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SECTION 1

STATES ITEM

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Editors

THE ASSASSIKATIC
PRESIDENT JOHN A
KENNEDT DALLAS,

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ENCLOSURE

filterheys for Clay L. Shaw today pressed a broad atlack on the Orleans Parish jury selection system as they sought to have the conspiracy indictment against their client thrown out.

Shaw was indicted by the Immediate past grand jury on charges of conspiracy in the slaying of President John F. Kennedy.

Today's court action was a pretrial hearing for Shaw, the could go to trial late this month or early in October if the Indictment is not quashed.

SEVEN CRIMINAL DISTRICT Court judges appeared today as witnesses before their colleague. Judge Edward A. Haggerly Jr., and were questioned closely on the use of women and Negroes in the makeup of grand juries. It h.

Also lestifying was Noel J. Rada, chairman of the parish board of jury commissioners, who described how names of jurys were put on and taken off the jury wheel.

Rada was vague on the point of just how many prospective jurors' names are on the wheel at any given time. Senior Criminal Judge Bernard J. Bagert was responsible for selecting the grand jury which indicted Shaw and was the first witness at today's hearing.

BUT IT WAS MADE clear that the defense was dues tioning the general method of selecting grand juries, not the specific one Judge Bagert empaneled

Under questioning, Judge Bagert said Negroes are on the jury as a matter of course. The judge described himself as a "workhorse" in a drive (sponsored by the States-Item) to get women to serve.

Judge Haggerty said he would hear arguments today

and possibly tomorrow and rule by Sept. 18. If the indictment is not quashed, this would clear the way for Shaw to go to trial late this month or early in October.

Shaw, 54, is the only man charged in connection with President Kennedy's death in Disrict Attorney Jim Garrison's controversial assassination probe.

Garrison alleges that Shaw conspired with Lee Harvey Oswald and David William Ferrie, both now dead, to accomplish the slaying of the President.

Judge Bagert was the first of more than 30 witnesses

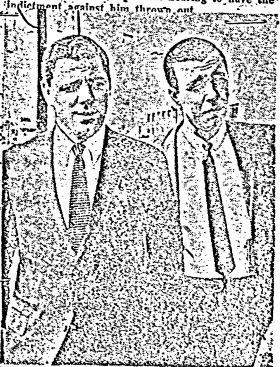
who have been subpensed by the defense for the pretrial hearing. The others include Garrison himself and Perry Raymond Russo, the state's star witness at the preliminary hearing at which Shaw was bound over for trial.

THE JUDGE testified that two Negroes served on the

grated jury which indicted Shaw, but its women, Hoceard



CLAY L. SHAW, charged by District Attorney Jim Garrison of conspiring to kill President John F. Kennedy, arrives for pretrial hearing to have the



PERRY R. RUSSO, right, the state's star witness against Clay Shaw, is accompanied by Assistant Dis-. trict Attorney ANDREW SCIAMBRA as he walks to: Criminal Courts for today's hearing.

derreshave been on each grand jury he has empaneled took a bill of exceptions in all Presently the senior junes.

Under Louisians law, women 12 instances of the judge's isn't that correct. ere act required to serve on ruling. juries but may volunteer.

Most of the state's questioning was handled by assistant DA James L. Alcock.

Judge Haggerty gave every indication of the hearing that it would be a limited legal freceeding, which he expected to conclude today.

GARRISON WAS not on hand for the opening of the I wing hose Haggerty an-DA, who has been subpensed by the defense, had informed the court that he would be avzilable.

Assistant DA Alcock arrived in egart shortly before 10 a.m. to handle the state's side of the case. Immediately following him, were Albert V.-La-Biche and three other members of the most recent Orleans Parish Grand Jury. La-Biche was subpensed by the delense.

A few minutes later, Cecil hi. Simistone and Joseph W. Rault, two key members of Truth and Consequences of New Orleans Inc., a group bankrolling Garrison's probe, took seals in the spectators section of the courtroom.

SHAW, LOOKING FIT, arrived promptly at 10 a.m. with his attorneys -- F. Irvin Dymond, William Wegmann and Edward Wegmann. He nodded to the press table, then formed to the jury box, where he shock hands with several spectators there.

He also greeted court at-Taches whom he had come to

JUDGE HAGGERTY then took up a suprlemental appli- and Shaw. cation for additional informaof particulars.

Judge Haggerfy noted. "This is the third supplemental application for a bill of particulars."

He then proceeded to rule that the state provided legally sufficient answers to requests for additional information by the delerse. The de-! fense had asked for further disclosures in 12 different questions or paragraphs.

DYM

Dymond then asked the court to take into consideration additional testimony of witnesses who may be called during today's hearing on the supplemental request for a bill of particulars.

Judge Haggerty indicated that he could not change his position on the rulings concerning the bill of particulars.

Dymond said, "If evidence comes up that shows the court was wrong on the defense's supplemental application for a bill of particulars, there is nothing in the law that states you cannot reverse your opinion."

THE JUDGE THEN said he would consider the testimony.

He made it clear that testimony in the hearing would be strictly controlled. "There are certain questions that you cannot ask members of the grand jury," he said; there are certain questions you cannot ask the witnesses. This is not an open hearing.

A hearing on a motion to quash must be restrictive." Judge Haggerty said, "I'm advising you in advance this is not an open hearing where you can ask the witnesses anything you want.

"THERE ARE 35 or 36 witnesses who have been sub-penaed," he said. "I intend to wind this hearing up this evening or tonight," adding that he would go tomorrow if necessary.

He then called for a 10minute recess to discuss know during the long prelim- which witnesses might be ex-linary hearing back in March. cused and "to review the cused and "to review the rules of the game," with at-torneys for the prosecution

After the conference, all tion from the state in its bill witnesses except the seven of particulars. Criminal District Court judges and the DA's legal staff were sequestered.

> THIS CLEARED out one side of the courtroom and about 25 persons left for Judge Malcolm V. O'Hara's courtroom, which was made available for them.

The first witness called was Judge Bernard J. Bagert, who was questioned by Dymondabout the selection of grand iurore.

A. Yes. Q. How long have you been a judge?

A. I was first commission <u>.cd on</u> July 9, 1956.

Q. You empaneled the 75 names are drawn? grand jury (whose term just expired)?

A. Yes.

Q. Give us an idea of how grand juries are selected.

At this point Alcock objected, saying all that was germaine to the case was how this particular grand jury was selected.

Judge Haggerty overruled the objection on the grounds that-defense attorneys were alleging that the entire lection method was-wrong.

Judge Bagert answered the question:

A.-Judge interviews members whose names appear on the jury venire and then pick 12 persons to serve on the grand jury. As far as myself, I select them in various ways. Sometimes I telephone them, send letters and subagain.

Q. I presume you personally interview the 75 prospective jurors whose names appear on the venire?

A. I did not I talk to five or six on the telephone and have interviews with various others. I spoke with about 60 ος 70. I would have subpenaed all 75., but I just couldn't find time. It was the Mardi Gras season. I was conducting a regular docket. and working from early fathe morning to late in the until I went on the bench in evening.

At this point, Judge Hag-gerty told Dymond that March 27, 1967, was the date Shaw . was indicted.

Q. Judge Bagert, you said you excused some persons whom you knew. Would you elaborate on that?

A. Yes. Mr. Ed Schlesinger had just bought a new electrical business and I know him very well. He said his name came up on the venire often, and I excused him.

Q. Can you name any

A. A man named Lemans. spelled Lemans or Lemanns. He travels quite often in and out of the state and is a commission merchant.

Q. Off hand, can you think of any others? A. No. I can't

Q. Will you tell us how the

A. It would be hearsay. I've never seen it done.

Here, Judge Haggerty suggested that Dymond refer his question to one of the jury commissioners when he is called to the stand later.

Q. Are these interviews privately conducted?

A. They are conducted in my chamber. Doors are open. I'm often interrupted. It was no star chamber session.

Q. Were there any women

the venire?

A. To my knowledge, no. Q. Was a woman's name ever mentioned at any time that you know of?

Alcock objected, saying that it was immaterial because a woman was not involved in the case.

Dymond said that a woman's viewpoint might have been advantageous and Judge them, send letters and sub-pena prospective jurors. Then the ones I select, I subpena overruling Alcock's objection.

Judge Bagert said he does not recall a woman's name ever appearing on a venire of his. A woman was on a grand

jury years ago, be said. Q. Mrs. Ann Fleming in 1954?

A. Yes.

Q. There has never been a woman selected by you?

A. No. Q. How long have you practiced criminal law?

A. I was admitted to the bar on July 14 or 15, 1935, and have practiced general law 1956.

Q. Have you ever known another woman to be on a grand jury?

A. No.

Q. Have you ever known a Negro to be on a grand jury prior to the recent Supreme Court decision?

A. Negroes have been on every grand jury I've empaneled. He cited a decision made by a criminal district judge here in 1954

Q. At least one Negro on every grand jury?
A. Correct.

Q. Have you made a point orsit?

on your last venire? A. Two (the last grand jur had two Negroes as mem bers).

Q. Was your selection in keeping with your record of having at least one Negro on

each grand jury?
A. I selected two of the finest citizens of this community. One Is a ward leader and the other, the nublish.

er of a line weekly paper which serves the Negro community.

Q. Judge, you are aware our state law permits women to volunteer for jury service. In fact I believe you are spearheading a drive to get women to serve.

A. Mrs. Palsy Sims (Hountha) of The States-Item is spearheading it and using me as a workhorse.

Dymond asked Judge Bagert If he ever had women serve on petit Juries in his section of court.

Judge Bagert said, "L can't remember all of their names. However, I do remember Mrs. Drake from the Vital Statistics Bureau serving. I also recall Mrs. Milton Adler. I recall specifically that Mrs. Adler was selected as fore-

man on one of my juries."

Dymond asked, "Have you ever had a woman submitted among the 75 names for grand jury service."

Judge Bagert said, "To the best of my recollection there were none on the grand jury venire list."

"IN MAKING certain that the last grand jury you impaneled had Negroes on it, was the ratio of Negroes to whites consistent?" Dymond asked. Judge Bagert said no. Judge Bagert explained that

he tried to get as many qualified Negroes as he could without using duress or "what have, vou."

. Judge Bagert was followed to the wilness stand by Judge Frank J. Shea. D m on d i opened his questioning, asking, "How long have you been a judge?" Shea said, "It will be four years Sept.

Prior lo lha! time, what was your experience as an

*

; I became an assistant strict attorney under Dis-trict Attorney (Leon D.) Hubert and served as an assistant from 1957 to 1958; then I went back into the practice of criminal law until District Attorney Garrison took office in 1962, when I joined his stall.

SHEA SAID he was elected

a judge in 1963.
Dymond asked, "How many grand juries have you selected as a judge?"

Shea replied, "Only one." Dymond, asked, "When was that?"

"September, 1966, through March, 1967."

DYMOND ASKED "Judge snea, how often does a judge select a grand jury?" Shea replied, "Every four years." "Would you outline for the

record the procedure you used in selecting your grand jury?" Dymond said."
Judge Shea said, "I or-

dered 100 names, rather than 75. This was about the time of the Labat and Poret decision in the Fifth Circuit Court of Appeal. Around August the 16th to the 20th, I was given a list by the jury com-mission of 100 names.

DYMOND SAID, "May I interrupt to ask, would you still have that order?"

Judge Shea said, "I issued a separate order to the jury commission apart from the general order of the eight judges following the en banc session. (The judges sent an en banc order following the Labat-Poret decision ordering the commission not to excuse anyone from jury duty.)

Dymond, holding up a copy of the order, said to Judge Shea, "I show you a copy of an order signed by the judges of Criminal District Court and issued to the jury com-mission and ask you if it is the same as the one you ordered for your grand jury."

Alcock interrupted and said the state would offer the document at a later time and Dyallorney in the practice of Judge Shea if the jury com-bringial law?" Dy mond mission had submitted to him mond temporarily withdrew the list of 100 names and Shea said yes. "I instructed

practice in 1935; I served in they came out of the legal Aid Bureau through not in an alphabetic ofter; and 1-chose b 1 jury from the first persons whom I found to oe legally qualified to serve as grand jurors," Judge Shea said.

Dymond asked if there were any women's names in the list. The judge said be could not remember.

"WERE THERE any Negro names?" Dymond asked. "Yes, there were several, Judge Shea said.

"Did you choose any Negroes to serve on your grandjury?" Dymond asked. Judge

willing Negroes on the grand jury merely for the sake of having Negroes on the jury; they happened to be among the first 12 qualified per-sons," Shea said.

Dymond asked if Judge Shea had ever known of any women to serve as grand jurors. The judge said no, but "I don't keep up with the

other grand juries."

Dymond asked if he knew of any women who had served on petit juries. "Yes, there were several," Judge Shea said. "I had one lost month to serve on a petit jury in a murder case."

IN OTHER WORDS, DO mond said, since women have been serving on petit puries, "I assure there are women's names on the jury wheel for grand juries?" Judge Shea said, "That's right."

SHEA, WAS FOLLOWED by Judge Malcolm V. O'Hara. who was questioned on similar lines.

O'Hara told the court he had been on the bench about five years.

Dymond asked Judge O'Hara if he had impaneled the current grand jury and the judge replied, "Yes, they were sworn in Sept. 6."

Judge O'Hara, in answer to a question, said that this is the first jury to be sworn in since the one which returned the indictment of Shaw.

"Would you now outline the procedure you used in impanthe had talked to the 48 or eling your grand jury?" Dy 49 prospective jurors, he had mond asked. Judge O'Hara selected the 12th member of said, "I don't remember an grand jury and the details of four years. ago. I don't recall whether il

ing this list of prospective jurors from the commission it took me about eight to 10 days of interviewing prospective grand jurors."

He said, "I don't recall if

I interviewed everybody on that list or not. I know I selected 12 whom I thought to be best qualified."

Judge O'Hara said the 12 included Negroes, but didn't recall any women.

"With the possible excep-tion of Mrs. Dan Flemming. who was selected by your father, do you recall any other woman having served on a grand jury in Orleans Par-Shea said that he selected five ish," Dymond asked. O'Hara said, "No."

Dymond asked, "When was the first Negro selected was serve on a grand jury?" Judge O'Hara said that it was about 1950 or 1951.

Dymond asked Judge O'Hara:

Q. Did you make a point of putting at least one Negro on the grand jury?

A. No. Q. You did not?

Dymond then asked O'Hara to explain how he selected the grand jury.

Judge O'Hara said he ordered 125 names to be submitted by the jury commission and that the names were given to him within the stat-utory period in an unalpha-etical listing. "Upon receipt," instead of having the jury commission

send the notices out, I sent registered certified letters. I gave the prospective jurors specific instructions to call my office," he said.

"I DID THIS in order to set up appointments with these people. As they called I set up appointments-maybe 10 or 12 in the morning and 8 or 10 in the afternoon. After interviewing approximately-I don't know whether it was 48 or 49—I selected 12 people," said Judge O'Hara.

He said he ruled out those who had good reason not to serve. He said he considered such things as vacations and health, and other hardships in

his selection of the jurors. He said that by the time

to talk to the balance list provided by the be excused? ommission.

IOND asked Judge

Did you discard any for than legal exemptions dship cases?

No, sir, I did not. How many Negroes

selected? Three.

Did you take any Nebecause you thought should be Negroes on rand jury? No, sir.

Were there any women ne list of grand jurors? There were three. One em I selected.

asked by Dymond to chi-1 stand. the procedure he had fold in selecting a grand

rahney told Dymond that requests 75 names on the of prospective jurors and s to interview two or three hour. He explained that he people have problems h as business commit-ints that would disqualify m

le testified that he had seted two grand juries.

Q. Were there any Negroes the first grand jury?

A. Yes, three or four. Q. Were there any women the 75 names?

A. In neither case was there woman on the prospective iry list.

Q. How did you determine put the three Negroes on ne jury?

A. I thought they were ualified. Let me say this: I ried to get as representative segment of the community as possible.

Judge Brahney said he trics to get people from various occupations and "from various sections of the city so I wouldn't have just one section of the city represented."

Q. How many were left after those excused for legal reasons?

A. I'd say 50 or 60.

Q. Did you make an al-tempt to keep the ratio of Negroes to white jury mem-

Q. You lok all of the Negrees you thought should not

A. As I recall ... Judge Brahney was then asked about the 1965 grand jury he selected and the procedure he used.

He said the procedure was the same, and that the grand jury included three Negroes.

Q. Judge, you were closely associated with criminal law prior to becoming a judge?

Judge Brahney said that he had not been closely asociated with criimnal law but had had some experience.

Q. Were any Negroes on the grand jury prior to your being a judge?

I don't recall. e next judge called was Judge Brahney was excused nas M. Brahney. He was ; and Judge Braniff took the

Q. How long have you been a judge?

A. Since March, 1966. Q. Have you selected any

grand jury?
A. No.

Were you closely asso-Q. ciated with criminal law prior to becoming a judge?

A. Yes. Q. When is the first time you knew of any Negroes being on the grand jury? .

A. I don't recall the year but it seems like it was in the last 10 or 12 years.

Q. Would it refresh your memory if I reminded you of Judge William O'Hara's decision on Negroes and women in 1954?

think I remember something like that.

Q. Do you know of any woman except Mrs. Ann Fleming who appeared on a jury?

A. I can't say. Off hand, no. Q. Do you get women on your jury venire?

A. Yes. Some were called.

to serve, but asked to be excused. One received her notice in June when her children were out of school. She said she'd be glad to serve at another time.

Another had heart trouble, and couldn't climb the stairs to the attic where my courtroom is.

Q. You usually get a sprinkling of women on a grand jury list?

A. One or two.

Judge Braniff was excused, and Judge Rudolph E. Becker Jr., took the stand.

Q. How long have you been a judge?

A. Since Jan. 1, 1965. Q. You were closely associated with the practice of criminal law prior to becoming a judge?

A. For 38 years.

Q. You know the workings

of a grand jury?

A. Yes. Q. Have you ever empaneled a grand jury?

A. Yes. Q. How doyou go about se

lecting a grand jury? A I interview the entire 75 persons on the venire and select 12.

Q. Do you make any effort to keep the ratio of Negroes to whites on the grand jury equal to the ratio in the general population?

A. I never select it on the

grounds of racial color. I put people I thought would be the best on the grand jury.

Q. There were no ladies on the list of 75 persons allotted to you?

A. I don't recall.

Q. Do you consistently have a few women on the venire?

A. No. But I have had ladies tately.

Q. Other than Mrs. Ann Fleming, have you ever known a lady to serve on a grand jury?

A. I really couldn't answer because I'm not familiar with all the grand juries. I don't A. This is right. Gee. I recall one; but I can't say for certain.

Q. Are grand juries drawn from the same wheel as the petit jury?

A. I believe so. Judge Oliver P. Schulingkamp took the stand after Judge Hecker was excused.

Q. How long have you been judge?

A. Since 1960. Q. You were closely associated with the practice of criminal law prior to that

time, isn't that correct?

A. That's true. Q. For how long?

A. Fourteen years. Q. How many grand juries have you selected since you've been a judge.

A. Two or three.

Q. Would you outline the procedure of selection?

get a list of 75 names out or which I select 12 persons on the grounds of competency and willingness to serve. Intelligence and a sense of civic responsibility are prime requirements.

Q. Do you go through the entire list of 75 persons?

A. I go through the entire

Q. Have you ever had 2 woman on the grand jury?

A. No. Q. Has a woman ever appeared on your list?

A. No. Q. Do you altempt to keep the ratio of Negroes to whites on the grand jury equal to the population ratio?

A. No, if a Negro meets the requirements, then he may be a grand juror. Q. Prior to 1954, did Negroes

serve on grand juries? A. I don't know.

Q. Were you aware that prior to a given date that no Negroes served as grand jurors?

A. Yes. Q. Isn't there usually a sprinkling of women on the

list of petite jurors? A. A very fine sprinkling. There was one on my last list and none on the one prior to that.

Q. Do you know of any woman besides Mrs. Ann Fleming who has served as a grand juror?

A. Not that I know of. Q. You're aware that our law prescribes that a venire of 75 prospective grand jurors come from the same list as prospective petite jurors?

A. Yes. Q. Is it true that women cannot be called unless they volunteer.

A. Yes. Judge Schulingkamp was excused and the hearing was racessed for lunch.

In answer to questions from Dymond, Rada testified that he has been chairman of the jury commission since 1965 and a member of the commission since June, 1964.

It is the job of the jury commission to provide judges with venires for petit and grand juries.

Q. Are you thoroughly fa-miliar with the manner in which lists of prospective grand jurors and jury venires are selected.

4. By my office or the

conta .

Q talbere ary special number of names on that list taupplied to the judge)?

A. It varies with what the particular judge might regrest.

Q How many did Judge Pagert request?

A. I don't remember if Judge Pagert requested 75 or 122.

Q. Where does the jury commission get ils names.

A. We take the names from the city directory, the voter registration lists, and occasionally, there are a few volunicers.

Reda was then asked if all jury duty names are selected from the wheel.

A. All jurors are pulled out of the wheel.

Q. Ordinarily, how many names do you have in the

A. I couldn't say.

Q. Well: when you take 75 out, is it half empty?

A. No, sir. At this point, Judge Haggerbroke in to explain the state law on the number of prospective jurors required. He said that "at least 750 names with the proper qualifications" are required in the jury selection wheel at all

HE peinted out that if each indge requested 150 names, Rada would have to have 1,250 just for this purpose.

times.

He said the jury commission could have to have at least 1,300 names in the wheel. Rada then said that the jury commission has "in excess" el that

Rada was then asked by Dy-mond, "Which do you select first-the grand jury or petite jury venire?"

my venire?".

A. I think we select the

grand jury first.
Q. Is there any replenishment of the names?

A. No. sir. petite jurers, you would then said he was marking D-6 and select the grand jury from asked what this slip was, wha! was left in the wheel? Rada explained that these

A. Yes, sir.

have 1,500 to 2,200 names, on the smaller slips marked many more than the 750 re- D-6 and placed into the jury quired at all times.

Q. Who counts the number Dymond: "Is the juror's race of names that go in the wheel? included on the D-6 slip?"

be del than were dra-And that's your sole

source of information?

Dymond: "Was this system in effect when Judge Bagert empaneled his grand jury in March, 1967?" Rada: "Yes, sir."

Dymond then presented a blank "notice of appearance" which he marked Defense Exhibit No. 3 and, showing it to the witness. asked:

"Does the prospective ju-ror fill this slip out on the back?"

Rada: "Yes, he is supposed to."

DYMOND: "Now, does the prospective juror bring this notice of appearance in with him to the commission of-

Kada: "Yes, sir."

Dymond then presented a blank form card which he marked Defense Exhibit No. 4 and, showing this to the witness, asked, "Who places this information on this card?"

"The Rađa responded: clerk in the commission office fills this information on the card. This icludes the juror's name, address and place of employment."

Dymond: "Why is the per-

son's race included on the form marked D-3 and not on the card marked D-4?"
Rada: "I don't know. All I

know is the form is the same as when I came in office.

Rada was then shown a daige lined sheet of paper which Dymond marked Defense-5 and asked what it purposed to be and Rada explained that it is known as a "court sheet." Rada then explained that the names of the jurors are typed on this sheet and sent to the judge of the court requesting the jurors.

Dymond then presented a Q. So if you selected 800 small slipof paper which he smaller slips of paper con-Dymond pressed Rada as to tained the names of the jurors whether he knew if there were as they are placed into the 750 names in the wheel at the jury wheel. The names are time the grand jury is drawn, taken from the D-3 notice of Rada said the wheel would appearance forms and placed wheeL

We don't count them. | Kada: "No, sir."

Q. When the cler the Q. Do you have anything commission's of w. s the that would indicate whether juror's name of D.6 slip a person whose name you had which he takes a the D.3 is white or colored? A. On the jury commission the juror's race?

A. Yes, sir. Q. Who makes the decision

as to which names go into the wheel?

A. No decision is made. Q. What do you mean, "no decision is made?" Isn't the name placed into the wheel?

Judge Haggerty interrupted at this point to aid the witness and said, addressing Rada, "What I believe Mr. Dymond is trying to find out if where no the names come from that go into the wheelfrom the city register or where?

A. Yes, they come from the city voters registration rolls and from the city directory.

Q. What is the function of the card marked D-4? A. To keep records of when

the person has served on the jury.
Q. When you get back the D-3-forms are they reviewed

by the clerks?

A. No, sir. By the commisciñners. We count them as we put

them. Q. Who counts them?
A. Every member of the

commission. Q. How many names were

in the wheel when the last grand jury was called? A. Fifteen hundred to 2,400

names. Q. Does anybody count how many names go into the wheel?

A. I don't. Q. Have you ever seen

anybody else count?

A. No. Q. You've never seen anybody keep a record on the number that went in?

A. No, sir, I don't know whether somebody keeps count in their mind.

In answer to another series of questions, Rada said he did not know anybody in the list that went to the judges. "I do not read the list of jurors going to any judge."

In answer to a question as to why no woman jurors have been included in the grand ury lists sent to the judges in the 13 years prior to the last grand jury, Rada said il was a matter of chance.

Q. Has there been any ex-Clusion of Negroes?

card there is.

At this point, Judge Haggerty asked the sheriff's office to provide the court with a card that is sent to prospective jurors.

When one was brought to the bench, he said. "It does have the race on it. I was under the impression they took the race off of it. Apparently I was misinformed."

In answer to questions, Rada explained how a notice for a personal appearance is sent out to prospective jurous by the clerk of court. He testifeid that the back

of the card which includes the information concerning race is filled out by the pros-

pective juror.
When Dymond began questioning Rada about other forms used by the office, Judge Haggerty asked that the sheriff's department provide copies of everything used by the commission and then take a picture of the wheel used to select jury venires.

-Q. Referring to the jury wheel, you have stated no one counts the names as they go in?

-A. Yes, sir.

Q. Does anyone count the number left in the wheel after the selection is finished?

A. No. sir.

Q. Are you familiar with Article 409 . . . that at least 750 names must be in the wheel at all times?

A. Yes, sir. At this point, Judge Haggerty interrupted again, saying that he believed Rada might be confused by the question-

Rada said that "at all times, we have had 1,500 names in the jury wheel." Judge Haggerty then asked. What do you do to replen-

ish it?" "We know how many names you people require, and we know that the wheel must be filled," said Rada.

Dymond then asked, "How many names are in that wheel right now?"

A. Mr. Dymond, I couldn't

Q. Is there anybody on the commission that could answer?

A. No. sir.

Q. You've testified that there are at least 1,500 names in the wheel?

A. Yes, sir.

G. Yow many names are there now?

A. I don't count them,

Judge.

Q. Have Q. Have you ever counted them?
A. No, sir.
Q. How do you know there are 1.500 names? Rada said he was told when

Rada said he was told when he came on the commission that there were at least 750 names in the wheel.

Q. You were told in 1964 that there were 1,500 names?

A. I was told that there

were elways more frances le