

Trial Proceeds Tomorrow
SHAW JURY IS COMPLETED

Panel Okay Ends 14 Days Of Selection

An all-male, predominately white jury finally was completed today to try Clay L. Shaw on charges of conspiring to kill President John F. Kennedy.

After 14 days of frustration, the final alternate juror was agreed upon shortly before noon today, completing the 12 jurors and two alternates needed for the trial to proceed. The trial then was recessed until 10 a. m. tomorrow.

Shaw, a 55-year-old retired businessman, is on trial before Criminal District Judge Edward A. Haggerty Jr. District Attorney Jim Garrison charges he conspired with Lee Harvey Oswald and others to kill the President, shot to death in Dallas Nov. 22, 1963.

THE JURY INCLUDES THREE NEGROES, all in the panel of 12. Both alternate jurors are white. Several women were questioned in the jury selection process, but all were excused.

The alternate juror picked this morning is John Burlot, 46, president of the CNT Crane Service Inc. He lives at 4103 Vixan, Algiers.

Burlot was the second person questioned today. Of the 150 potential jurors summoned today, 77 were excused quickly for either financial or medical reasons, or because they said they already had a fixed opinion in the case.

ABOUT 1,200 POTENTIAL JURORS appeared before Judge Haggerty since the trial began Jan. 21 before the 14 were agreed upon.

When court resumes tomorrow, Judge Haggerty will hear three motions, the most controversial being a plea by the defense that the judge grant immunity from prosecution to Mrs. Harold McMaines, the former Sandra Moffett, a defense witness now in Des Moines, Iowa.

Mrs. McMaines has thus far refused to return from Iowa, which is not a party to the interstate agreement for return of witnesses, because she says she is afraid of Garrison.

THE OTHER TWO MOTIONS pertain to a tape record.
(Turn to Page 14, Column 6)

Shaw Jury Completed

Continued from Front Page

ing allegedly possessed by Metairie attorney Hugh Exnicios. Defense attorneys say it will show an attempt by two Garrison aides to bribe and threaten another defense witness, Alvin Beauboeuf.

Exnicios claims his subpoena violates his lawyer-client relationship with Beauboeuf, and has filed a motion to this effect. The other motion was filed on behalf of Beauboeuf, who wants to waive the lawyer-counsel relationship so the tape can be produced.

After these motions are disposed of, Garrison will make the state's opening statement.

JUDGE HAGGERTY today agreed to a defense request that it be allowed a 30-minute recess after Garrison's opening statement. Then the defense, if it desires, may make an opening statement.

Meanwhile, in Washington, D.C., a federal judge postponed until Feb. 14 a hearing on Garrison's bid to subpoena secret autopsy records and photos of Kennedy's body.

General Sessions Judge Charles E. Halleck Jr. had given Garrison until today to show the autopsy records are relevant to the Shaw case.

THE MATERIAL has been sealed in the National Ar-

chives until 1971 at the request of the Kennedy family.

Judge Halleck said earlier he expected Garrison's opening statement to shed light on the relevance of the documents. He thought when he set today as the deadline the opening statement would have been made by now, but the jury selection process lagged

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