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Andrews Can't Get Jury Transcript Under Law--L

fice said today efforts by Dean jury in March. A. Andrews Jr. to obtain a The grand jury charged Andictment and that it is defecana law.

Andrews, suspended assistant Jefferson Parish district attor-

A. Andrews Jr. to obtain a drews with perjury and he was indicted last month in an 11-foot-long indictment prepared ing lawyer, who wears a perassassination investigation can-not be successful under Louisi-quoted extensively from An-Zelden was in court as Asst. drews' testimony.

ANDREWS AND his attorney, ney, sought a transcript of his Sam Monk Zelden, complained

Dist, Atty. Jim Garrison's of-lentire testimony given to the that vital portions of the testimony are missing from the in-

> Dist. Atty. James Alcock handed the state's answers to Judge Frank Shea.

ANDREWS APPEARED in the courtroom earlier and spoke with Judge Shea for approximately 15 minutes.

He left when he was told his motions would not be argued today. Judge Shea tentatively set the hearing at 10:30 a.m. next Monday.

He said Andrews had indicated he might file a supplementary motion to quash the indictment later this week, in which case the hearing would be reset for May 22.

The district attorney's answers this morning were aimed at Andrews' motion to quash and three motions aimed at obtaining the grand jury testimony.

In the answers, the state said it had "fully conformed to the requirements . . . of the Code of Criminal Procedure, and that none of the constitutional rights of the defendant have been violated . . ."

THE DOCUMENT went on to state that "the state is pro-hibited . . . from revealing any more of the transcribed testimony which was given by the accused to the grand jury than such testimony as is necessary to indict the accused for per-

"All remaining transcribed testimony is protected by a cloak of secrecy."

Meanwhile, Sen Russell Long said yesterday he feels Garrison has turned up "significant evidence" of a conspiracy in the assassination of President John F. Kennedy.

In answer to questions on CBS television's "Face the Na-tion" yesterday, Long said an important new development in the case came Friday when Garrison reported that Jack Ruby's unlisted telephone number, in coded form, had been found in notebooks owned by Clay L. Shaw and accused presidential assassin Lee Harvey Oswald.

GARRISON SEIZED Shaw's notebook and other personal effects in February, after he arrested the 54-year-old former manager of the International Trade Mart on a charge of conspiring to assassinate Kennedy.

Since that time Shaw has been bound over for trial after a three-judge hearing, then indicted for conspiracy by the Orleans Parish Grand Jury.

Long said yesterday that in his mind the alleged telephone number is definite evidence that a conspiracy existed. The Warren Commission was able to establish no link between Oswald and Jack Ruby, the late Dallas

club owner who shot him to death.

GARRISON SAID Friday he plans, at some future date, to disclose other significant coded entries in Oswald's notebook, printed in its entirety in the Warren Report.

The code, Garrison explained, involves transposition of digits according to a definite pattern, then addition or subtraction of p numbers familiar to Oswald.

On the broadcast from Washington yesterday, Long commented, "I think you would say it was somewhat strange that those two men whom Garrison t says were in conspiracy both had that number listed in their papers."

Salvador Panzeca, one of t Shaw's attorneys, said today that the figure PA 19106 in Lee Harvey Oswald's address book represented a telephone number in Russia.

He said Shaw's attorneys will prove this and will also bring Lee Odom into court either on or before Shaw's trial date. He said the numbers, although the same, had no relation to each other

So far, investigation in Dallas has turned up no evidence of a Lee Odom, whose name was listed in Shaw's address book with the notation PO 19106, Dallas, Tex.

Meanwhile, Alvin Beauboeuf was scheduled to appear this afternoon at police headquar-t ters to sign a statement regarding an alleged Garrisonoffice attempt to bribe him.

LONG EXPRESSED long-

standing doubts that Oswaiu p had carried out the assassina-s tion alone and said he feels ti that although Garrison should seek the cooperation of the Fed-v eral Bureau of Investigation in t his probe, he is justified in conducting an independent inves-1 tigation.

The murder of Kennedy, Long contended, "was not a crime against federal law. It was a crime against the law of Louisiana. It was a crime against the law of Texas."

"Do you really think," one reporter asked Long, apparently half-jokingly, "that the New Orleans district attorney is capable of conducting a more thorough investigation than the

The senator replied, "I'm just saying they wouldn't have handled it the way he has handled it . . Furthermore, let's be fair about it. He felt it was his case and not theirs."

ANOTHER REPORTER asked whether, if Garrison disproved the findings of the Warren Commission, he might be seeking high political office, perhaps conflicting with the am-

bitions of the senator.

Long laughed and replied, "You mean he might want to run for my job? I think that everybody ought to do what his duty requires. And if you do the job that the people elect you to do, and you do what's right as your conscience sees it, the elections tend to take care of themselves."

"Do you really think Ruby, Oswald and Shaw were involved in a conspiracy?" an interview-

er queried.

"I'M SURE THERE was a conspiracy," Long answered, adding that national interest in Garrison's investigation has been high for some time.