Delays Ruling On Trial Shi

A new move by attorneys for tion probe are one and that Clay L. Shaw today caused same, and thus they have the Criminal District Court Judge right to reopen the hearing and Edward A. Haggerty to post reexamine all of the witnesses. Orleans.

Attorneys for Shaw, 55, moved rial on a charge of conspir-Kennedy. Judge Haggerty set wi the new motion.

THIS ENDED ALL possibility that Shaw's long-delayed trial could begin in April. The carliest possible date now would be the first jury day in Many

tiedy assassination led to a de witnesses back and ask them fense motion to reopen the the questions about the assassichange-of-venue hearing.

1363, by Abraham Zapruder. It rectly to Shaw.

not the original film, but a copy made before several fers my ruling due Friday on frames were damaged.

ASSISTANT DA James L. Al-

Defense attorneys F. Irvin contention that Kennedy Dymond and Edward Wegman shat from the front.

Traine into Judge Haggerty's "The commission said the court today with copies of the President was shot from the Aleock-Sessions correspond back by lee Harvey Oswald, ence attached to their motion and it founds no evidence of a

Shaw case and the assassing in the jury,

inorrow, on whether Shaw's IN THE HEARING, several trial will be moved out of New newsmen and 80 members of the jury panel were questioned. Shaw's attorneys sought to to reopen a hearing on their previous motion to shift Shaw's lair trial here because of "undue" publicity about the case.

But Judge. Haggertywrdstricted all testimony to the Shaw case itself, overruling defense contentions that all aspects; of

be the first jury day in May, NOW, THE defense says,
An action by the office of sixt the DA's office has indiDistrict Attorney Jim Garrison cated a film of the assassinato hold for use in the trial a tion would be revelant, they
mention sixture film of the Ken- have the right to call all the nation previously ruled out.

The Orleans Parish Grand Garrison had contended, and Jury today was scheduled to the judge agreed, that his pub-lew the color movie film of lic statements about the assasthe Kennedy assassination sination were not relevant as taken in Dallas on Nov. 22, long as they did not pertain di-

1963, by Abraham Zapruoer.

S subpensed from its owners, Life magazine, for the jury day date for arguments on the issue on whether to reopen the hearing and reexamine wit-

"THIS NECESSARILY de the change of venue," Judge

Haggerty said.
On the Zapruder film itself. cock on March 21 wrote Life Alcock said the DA's office was satisfied with the copy prothat the DA's office be allowed to hold the film "for possible in the past that the copy from use in the case of the state of which the Warren Commission Lowisians vs. Clay L. Shaw." worked and inadequate and the Sessions agreed.

to reopen the change-of-venue conspiracy. Session: and a projectionist hearing.

They argued that Alcock's went into the grand jury room statements amounts to a justified afternoon, indicating that declaration that the film was about to be shown.

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

PAGE 2

STATES-ITEM

NEWORLEANS, I

3-28-68

Edition: RED FLASH

Author:

EditorGEORGE W. HEALY Title: ASSASSIMATION C PRESIDENT JOHN F. KENNEDY, PALLAS, TE 11-22-63

Character: **AFO**

Classification: 89-Submitting Office: N.O. 3,

Being Investigated

6316



ASSISTANT DA JAMES L. ALCOCK, left, receives a copy of the film taken in Dallas by Abraham Zaprader of the John F. Kennedy slaying from CICERO SESSIONS, attorney for Life magazine.