ttorney Jim Garrison and s assistants be removed as dvisers to the grand jury in heridan's case.

Criminal District Judge Berard J. Bagert, at his home, layed the subpena for Sherian to appear before the rand jury this morning pending a determination of he issues" raised by Sherilan's attorneys.

Later, Judge Bagert said he vould confer with the DA's office and Sheridan's attoreys and set a mutually agreeable time for a hearing on the motion.

JUDGE BAGERT, senior judge of the court, said he expects to hold the hearing within 48 hours and promised to render a decision imme-

Sheridan, an investigator for

Tire National Broadcasting Co., has been charged in a bill of information by Garrison with attempting to bribe a witness in the DA's investigation of a conspiracy to kill President John F. Kennedy. His attorneys, Milton Bren-

er and Herbert Miller, filed a 12-page motion today with these five requests:

1. That the subpens requiring Sheridan to appear today be quashed.

2. That the foreman of the grand jury state in open court

he crime about which Sherilan is subpensed to testify.

3. That a hearing be held to determine whether the current grand jury is legally constituted.

4. That Brener be allowed to accompany Sheridan before the grand jury during his testimony so that his legal rights plane was 2,500 to 3,000 feet timony so that his legal rights from the runway when I first the rame worker all stages of the proceeding.

. S. That a contradictory charges that "the enly pur

A subpena for TV newsman hearing be held to determine alter Sheridan was stayed whether Garrison and his as-day after his attorneys filed sistants should be recused motion asking that District from advising the grand jury on any matters involving Sheridan.

Sheridan was charged on July 7 with public bribery in a bill of information filed by assistant DA Robert E. Lee. He appeared in court yesterday to post \$5,000 bond in this case, and was served a subpena to appear before the

grand jury today. The motion filed today thought were power lines— they were the first things I saw-followed by flames which preceded the plane hitting the ground and exploding into a ball of tlame," the tower man recalled.

HE SAID the runway lights blinked once and 'came immediately back on,"
Breeding said the aircraft's

nose was down as it banked sharply and descended.

"The nose was slightly down and didn't pitch up," he added.

A Negro ramp employe, Walter Evans Jr. of St. Rose, told the inquiry board a conflicting and more graphic story. He said the pilot fought to gain altitude before the crackup.

erackup.
"The craft was especially low," he said. "I have never seen an approach so, low. The landing lights were on the aircraft, and they appeared to be pointed down.

EVANS SAID he valched the artist and the said and the said

the entire approach and added that it did not sound as if all four engines on the jet-liner were operating before it

attempted to pull up.
(Della officials explained at the time the training crew was undergoing landing exercises op reduced power. Two of the engines were cut back.)

"I would estimate that the plane was 2,500 to 3,000 feet saw it," the ramp worker

pose of the subpena is to coerce and intimidate (Sheridan) and cause spurious indictments to be brought against him through the advice of the DA.

FOR THE PAST THREE months, the motion said, Sheridan developed evidence showing "misconduct, intimidation and bribery" by the DA's office in the case against Clay L. Shaw, charged with criminal conspiracy in the Kennedy assassination.

The motion cited the previously reported charges that Alvin Beauboeuf, John "the Baptist" Cancler and Sandra McMaines were improperly induced to testify, and added that of Miguel Torres, a convicted burglar.

It charged that Torres in January of 1967 was asked by the DA's staff to identify Shaw as Clay Bertrand (the mysterious figure who sought legal counsel for Lee Harvey Oswald), and to say that Bertrand made homosexual advances to him (Torres). The motion charged that Torres was told he would be forced to serve all of his nine-year burglary term if he did not so testify.

AS A RESULT of Sheri-

dan's activities, the motion says, Garrison expressed a desire to "get" Sheridan at various times. It charges that Garrison at one time ordered former aide William Gurvich to "arrest, handcuff and beat" Sheridan and local T V newsman Richard Townley. Since Garrison became DA

in 1962, the motion charges, he has used his role as legal adviser to the grand jury to "procure spurious and spe-cious indictments against his political enemies."

Cited are indictments against former DA Richard Dowling, his assistant A. I. (Indicate page, name of newspaper, city and state.)

PAGE 1

STATES-ITEM

NEW ORLEANS, LA.

Edition:

Author:

Editor: Title: ASSASSINATION OF PRESIDENT JOHN F. KENNEDY DALLAS, 11-22-63 Character: AFO

Classification: 89-Submitting Office: W.C., LA.

Being investigated

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ritienfeldt, and former Criminal District Judge J. Bernard Cocke. The motion also cited charges against Clarence Belosh and Charles Quarteraro, involved in a football betting cards scandal. Bielosh was indicted for perjury after he reported a \$600 bribe to former Garrison aide Pershing Gervais, the motion charges, and the case has not been brought to trial in more than two years.

THE MOTION charges that the subpena for Sheridan "can only be an attempt by the DA to back up his bill of information with an indictment."

Asking for assistance of counsel before the grand jury, the motion cites the recent Escobedo decision of the U.S. Supreme Court, which held that under the Sixth Amendment to the U.S. Constitution, an accused person is entitled to counsel at all stages of the proceedings against him.

Alternatively, the petition cites the case of New Orleans Negro Edgar Labat, whose rape conviction was thrown out because of improper selection of the grand jury venire, and applies the same principles to the current jury. The objection was that laboring men and wage earners are excluded.

THE MOTION ASKS that the foreman of the grand jury state in open court whether the jury is investigating Sheridan's charges against Garrison or Garrison's charges against Sheridan.

Garrison is "subverting the historical purpose of the grand jury" by using it for his own purposes, the motion charges. It cites a provision of Loui-

have the utmost confidence in his integrity, both personal and professional.

"This view was shared by President Kennedy, himself, with whom Mr. Sheridan was associated for many years in a relationship of ulmost trust, confidence and affection."

SHERIDAN, A former official of the U.S. Justice Department, was chief investigator for the Senate Rackets Committee when Robert Kennedy was chief counsel for that body. He later served under Kennedy in the Justice Department when the latter was attorney general.

In other developments, a newsman for WDSU-TV, NBC's New Orleans affiliate, has pleaded innocent to a bribery charge similar to the one placed against Sheridan.

The DA's office charged that Townley attempted both to bribe and intimidate Russo. Townley posted \$7,500 bond.

Answering Sheridan's accusation that he is trying to stifle freedom of the press, Garrison said:

"Mr. Walter Sheridan in, suits the concept of freedom of the press when he attempts to use it to make himself look heroic. Freedom of the press does not include the right to destroy a state's case so that a defendant can escape justice."

HE SAID Sheridan produced "the notorious National Broadcasting Co. program concerning the New Orleans investigation," adding:

"Aside from the fact that it insulted the intelligence of every American, it was a very clear attempt to prejudice in advance possible jurors in the case.

the case.
"This program will probably stand for years as a symbol of the lengths to which some powerful outside interests will go in order to interfere with state government."

Noting that Sheridan is a "known intimate" of Robert Kennedy, Garrison questioned how the newsman could be loyal to both the senator and NRC.



WALTER SHERIDAN, right, National Broadcasting Company reporter, leaves Criminal Courts building with attorney MILTON BRENER.