

Mark Lane and Author

Two attorneys for the Warren autopsy photos and X-rays of he had made similar charges gates to the convention were commission, which investigated the dead President's body. The assassination of President Mr. Epstein said that most ened to sue him. the assassination of President Kennedy, clashed today with two critics of the commission's report. A challenge to file a

who is the attorney for the the wound. mother of Lee Harvey Oswald, "The autopsy photos might mother of Lee Harvey Oswald,

Epstein, who is the author of in question did not pass through conclusions that were not war-"Inquest." Mr. Ball hinted that the ally reduce the probability that called this "the technique of

evidence in shaping their assassin."

Kennedv.

libel suit was issued. Joseph A. Ball, a senior cousel for the commission, and Wesley J. Liebeler, a professor of law who is a commission junior attorney, traded sharp statements with Mark Lane and Edward Jay Epstein, authors. Edward Jay Epstein, authors. At several points, Mr. Lane, one bullet had hit the Presi-

critics of the report had ignored Kennedy was killed by a single propaganda." versions of the assassination. Professor Liebeler and Mr. Calif., attorney and a former The commission found that Lane had the sharpest exchange, president of the California Bar

Mark Lane and Author Mark Lane and Author SAN DIEGO, Nov. 17 (AP) Two attorneys for the Warren Mark Lane and Author Mark Lane and Mark Lane and Mark Mark Lane's book was a "tissue to withhold from public release of distortion" and he said when In another development, dele-

'You'll Have Them'

Mr. Lane, sitting next to Mr

Mr. Ball said the Warren who opposed what he described the assassin, called the com-resolve this mystery," Mr. Ep-Commission investigation "was a a plan to impose censorship mission report fraudulent. Appearing on a panel at the these autopsy photos reveal ed in this nation." Associated Press Managing Edi-that the bullet exited the throat, "If we had followed the same in proposing the restriction of

"If we had followed the same in proposing the restriction of

the body, that would substanti-ranted by the evidence and

Mr. Ball is a Long Beach, Aides of Commission Debate Oswald alone killed President with Professor Liebeler inviting Association. Professor Liebeler the author to file a libel suit is a professor of law at the

panel before the 33d annual convention.

Speaking for the press was author of "Rush to Judgment" dent's back and it fell out of Liebeler, said quietly, "You'll Sam Ragan of The Raleigh who is the attorney for the the wound.

tors Association convention, Mr. the possibility there was a sec-distortions as Lane did in his certain information about crim-Ball and Mr. Liebeler called the ond assassin will be virtually book, I would be ashamed of inal matters, were merely exreport fair and conclusive and reduced to nil. [myself as a lawyer,' he said. ercising the right and duty to criticized Mr. Lane and Mr. "If they reveal that the bullet He said Mr. Lane had drawn remain silent on matters that

> interfered with the right of fair, ing the press, be excluded fror trial

> "If you have read and care- circumstances. fully considered our whole report, you should be aware that your untrammeled right of free-inherent in the courts and doe: right of freedom of the press," dom of speech or of the press."

"We have not told you what left to your sound discretion."

the courtroom under certai

"This right to hold limited we have not interfered with closed hearings has always been dom of speech, or your undenied not interfere with either free-

"In short, we have sought to you can or cannot do. This is insure that every defendant be ft to your sound discretion." given the fair and impartial "It is true," he said, "that trial guaranteed him under the we have recommended that a Constitution, and once fairly rule be adopted by the courts convicted, that we avoid the that in preliminary matters be-expense and burdens of appeals fore trial, all or part of some and retrials resulting from the hearings may be held in cham-legal profession's misconduct,' bers, or that the public, includ- Cooper said.