TO SEE RECORD

Three Motions Filed in Perjury Case

Legal maneuvers designed to make his Grand Jury testimony public were instituted Menday by Dean A. Andrews Jr., who was indicted for perjury by the jury in connection with District Attorney Jim Garrison's presidential assassination probe.

Andrews filed three motions in Criminal District Court, one for oyer, one to inspect his Grand Jury testimony and one for an order permitting disclosure of Grand Jury testimony.

Andrews, who has been suspended as an assistant Jefferson Parish district attorney because of his connection with the conspiracy investigation, was reindicted two weeks ago on the perjury charge after a previous indictment was challenged by his attorney. The first indictment was subsequently nol prossed.

The second indictment revealed 11 and one-half feet of testimony, the basis of five counts of perjury.

In his motions, maintained that he is unable 'to properly prepare his defense or to assist his counsel."

'BERTRAND' INVOLVED Andrews testified to the Warren Commission that he received a telephone call from a "Clay Bertrand" shortly after the assassination of President John F. Kennedy asking Andrews to defend Lee Harvey Oswald, later named by the commission as the lone assas-

Garrison listed "Clay Bertrand" as an alias of Clay Shaw shortly after Shaw's arrest March 1. Garrison charged that Shaw, former managing director I of the International Trade Mart. conspired with Oswald and pilot fi David W. Ferrie in New Orleans in to kill the President.

Andrews' Grand Jury testi-mony concerned "Clay Ber-trand" and Clay Shaw. Andrews said he could not say whether they were the same person.

The district attorney's office Monday filed exceptions to petitions by Shaw's attorneys to make a magazine writer, James Phelan, a material wit-

Cont. in Sec. 1, Page 4, Col. 5

ANDREWS FILES THREE MOTIONS

Continued from Page 1

T Phelan suggested in a Saturday Evening Post article that who is imprisoned. Perry Russo's testimony that he Garrison's men contended that W ly conspiring to kill Kennedy may taken before the trial is before at have resulted from post-hypnot- the Grand Jury. es ic suggestion.

A hearing on the matter was A hearing on the matter was willing to testify in New Or-si be set for 10:30 a, m, Wednesday leans, they said the "state is set for 10:30 a, ii. Wednesday leans, they said the "state is after assistant district attor-neys James Alcock, Andrew his sworn statement."

Sciambra and Richard Burnes

Sciambra later issued a statean-filed a written answer to Shaw's

The state's argument said Grand Jury. there is no provision under Louisiana law to take testimony of

ness in Shaw's conspiracy a witness in advance of a trial except in a preliminary hearing, which has already been held, or in the case of a witness

heard Shaw, Oswald and Ferrie the only way testimony can be so

STATEMENT SOUGHT

Noting that Phelan said he is al

ment in which he asked Phelan to testify with him before the

Phelan said in his story that Russo made no mention of a to meeting at which Ferrie, Shaw c and Oswald supposedly con-spired when Russo first met with Sciambra.

Sciambra has called the article untrue.

The only way for Phelan to testify under oath under law, Sciambra said, "would be a joint appearance by Mr. Phelan and myself before the Or-

leans Parish Grand Jury." Sciambra added, "If Mr. Phe- io lan is sincere in his request, at in this time I would like to extend in an invitation to him to appear pr with me voluntarily before the Di Grand Jury where we can both Al tell our stories under oath and sta subject to cross examination and un the laws of perjury of the state ur of Louisiana. This would give old an impartial body of 12 men an opportunity to decide once and for all what is fact and what is fiction."

Sciambra said his office will pay for Phelan's transportation and lodging in New Orleans, and added that "I stand by every statement I have ever made concerning Mr. Phelan and his

article."

the petition.