## SANITY AGAIN DOUBTED STEN PIOLO

## Bremer Asks New Trial

A motion for a new trial has been filed by the attorney for ing the trial. He did not speciArthur H. Brenser, convicted Vincent M. Telli, said after
in Prince Georges County Cir. the trial he had seen the news
cuit Court last week of the film "several times" before it shooting of Alabama Gov, it was shown in court. George C. Wallace.

Benjamin Lipsitz filed the motion yesterday, claiming rule on the new trial motion that the jury's finding that Bremer was sane at the time of the May 15 shooting for which he was sentenced to 63 years, was contrary to the evi-dence.

Lipsitz also claimed Mary-land law that Judge Ralph W. Powers erapd in his instruc-tions to the jury and that the verdict was contrary to Maryland law.

Another claim by the attorney was that at least one juror

By ALER R. PRESTON: Saw a CBS television film of Star-News Staff Writer the shooting, before it was A motion for a new trial has shown in the courtroom dur-

JUDGE POWERS is on vacation and is not expected to until later this month.

Meanwhile, a decision to prosecute the 21-year-old Bremer on a four-count federal indictment probably will not be made until September because Chief U.S. District Judge Edward S. Northrop is on vaca-

The federal indictments accuse Bremer of shooting a presidential candidate, of wounding Secret Service agent Nicholas Zonos, and of two weapon charges. The maximum penalty on those charges is 40 years imprisonment.

Bremer, according to a state correction official quoted by the Associated Press, has not been cooperating with state psychiatrists and has resisted psychiatric tests at the Maryland Penitentiary.

"HE'S NOT cooperating 100 percent," said Robert Grams, a corrections spokesman, "He has refused several attempts at some psychiatric tests so far."

In Bremer's hometown of Milwaukee, his father, William, announced he was starting a fund to help pay for an

eppeal which he estimated would cost \$2,000.

Edward P. Camus, the Prince Georges public defender, said that if the defendant can prove he is indigent, the state will pay the cost of an appeal.