

With both sides finally Judge Edward A. Haggerty J the logjam that has stalled Shaw trial since Wednesday.

Shaw, 55, is on trial in charges of conspiring to kill President John F. Kennedy. As the trial entered its 11th day today, one more jurcr and two alternates were still to be chosen.

The state yesterday exercised its last peremptory challenge, by which a juror is rejected without giving a reason. From here on, Judge Haggerty will determine an individual's fitness to serve. The defense used its final challenge Thursday.

ONCE THE 12TH juror is selected, each side will get one more peremptory challenge for each alternate juror.

Another group of 150 citizens was subpenaed to court this morning to be asked;

"Do you know of any reason that would keep you from being a fair and impartial juror in this case?"

UNLESS THEY are radically different from the \$30 potential jurors who preceded them through the court during the past two weeks, most of them will answer, "Yes."

None of the 150 called yesterday survived examination. but of peremptory challenges, had hopes today of breaking jury selection in the Clay L.

Criminal District Court on Most either said they had a fixed opinion in the case or couldn't afford to serve two months without pay. Another 150 are due in court

at 10 a. m. Monday.

The main action in the Shaw case yesterday came 966 miles away, in a Washington, D. C., courtroom.

JUDGE CHARLES E. Halleck Jr. of General Sessions court in Washington directed that he be informed by Wednesday if District Attorney Jim Garrison intends to show Kennedy's death resulted from a conspiracy involving Shaw. The state has dodged that issue so far in the trial. Chief prosecutor James L. Alcock has stressed to jurors that all the state has to prove is that there was a conspiracy involving Shaw and that someone committed an overt act in furtherance of the object of the conspiracy. This would not necessarily be the assassifation of Kennedy itself. In fact, the assassmanon is not among the six overt acts Alcock tells purors the state will attempt to prove:

<u>ON THE OTHER hand, by</u> subpenaing former Goy. John Connally of Texas and others who were on the scene when Kennedy was shot to death in Dallas on Nov. 22, 1963, Garrison clearly has indicated he intends to "go into Dealey Plaza." as the judge puts it

intends to "go into Dealey Plaza," as the judge puts it. Judge Haggerty has been noncommittal on whether he will allow such evidence to be introduced.

Judge Halleck wants to know Garrison's intentions before he rules on the DA's efforts to obtain autopsy photographs and X-rays of the assassinated president. They have been sealed in the National Archives until 1971 at the request of the Kennedy family.

IF NO EFFORT is to be made by Garrison to link the alleged Shaw conspiracy and the assassination, it is irreevent where the shot that killed Kennedy came from, Judge Halleck reasons.

Garrisson contends the autopsy records will show Kennedy was shot from more than one direction. The Warren Commission investigating the slaying said he was shot only from the back, and Lee Harvey Oswald alone was involved.

IN SETTING the Wedneslay moon deadline, Judge Halleck said hopefully the opening statements to the jury in the Shaw trial will have been made by then. "Then we'll all know what you expect to show," he told assistant pA Numa V. Bertel Jr.