## Shaw Bid to Subpena www. radio: David Wagenvoord, president of www. Jury Slate Weighed

Judge Edward A. Haggerty loday pondered a defense move to subpena about 1,300 prospective jurors as witnesses in the hearing on Clay L. Shaw's request that his trial on charges of conspiring to kill President Kennedy be moved at least 100 miles from New Orleans,

aus recessed yesterday until in a. m. Monday to give Judge Haggerty time to study ".e motion.

The defense motion was 'iled at midday yesterday and calls for the subpena of every person now listed on climinal District Court's jury rised.

BEFORE adjoining the licaring, Judge Haggerty said he had conferred with jury remmission chairman Noel I ida and found that there a: e about 1,300 names in the theel now.

"Even taking 10 or 15 a Jay," Judge Haggerty said, you can imagine how much 'ime that would require. This is not a Gallup Poll." Approval of the motion, he said, could extend the change of mue hearing for months.

Haggerty said he will remake a ruling when the hearing resumes next week.

The defense motion was apparently not a frivolous one. The testimony yesterday, and Tuesday, was punctuated, by remarks from the judge

to the effect that the only hing relevant to the hearing is whether prospective jurors can give Shaw a fair trial.

SHAW AND his attorneys laim he can't get a fair trial incause of wide news coverege of the case and because et actions by District Attor-my Jim Garrison, his staff and others in the DA's Kenwdy assassination probe.

The change of venue hears to demonstrate, by questioning, which started Tuesday, ing newspaper television and radio newsmen, that Garrison had deliberately, set out to create publicity favorable to his case. In each instance, the state objected and in almost every case was sustained by the judge.

Haggerty ruled repeatedly that it didn't matter whether Garrison caused publicity. The only relevant issue, he said, was whether published material actually influenced jurora.

The defense then made its move to subpena the prospective jurors.

Most of yesterday's testi-mony was taken up by newsmen and news executives.

George W. Healy, executive editor of The Times-Picayune and New Orleans States-Item, who testified that the Garrison investigation was the biggest local news story in 1967 and that from a news point of view the case of Shaw, attacks on the Warren Commission and Garrison's probe "are all associated, one to the other."

HEALY WAS questioned at length on the circulation of the two papers and was also asked to list distant parishes of the state where Times-Picayune circulation is light. Other witnesses yesterday included Mrs. Rosemary James, States-Item- reporter and coauthor of the book. "Plot or Politics? The Garrison Case and Its Cast"; Aleo Gifford, news director of WVUE-TV; William Reed, news director of WWL-TV; .Fdward Planer, news director The defense tried repeatedly of WDSU-TV and radio.

(Mount Clipping in Space Below)
Ed Devenport, newsman for TV and radio; John L. Vath Sr., vice-president of WSMB radio, and Maurice I. Roufa, general manager of Louisiana News Co., were also called to the stand.

The last two witnesses of the day were attorney Mark Lane, author of "Rush to Judgment," and Perry Ray-mond Russo, who was Garrison's star witness at the pre-liminary hearing for Shaw last March.

LANE DENTED that he is actually on the staff of Garrison and denied ever having. sald, "Mr. Garrison has"; shown me his file and it is an iron-clad case." He said he does not believe that he has ever said publicly that Shaw is guilty or innocent.

He added, however, that he may have said Garrison has "substantial case."

Russo was questioned about his attendance at a lecture by Lane at Tulane University last December. Russo said that after the lecture, he attended a "shoot-the-breeze" session with some out-of-state students. Asked if he discussed the case, he said he believes most of the questions he was asked involved information brought chring the preliminary hearing.

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