RULING TO BE MADE ANDREWS CASE

Judge to Decide Today on Dismissal Plea

Criminal District Judge Frank J. Shea will rule at 9:30 a. m. Sunday whether to throw out any or all of five perjury counts against Dean A. Andrews Jr. after a defense motion Saturday claiming state failure to prove the elements of crime.

The attorney for Andrews, who is charged with lying to the Orleans Parish Grand Jury in connection with its investigation into an alleged conspiracy to kill President John F. Kennedy in 1963, moved about 4 p. m. Saturday for a directed verdict of not guilty.

After the jury was dismissed, Harry A. Burglass, Andrews' attorney, sought the judge's ruling after charging that District Attorney Jim Garrison's office has not proved the elements of "corpus delictl" and "materiality" in the five counts.

Through two hours the defense harped on its points, maintaining throughout that the state "has no case" and that it is "basic law that a defendant cannot condemn himself with his own mouth with nothing else in the record to do so.'

DEFENSE ARGUES

Burglass said the only matters before, the court are Andrews' own "declarations" or the testimony of withesses who "say what he said." The defense maintained obsence of a corpus delicti, which is defined in law as the substantial, and fundamental fact or facts necessary to the commission of a crime

Alluding to Andrews' loose and coloriul manner of speak-ing, Burglass said "he made inconsistent statements, but there is a consistency in his inconsistent statements."

Prosecuting attorney James L. Alcock cited various lestimony in which he said Andrews first said he "can't say" Cont. in Sec. 1, Page 2, Col. 1

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whether Clav L. Shaw and a Thiel, official court reported for Clay Bertrand were the same the Grand Jury.

person, then that Clay Ber-trand does "not exist at all" and "I may have said a thousand

finally that Bertrand is Eugene times one thing, but the one C. Davis. time I say Clay Shaw ain't Clay

Shaw is under indictment by Bertrand clears me of all the the Grand Jury for allegedly rest.

being a participant in a plot ence to me if I am convicted." "It doesn't make any differhere in 1963 to assassinate Ken- "Clay Shaw is not Clay Bernedy. The retired New Orleans trand. Indict me if you want businessman denied using the to."

allas of Bertrand, as Garrison ASKED OF DAVIS said he did, or having anything At one point in the testimony. to do with a plot.

Andrews was asked by a dis-Andrews told the Warren Com. trict attorney's aide, "When you mission, which named Lee Har- testified before the grand jury vey Oswald as a lone assassin March 16, you knew Bertrand of the President, that Bertrand was Eugene Davis?"

represent Oswald.

BAR OPERATOR

Davis is a French Quarter Garrison claims that Andrews bar operator whom Andrews lied when he told the grand jury subsequently identified as Ber in March that he could not say trand, but Davis has denied whether Shaw and Bertrand are using the name. using the name.

The defense, in seeking the At his second grand jury apdirected acquittal verdict, said pearance, Andrews identified the state failed on the corpus Bertrand as Eugene Davis, delicti issue in that it has not Andrews said he did not men-

and it is "obvious that this client of mine." man won't tell the world the truth on this matter."

Andrews has been quoted as saying he delayed in identifying Davis as Bertrand because he wanted to protect Davis, whom he described as "vulnerable."

describing Bertrand does not A voice destant and "People that of Andrews said, "People ties of Davis, and therefore An. seem to think I know more than drews was lying if in fact I know ... if the action stirs ties of Davis, and the tart of fact, 1 know drews was lying if, in fact, 1 know up, Pin going West." Davis is Bertrand. The voice said that Oswald The voice said that Oswald

The irony of the state's move was "just a patay" in the Dallas to seek a perjury conviction on this count is that if it is accepted as true that Davis is Bertrand, then the state is apparently contradicting its position that Staw is Bertrand.

For this reason, Burglass commented, "If the state says Davis is Bertrand, then I don't think they want to be saying Athat.77

Earlier Friday, Andrews' testimony in his second appearance before the Grand Jury June 28 was read to the five-man jury by Mrs. Maureen

called him the day after the Andrews' reply was read as, murder to come to Dailas to "So I lied. I committed perjury. I don't know what I said. The man is Eugene Davis.'

proved that Shaw and Bertrand tion Davis by name the first are identical. time because, "I decided that Alcock charged that An. Il was not necessary for this drews "fuisted upon the man to be exposed to what I world" the name Bertrand had been exposed. He was a

NEWSMAN CALLED

After the 20 pages of Andrews' grand jury testimony were put into the record, the state called Robert Scott, a newsman for radio station WROK, Boston, Scott played a tape recording of a 15-minute The prosecution charged that telephone interview he conductvarious testimony of Andrews ed with Andrews last February.

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ain't nothing but a decoy. Every- also called to the stand for ques-replied, "Yes." body knows that. All you have tioning on an interrogation of REMARK VOLUNTEERED to be is half-intelligent to know andrews in the district attor- Davis then volunteered the inthat.

The voice also declared that the problem with the Warren Commission investigating Kennedy's death was that it did not probe deep enough into certain aspects of the case. All the commission had to do was "put the pieces together," the voice claimed.

After the recording, Judge Shea called a half hour hunchann recess

When court reconvened, Alcock called several television newsmen to the stand to certify Andrews on film.

the Criminal Courts Building Dallas by Jack Ruby.

Andrew J. Sciambra, an as-

assassination of Kennedy, "Helpistant district attorney, was came from Clay Bertrand, Davis bra replied, "He did not."

> ing was made of the intervelw. regard the remark. His testimony was interrupted needed more time to study the The judge granted the request, with Andrews April 12. and Sciambra was taken off es were called.

Prentiss Davis, a retired Army torney said be would rather pergeant who worked for An-""take 5" than be known as a their presence while certain drews as an investigator, then "fink." He explained that Anstatements were being made by testified about an incident which drews meant spending five courred Nov. 24, 1963, two daysiyears in prison rather than be

A filmed tane of an inter-effer the President was killed known as a "stool pigeon." view conducted on the steps of and the day Oswald was shot in Though the extent of the conversation was not revealed dur-"I drove to the hospital injing Bucola's testimony, it was June 28 was then shown. In it, Andrews identified Clay Ber-trand as Eugene Davis, Asked was confined) and got there just Bertrand did come up.

in the film why it took him so after the television showed Os- The second policeman, L4, long to reveal who Bertrand wald being shot. He (Andrews) Thomas B. Casso confirmed really is. Andrews replied, ald me we had just last a client, Bocola's earlier testimony. "How would you like to get le said he had got a call from Casso noted that he was as-busted, have your brain Dallas to represent Oswald," signed to Garrison's office to a knocked out?" Asked If Andrews said the call probe

ey's office March 2. Asked if formation that Andrews freandrews ever identified Clay quently used the name Bertrand Shaw as Clay Bertrand, Sciam- to mask the identity of whomever he might be referring to. Sciambra said a tape record- The judge told the jury to dis-

The prosecution then called when defense counsel said it back to the stand two state policemen who testified earlier transcript of the interview, about a night chib encounter

Sgt. John J. Bucola said that the stand while other witness- during the course of the conversation with Andrews the at-