## Consider Action Against Garrison

The Metropolitan Crime Commission and the New Orleans Bar Association are scheduled to discuss possible action against Dist. Alty. Jim Garrison in pending meetings, it was learned today.

The action comes on the heels of a Criminal District Court jury's exon ral on of ney general nad both the legal Clay L. Shaw, churged by President John F. Kennedy.

The jury deliberated less criminal acts. than an hour before finding . Shaw, a retired New Orleans businessman, not guilty early Saturday morning.

ing director of the crime com-

inission, said the organization's executive committee would have no comment on will meet this week to "dis- the Garrison matter. cuss what the various alternaines are and what the crime

He said the crime commission had spoken out in the Gremillion said he knew poth-gast to the effect "that vari-ing about the matter." ous crimes had been committed by District Attorney Gartison and members of his dent of the New Orleans Bar s'all in the course of their Association, said the Garrison ":nlinished business."

In June of 1967 the MCC cmillion, asking that he faunch an exhaustive invesgation into the manner in which the district attorney as conducting the Kennedy asassination probe.

IN AUGUST, 1967, the MCC eught an advertisement in hich it stated that the attor-

and moral obligation to inves-Garrison with taking part in tigate a series of allegations a conspiracy to assassinate that the district attorney's office had engaged in various

The Louisiana Constitution makes it possible for the state attorney general to bring suit in court against a district at-AARON ME ECHN, manage dealing with improper use of torney on a variety of grounds bis office.

Gremillion said today he

ASKED IF A pedition precommission should do about sented to him to oust the DA from office would be taken to the state supreme court. ing about the matter.

Howard W. Lenfant, presissassination probe. It is still matter would be taken up at an executive meeting of the association March 11, but he ent a letter to Louisiana At- emphasized that the bar asso-orncy General Jack P. F. ciation nas no jurisdiction over ciation has no jurisdiction over the district attorney.

Lenfant said Garrison is not a member of the New Orleans Bar Association. "We have no jurisdiction over him whatsoever," he said.

BUT LENFANT added, "I'll take it up through the executive committee. We'll find out if there is anything we could or should do in the interest of the public."

George B. Hall, Alexandria, president of the Louisiana "These matters cost a great Bar Association, said that or deal of money," said Shaw of ment to make later today.

The association was expect-his arrest.

is specied out in the constitution and that this is the avenue tha! must be followed.

HALL DID SAY that the same sort of matter has come before the bar association in the past.

Meanwhile, Asst. Dist. Atty. Clyde Merritt said today that tentative figures show that the cost of the Shaw trial to taxpayers was \$35,000. the Merritt also, acts as accountant for the office.

He said the figure includes \$12,000 for witnesses, housing and food, and \$7,900 to pay stenographers and court reporters. Merritt said the state will get a part of the stenog-raphy fee back by selling transcripts of the trial.

ORLEANS PARISH Criminal Sheriff Louis A. Heyd said the cost of housing and feeding jurors at the Rown-towner Motor -Hotel for the duration of the trial would be between \$16,000 and \$17,000.

He said there would be another \$1,000 for security during the trial-closed circuit television and sound equipment. He said he also hopes to get \$3,000 more in order that he may pay deputies overtime for their extra work during the trial

The list of expenses does not include Garrison's investigative expenses. >

AN UNKNOWN amount of money did not come from normal channels generally used to operate the office. It. was contributed by a group of businessmen formed under the . name of Truth and Consequences,

Judge Edward A. Haggerty previously had ordered the names of contributors and their contributions to be impounded until after the trial.

Meanwhile, Shaw said the two-year legal battle had been "disastrous financially" and he is prepared to come out retirement and go back to work.

ganization would have a state-his ordeal. He was acquitted by the jury exactly temperars after

ed to say that any action against the district attorney (:2-109.960: C:6/

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

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SECTION 1

STATES -ITEM

NEW ORLEANS, LA.

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sibilities is a book on his experiences. He also said the accountral with his experiences.

periences. He also said the acquittal "is by no means the end of the matter."

Edward Wegmann, one of his attorneys, said, "We will continue to do what is best for Mr. Shaw." Wegmann would not be pinned down on the possibility of a suit by Shaw.

The New Orleans Delegation of the Cuban Student Directorate yesterday called for the impeachment of Garrison "for the prostitution of his office."

THE STATEMENT added that Shaw should receive public and officer's apoingies from the city of New Orleans and the state of Louisiana.

Dr. Carlos Bringuier, who is

state of Louisiana.

Dr. Carlos Bringuier, who issued the CSD statement, said his group was "absolutely sure that the only verdict that could have been rendered was not guilty simply because Clay L. Shaw was innocent and we have faith in the bonest people of this nation."

Dr. Bringuier said that during the two-year investigation, Gar-

the two-year investigation, Gar-rison and "his lackies and gurus" have smeared Caban

exiles.

"But our sufferings," he added, "could not be compared to those of an innocent man who was smeared and brought into an open circus