## Manchester Assured Magazine Kennedys Approved Publication

Copy of Accord With Cowles, Publisher of Look, Is Filed in Suit Over the Book

By SIDNEY E. ZION William Manchester assured the publishers of Look maga-zine, in a written statement last August, that the Kennedy family had approved the pub-lication of his book "Death of a President." 1

a President." 1 A copy of the agreement, which calls for the payment of \$565,000 to the author for world serialization rights by Cowles Communications, Inc., publisher of Look, was filed as an ex-hibit yesterday by the lawyers for Mrs. John F. Kennedy. Mrs. Kennedy is seeking to halt publication and distribu-tion of the serialization and the book. She asserts that she did not authorize publication of the manuscript and that Mr. Man-chester breached his contract

chester breached his contract with her. She contends that the contract requires that the man-useript be approved by her be-fore it can be published.

Look Magazine is scheduled to begin Jan. 10 an 80,000-word serialization of portions of the 300,000-word manuscript.

Paperback Rights Sought

Paperback Rights Sought Meanwhile, Dell Books of-fered \$1-million yesterday for the book's paperback rights to Harper & Row, Publishers, Inc., publisher of the hard-cover edition, Donald Fine, editor in chief of Dell Books, said he helieved this was the largest offer ever made for poperback offer ever made for paperback rights.

A spokesman for Harper & Row said that it was company policy not to accept a paper-back offer until the hard-cover edition had been published. He said he knew of no other offers. said he knew of no other offers. Publication of the hard-cover edition is scheduled for April. In the memorandum of agree-ment with Cowles Communica-tions, dated Aug. 11, 1966, Mr. Manchester gave the following covenant and warranty: "That said manuscript was prepared by him with the au-thorization, consent and coopera-tion of Mrs. Jacqueline Kennedy and Senator Robert F. Kennedy and Senator Robert F. Kennedy and that Senator Kennedy has, speaking for the Kennedy family, approved the publica-tion of same." The author also warranted that he owned or controlled "ex-

that he owned or controlled "ex-



ated Pro Gardner Cowles

clusive first newspaper, maga-zine and periodical publication rights" in the manuscript.

Look Selected Material Look Selected Alternal According to the second edi-tion of Webster's New Inter-national Dictionary, a warranty is "a collateral engagement or undertaking ... that a certain fact regarding the subject of a contract is, or should be, as it is expressly or impliedly de-clared or promised to be." clared or promised to be

A covenant is described as "an undertaking or promise of legal validity." According to the dictionary

the breach of such a warranty mess not avoid the contract but "renders the warrantor liable for damages." Under the agreement, Look

agazine is entitled to select and omit whatever material it and omit whatever material it may desire. But the publisher agreed to submit first proofs and final photostals of the ar-leles to Mr. Manchester for tinal approval "so that there can be no question [of having] sub-

be no question [of having] sub-stantially changed the meaning of any of the material." Gardner Cowles, editorial chairman of Cowles Communi-fations, also agreed to submit the articles through the author to Mrs. Kennedy or Senator Ken nedy "if the author timely noti-fles" the company that either of them desires to raview the

material for purposes of determ ining whether the Look articles changed the meaning of the ma-terial in the manuscript. Wording of Agreement

The agreement continued: "It is understood that failure by the author, (or by Mrs. Kennedy or Senator Kennedy in the event they exercise their right to re-view the material) to communicate any objection or disapprova to one of Cowles' editors at Cowles' New York City office within five days after receipt of such material shall be deemed the equivalent of afferentize the equivalent of affirmative approval thereof by such person.

In her affidavit filed yester day, Mrs. Kennedy said she ha not approved or consented to the serialization. Senator Kennedy said th same thing in his affidavit.

The agreement also provides that, in the event of a lawsuit tgainst the publisher, Mr. Man-chester is obligated to pay the amount of any "adverse mone-tary award indement or unit

amount of any "adverse mone-tary award, judgment or ver-dict," if the case goes to trial. Payment of Lawyers Up to the point of actual trial, the publisher must pay the costs and expenses of the de-fense. Including attorney's fees. If a trial ensues, however, Mr. Manchester is obligated to pay the costs and expenses of the Manchester is obligated to pay the costs and expenses of the trial and any subsequent ap-peals, including attorney's feds. If Cowles agrees to a sette-ment that is unsatisfactory to the author, it has the right to pay the stilement price and Mr. Manchester need not contribute. On the other hand, if Mr. Man-chester approves the settlement he is obligated to pay the settle-ment price. ment price. \$365,000 Pald Manchester

The amount the author ne pay as indemnification to the publisher is limited to the "total sum paid, or payable" to Mr. Manchester under the agree ment.

Under the payment clause the agreement, Mr. Manches-ter received \$365,000 upon exe-

ter received \$365,000 upon exe-cution of the agreement, mean-ing Aug. 11, 1966. The balance of \$300,000 is to be paid in five approximately equal installments, beginning Jan.10, 1967,and then each Jan. 10 through 1971. The agreement called for the beginning of scriptication in

beginning of serialization in Look magazine on Oct. 18, with the last installment sched-uled for Jan. 10. This was later changed so that the first in-stally of the stall of

279