but in 1966 he waged a campaign for a constitutional amendment permitting him to succeed in office.

Novel said his campaign role was as part of a surzeilionce staff.

"I. WAS HIS chief cod fidant," said Novel.

Novel said MyKeithen's denial that he issued a brigadier general's commission "just isn't true."

Novel said he manufac-tures electronic "bugging" equipment, but would not comment on whether he tapped any wires for the governor.

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Novel said he knows members of the governor's staff very well, particularly Au-brey Young. He said he also knows Gus Weill, who in-Itailed electronics equipment purchase orders from Novel's firm. Weill has since left the governor's office.

JUDGE SHEA postponed the Andrews matter after a lively exchange with defense attorneys.

As the case was taken up at 10:30 this morning, Andrews came into court and asked that his name be placed on record as an attorney representing himself, along with his regular altorney, Sam Monk Zelden.

You're entitled to represent yourself," Judge Shea answered. "Put Mr. Andrews down as his own counsel."

Assistant DA Alcock then said:

"Your honor, the state moves for a continuance of one week of this hearing."

Zelden jumped to his feet to protest. He said that due to the "unusual circumstances connected with the defendant" it would be to Andrews' disadvantage to delay the case.

"This is hanging over his head and impairing him and his family . . . it is an un-usual situation," said Zelden.

ALCOCK AGREED that it was indeed an unusual sit-uation, and this was his reason for seeking a delay. He said Andrews gave 73 pages of testimony before the grand jury and "the state would like a little more time to study the situation."

Judge Shea said, "I can't see how one week is going to change anything that much." He said Andrews was getting an exceptionally fast hearing. nemember, Mr. Andrews

was arraigned within for days after he was indicted." "I'm going to give them seven days," the judge said.

AT THIS POINT Zeiden said he wanted to file four new motions.

Judge Shea said that If he had announced this earlier, the argument over the delay could have been avoided since there must be a delay for the state to study the new motions.

Zelden said he didn't file the motions earlier because "I thought there was a grave possibility that your honor would quash the indictment loday.

"File your pleadings," said Shea. "We just wasted our breath."

ZELDEN'S MOTIONS asked the judge to extend the time for filing special pleadings until May 1, on the grounds that the defense has not been furnished a list of witnesses, nor with the entire transcript of testimony before the grand jury.

Zelden's motions further contended that the indictment does not contain the pertinent provision to the section of the criminal code allegedly violated.

He also filed a motion for an order permitting grand jurors to come into court and disclose the testimony alleged to be perjurous.

ANOTHER MOTION asked a copy of the testimony, for Andrews. The fourth motion was similar, but was filed for technical legal reasons.

Judge Shea looked over the motions and said, "I see you ask a delay until May 1."

"Your honor, that was be-cause of the unusual circum-stances," Zelden remarked.

"THAT'S WHY I'm giving them an additional seven days," the judge retorted.

The judge reset the hearing on the motion to quash the indictment for next Friday at 9:30 a. m. He took Zelden's new motions under auvisement. ين بينية. المراقب في المراقب ميتسوم مراقب

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On the Novel matter, wil-Wilinvestigator, said, "Novel will be in jail here before Shaw comes to trial."

Shaw is Clay L. Shaw, under indictment for criminal conspiracy in the slaying of President Kennedy.

"If we need Novel for the Shaw trial, we'll subpena him from Angola," said Gurvich.

ANDREWS, UNDER SUSpension as an assistant DA in Jefferson Parish, was indicted on the perjury charge March 16 after testifying before the grand jury.

Zelden has moved that the charge be dismissed on grounds that the indictment was defective. He said it does not specify the alleged falsehood in Andrews' testimony.

At his arraignment March 22, Andrews pleaded not guilty to the perjury charge. The nature of Andrews' testimony before the grand jury was not revealed. His connection with the Kennedy probe is that he testified before the Warren Commission that a man named "Clay Bertrand" approached him after the President was shot in Dallas Nov. 22, 1963, and asked him to defend Lee Harvey Oswald, then accused of the killing.

GARRISON HAS charged that Bertrand Is an alias for Clay L. Shaw, who is under indictment for criminal conspiracy in the Kennedy murder. Shaw denies this, and Andrews says he is unable to say whether they are the same.

In a major development in the probe yesterday, a subpena was issued for the military records of Shaw.

A Garrison spokesman said the subpena was sent by registered mail to William J. Driver, administrator of Vet-erans Affairs, to have Shaw's file ready to be produced in Criminal District Court April 24. Shaw was an Army mafor in World War II.

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AN AFFIDAVIT THE D Assistant DA Andrew J. Sciambra said, 'The district attorney is conducting an investigation into the back-ground of the defendant, in-cluding, but not limited in his affiliation with the United. States armed forces, his doties at that time, his where t abouts during that time, his family connections, his data of birth and his general service and medical record." Sciambra sald the office is Interested only in the rec-ords, and Driver does not have to appear personally. He said the April 24 date was set to allow "reasonable time"s for finding the records,

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