## Judge Considers DA Contempt Charge

A. Comiskey has taken under advisement a motion by Life charge should be a civil or a life contempt. Chandler cannot initiate action. He said the case should be magazine, reporter David L. Chandler to bring contempt charges against District Attor-charges against District Attor-life Corriging Corriging Courses. For a life case of the case should be a civil or a life the proceeding is criminal, Alcock said; the action can be brought only by a judge. The

tional District Attorneys Association at the Monteleone Hotel.

his office and that the opinion had no real basis in law. He called the decision part of a laws I. Alcock, arguing for Garrison maintains that it can be called the decision part of a Garrison maintains that it can be called the decision part of a laws I. Alcock, arguing for Garrison maintains that it can be called the case should be heard by three judges.

GARRISON REFERRED to a decision by Judge Corniskey, who ruled that Chandler could who ruled that Chandler could not be subpensed by the DA to testify before the Orleans Grand Jury about charges of organized crime which appear-ed in Life. Final judgment had not been signed when Garrison made his speech.

Yesterday, oral arguments were heard on whether Chandier can bring such action whether the case should be

charges against District Attorneys Jim Garrison Chandler's action stems from by Garrison's office to dismiss Sessions" motion includes an tional District Attorneys Asset Chandler's charges.

If the proceeding is criminal, Alcock said; the action can be brought only by a judge, the brought only by a judge, the U.S. attorney or an attorney appointed by the court. Sessions" motion includes an outline of action that should be a set of the National District Attorneys Asset Chandler's charges.

The motion quotes Garrison ler's attorney contends that as saying federal court reached Chandler has the right to bring an opinion in a case involving the suit and that the case should his office and that the acceptance he heard by these independent

called the decision part of a federal conspiracy to obstruct his probe of the Kennedy assassination.

Garrison, maintains that if any contempt was committed, it would have to be considered a criminal matter, for which

Federal District Judge James heard by one judge or a three-Chandler cannot initiate action.

CICERO C. SESSIONS, Chand-that the matter is criminal.

(Indicate page, name of newspaper, city and state.)

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STATES-ITEM

NEW ORLEANS.

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Being Intestigated