## SHAW CASE GUIDELINES NOT ISSUE, SAYS JUDG

air Trial Prime Point in Hearing-Haggerty

By CLARENCE DOUCET Judge Edward A. Haggeris del Tuesday that even it Diset Attorney Jim Garrien vio led guidelines regarding the

ial of Clay L. Shaw, the vio jon is irrelevant to Shaw's caring for a change of venue Haggerty's ruling came after torneys for Shaw claimed irison has "engaged in a ogram to deny due process"

Shaw who is charged with ricipating in a conspiracy to sassinate President Kennedy.

The hearing on the request esume at 10 a. m. Wednes-lay. It was recessed shortly fore 5 p. m., ending some firee and a half hours of restimony by Garrison that .. s punctuated by frequent blections by altorneys for the vi: ie, most of which were susned by Haggerty.

DEFINES ISSUE

l'aggerty told the defense at riseys that the important is and sustained by Haggerty. - choiseorthe change of venue oring was not whether Garri- Afternoon Session en and others have taken part a conspiracy to prove that

piracles throughout the Unit--1 States that had nothing to in with what happened in Dal-

"PISHING" CLAIMED itis ruling brought up one of many exchanges between of Shaw's attorneys, name.
P. Irvin Dymond and Wiltom Wegmann, Asst. Dist. Atty. Junes L. Alcock, and Haggerty Shaw's attorneys attempted utry relation to the scinal as-

to which it was not entitled.

Defense had also argued that whenever Garrison talks about a conspiracy to kill President Kennedy he is strengthening his case against-Shaw.

PROOF NOT NEEDED

Haggerty again referred to his earlier statement that there could have been 50 conspiracies in the United States, and as long as there was an overt act in connection with them, they are liable for prosecution.
Whether the conspiracy

culminated with the actual as-sassination does not have to be proved be said, asking the desense: "Why ask the district attorney something which in court he does not have to prove."

The exchanges about whether the charge against Shaw had any connection with Garrison's statements about the actual assassination came after several questions were asked by defense, objected to by Alcock

Lively and Sharp

The afternoon session, with as the result of a conspiracy, Garrison on the witness stand, in instead "can we still give was lively and in sharp con-"In Shaw a fair trial before a trast to the morning session which was devoted to putting the great to the morning session which was devoted to putting the fearing into motion and the taking of testimony from enginerates the manufact the state of the st neers for television stations about the distance their stations are able to transmit.

Shaw's lawyers are asking that the trial be held at some point 100 miles from New Orleans, claiming their client can not receive a fair trial in New Or-1107 leans.

Witnesses who will appear Wednesday Include George W. "and if you read it you'll see "and if you read it you'll see usy relation to the actual as- The Times-Picayune and New Naw as "Still nothing about

sassination in Dallas, but Al-cock objected claiming de-fense was "fishing" and at-tempting to obtain information news director of WILTY; Ed Planer, news director of WDSU-TY; news director of WDSU-TV; and Alec Gilford, WVUE-TV news director.

DATA-GIVEN Healy appeared Tuesday to turn over all copies of the Shaw case stories appearing in the two newspapers since March 1, 1967. Planer, Gifford and Reed turned over an assortment of film clips and recording tapes used by-their respective stations in covering the case.

Garrison, yawning once et. fingers on the witness chair or resting his chin in his hand, sometimes appeared bored with the questioning.

He was questioned specifically about numerous interviews, for newspapers, magazines and television, and these interviews were either entered as exhibits or considered for possible introduction.

These included an article in National Observer on Jan. 22. 1968; an article in the January issue of Ramparts magazine; an interview in the October, 1967 Playboy magazine: a speech before radio and television newsmen in Los Angeles, the lext of which appeared in the Los Angeles Free Press, and several television interviews by New Orleans stations.

GARRISON EMPHASIZES An interview in the Jan. 28 1968, National Enquirer weekly publication was also entered as an exhibit, but Garrison said he remembered reading the article although it was not based on an Interview with him.

Frequently, as the various news articles were shown to him or when he was shown the transcript of a television interview, Garrison would emphasize he had not comment-

ed on the Shaw case.
"Yes," he would say acknowledging an interview, Shaw," or "Still nothing about Orleans States-Item; Rosemary Mr, Shaw, like the rest," er

(Indicate page, name of newspaper, city and state.) · --- PAGE SECTION\_1 TIMES PICAYUNE

NEW ORLEANS. L

3-6-68 Edilloni Editor: GEORGE W. HEALY TIME: ASSASSINATION OF PRESIDENT JOHN F KENNEDY, DALLAS, 11-22-63 Character AFO Classification: 89-Submitting Office: N.O., LA.

Being Intestigated

enclosure

"Yes, like all this other stun, March 1 Levent have anything to DEGI

prove that she was 'en fright radio interview had received in ened to return to New Orleans New Orleans.

to the entire line of question-

lug and Haggerty again sustained the objection. Dymond. loquired if this meant be could not ask questions in a series that in an appeal would indicate what he was attempting to prove, and Haggerty replied, "If I've communed teversible error, I've done it already, and I don't have to de it 54 times."

## Issue May Come Up at Later Time-Judge

Haggerty Indicated that In there where guidelines of the Shaw trial have been violated they "will come up at a later fime.

On one other occasion, on the same subject, he said "that matter will be taken up if and whom the case is ever. completed."

Haggerty Instructed the defense attorneys that they would have to "separate the chall from the wheat" in the bearing for a change of venue, referring to statements criti-cal of the Warren Report as opposed to the case of Louisiana versus Shaw.

Denied admission as evidence were several personal conversations in which Garrison was involved and an incident involving the allowing of a photog-rapher for Life magazine to take pictures of some of the Hems taken from Shaw's apartment following his arrest last; many at the time a "get

DEGREE OF EXPOSURE
Regarding the photographs,

As the numerous state object Haggerty said that if the photo- "These largers (the deference at gerty, Dymond announced that could not affect any processors) know that I have never

STATE OBJICTS although they were admitted,
During one line of questions there were reservations by the regarding Sandra Mol'ett Mc-state as to how much weight Maines, a witness sought by they should carry. This center-Garrison during his investigated on how much exposure a tion, the defense attempted to news article or television or

and Haggerty-would sustain the have to answer the question, bjection.

Dymond said: "I'd think the Finally the state objected court would be interested in that."

Haggerty snappe d: "I'm handling this legally, not personally. I sustain the objection to which you may take exception."

an alleged conspiracy.

RELEASE IS EYED tion or coverage area of various local news media.

Wegmann and Dymond at tempted to prove that Garrison has made public statements which would affect the conducting of a fair trial and that he had created an almosphere of fear in New Orleans which made it difficult for the defense to secure witnesses.

Of particular Interest on the part of the defense afforneys was a release Issued by Gar-Tuesday morning in rison which he accused the defense of launching a publicity attack to confuse the public and of breaking the guidelines of which he was accused of breaking.

Garrison specifically mentioned a cocktail parly-press conference beid some months ago by the defense allorneys which he said was labeled by acquainted with Clay Shaw

party, for newsmen."

These lawyers (the defense at earlier could not affect any prospective held a press cocktail party to Riddle of WDSU-TV and Allan STATE OBJICTS

These lawyers (the defense at earlier was innocent and that the prosecution vas unfounded."

## Question Involves Speech at Party

to answer questions.

Once, when the arguing conAs Garrison was asked each cerned whether the Shaw son if he had attended a cock sible viewing impact their staquestion, the state objected on charges had any connection with tall party at the home of Mark tions had on their audiences.

Lane at which, comedian Mort tall the question the actual assassination, and tall the district tall the grand introduced the field of sales proand Haggerty-would sustain the have to answer the question. the grand jury was present. The motion and marketing, and Dy

was irrelevant because there be subpensed.
were no prospective jurors pres-

Garrison's early testimony tional Observer, dated Jan. 22, testimony was admitted as evicentered around the effect of 1968, in which he criticized dence.

Statements he has made about Jerrold K. Footlick of printing John Dolan, sales manager of the Warren Report and Mark Lane's book "Rush to Judg-Shaw made by him and indicat-sales manager of WVUE-TV and Jack Long, ment" and of press releases is ing they were statements ob-were questioned about audience such by his office concerning tained by way of a formal in-ratings and survey taking methanisms and survey taking methanisms. terview.

When the hearing started at ods. The morning session of the 10 a.m., an hour was spent col-hearing dealt with the circula-lecting data from the local news media which was subpensed by the defense counsel.

Perry Raymond Russo, key state witness, was subpenaed to bring in copies of speeches and interviews he had made about the case. He explained to Haggerty that be had no such copies and was rison's probe.
excused after the defense accepted his explanation.

TWO ABSENT witnesses were called. Two of the 23 persons subpensed did not show. They were Sahl and ties. former WVUE-TV news director Harold Lidin.

Sahl, now an investigator. for Garrison, was reported to be in San Srancisco and Lidin in Puerto Rico.

Another witness, Mark Lane, sald Sahl would be available If needed. WVUE sources said Lidin was reassigned to Puerto Rico by his employer Screen Gems.

First to take the stand was In the release Garrison said, Francis Jacobs, WWLTV chief

All gave testimony concerning the effective range of the signals transmitted by their stations and approximately how many available persons make up their respective audiences.

VIEWING IMPACT Dymond questioned the three (Near the-close of the session eligineers about the stations, el-

state objected that the question three stations' sales managers

ent. The objection was sustain-penas and after the lunch break a survey indicating the num-httached to the release was ber of news program views in a letter to the editor of Na-the area and sales managers

ratings and survey taking meth-

## Stay Ordered Issued for Novel in Ohio

Meanwhile during a hearing in Columbus, Ohio, former New Orleans lounge operator Gordon Novel was granted a stay order suspending a Common Pleas Court order that he must return to New Orleans to testify in Gar-

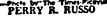
During another hearing Monday, Common Pleas Court Judge TWO ABSENT Henry Holden ordered Novel
At 11 a. m. the first of the held by the Franklin County sheriff until he could be turned over to Orleans Parish authori-

The stay was granted by Franklin County Court of An-

peals Judge John J. Duffey. Novel was free on \$500 bond from Judge Holden's order. Judge Dulley set his bond at one dollar.

Novel's attorney, Jerry Wein-er, filed a writ of habeas corpus protesting the holding of his client. Tuesday's hearing was





the order to hold Novel was not entered into the court journal.

Judge Duffey then recessed until a journal entry could be made, following which Weiner withdrew his writ and filed a notice of appeal from Holden's decision to hold Novel decision to hold Novel. ecision to hold Novel.
Weiner contends that although

scrination, he will be charged with conspiracy to assassinate the president," Weiner said, "If he says he knows nothing, be will be charged with perjury." .

When Judge Holden made his decision to hold Monday, he said there was no evidence to snow Novel would suffer undue hard-ship if returned to New Orleans.