

Ruby's swaggering and boast-fulness were only a "facade." Tolerantly, Dr. Guttmacher explained that a facade meant a mask. Similar Interruptions, plus charges that Dr. Guttmacher was "rambling on?" gave the ichief defense counsel, Melvin M. Belli, a Chance 1 to depict the Beill, var chance i tor depicts the prosecution staff as being unlet-tered and unworthy "of a sophis-ticated city like Dallas." District Attorney Henry M. Wade finally rose, pointed a finger at Mr. Belli and addressed Judge Joe B. Brown. "Are you gonna let that law-ver refer to us as ignorant yer refer to us as ignorant, as ignoramuses?" he cried. "This man called the people of Dallas peasants," Mr. Belli retorted, pointing at Mr. Alex-"And he took the Lord's name in vain," Mr. Bell's assistant, Joe H. Tonahill, shouted. "Everybody sit down," Judge Brown ordered. 'A Mental Cripple' Dr. Guttmacher testified that Ruby was "a mental cripple" who "was carrying an insuffer-able emotional load." Ruby felt crushed by the as-sassination of the President and spoke of the President "in terms that a person in love would use," Dr. Guttmacher said. He recalled that Ruby had twice told him, "I feel for that man." "Does this indicate a latent homosexuality?" Mr. Belli asked. "There is a suggestion of it, but I hesitate to remark upon it because it is not really ger-mane to the issue," Dr. Guttmacher said. Could Ruby take the witness siand this week, Mr. Belli asked the psychiatrist. "I wouldn't want to predict his reaction," Dr. Guttmachen replied. "He is a very vulnerable indjvidual and he might either crack up on the witness stand or present a more normal aspect than I would expect." "I think this man could be-come flagrantly psychotic," he said. 115 11 May Not Call Ruby "Self-destructive?" Mr. Belli "Self-destructive: All. Definitions "Well, I can't predict that, hut he might become self-de-structive after going on the stand," Dr. Guttmacher replied. Tonight Mr. Belli said that he had just about decided on the basis of Dr. Guttmacher's testimony not to call Ruby as a testimony not to call Ruby as a witness. He hopes to finish the case for the defense by tomorrow night. This morning Oswald's mother attempted to enter the court room. She was promptly served with a subpoena as a state witness, a move designed to prevent her from being in the courtroom or commenting on

when the psychiatrist said that

## the trial.

The jury, apparently fighting against boredom, heard medical against boredom, heard medicate testimony all day. Dr. Martin L. Towler, Uni-versity of Texas neurologist, testified that an examination of Ruby's brain waves proved Ruby had a psychomotor variant of epilepsy. The defense contends that Ruby was in the throes of a brain seizure when he shot Oswald and that he was insahe under the laws of Texas because at that moment he could not tell right from wrong. Dr. Towler, under cross-examination by District At-

torney Henry M. Wade, said he could offer no opinion whether Ruby was aware of the consequences of his act when he shot Oswald. But he insisted the electron encephalograph tests proved that Ruby's brain was definitely

abnormal, that the brain waves showed "seizure activity" and that during a seizure Ruby might have suffered a mental blackout.

The defense insists that Ruby has no memory of shooting Oswald.

For more than an hour, Dr. Towler stood at the railing of the jury box trying to explain Ruby's brain wave charts to eight men and four women jurors.

He pointed to ink lines showing sudden fluctuations in the frequency and voltage of Ruby's brain waves and said the pat-tern indicated seizures.

-While this went on, Judge Joe B. Brown thumbed a copy of "Inside the Ruby Trial." "This is all repetitious," the District Attorney, complained District Attorney complained "Let's finish this thing and sit down."

346