Date: 2/6/68

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TO:

DIRECTOR, (62-109060) AND DALLAS (89-43)

FROM:

NEW ORLEANS (89-69)

ASSASSINATION OF PRESIDENT JOHN FITZGERALD KENNEDY, DALLAS, TEXAS, NOV. TWENTYTWO, SIXTYTHREE, MISCELLANEOUS -INFO CONCERNING, OO: DALLAS.

NEW ORLEANS STATES-ITEM, RED FLASH EDITION, FEB. SIX INSTANT, REPORTED THAT ATTORNEYS FOR CLAY L. SHAW FILED A MOTION TODAY ASKING THAT HIS TRIAL ON CHARGES OF CONSPIRACY IN THE ASSASSINATION OF PRESIDENT KENNEDY BE MOVED TO A LOCATION AT LEAST ONE HUNDRED MILES AWAY FROM NEW ORLEANS. THE ARTICLE REPORTED THAT SHAW'S ATTORNEYS IN THE MOTION FILED CLAIMED THAT DISTRICT ATTORNEY JAMES GARRISON HAS CONDUCTED A DELIBERATE PARRAGE OF PUBLICITY DESIGNED TO INFLUENCE THE MINDS OF PROSPECTIVE JURORS MAKING IT IM-POSSIBLE FOR SHAW TO GET A FAIR TRIAL IN THE NEW ORLEANS AREA.

THE ARTICLE REPORTED THAT CRIMINAL DISTRICT JUDIN EDWARD A. HAGGERTY, JR. SET A HEARING ON MARCH FIVE ON THE CHANGE OF VANUE MOTION THUS AUTOMATICALLY POSTPONING

END PAGE ONE

ECW: jab

Approved: .

Special Agent in Charge

Date:

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	SHAW'S TRIAL WHICH HAD BEEN SCHEDULED FOR FEB. THIRTEE
	NEXT. JUDGE HAGGERTY GRANTED THE STATE A WEEK TO REPLY
	WRITING TO THE CHANGE OF VANUE MOTION THE WASSE

NEXT. JUDGE HAGGERTY GRANTED THE STATE A WEEK TO REPLY IN WRITING TO THE CHANGE OF VANUE MOTION. JUDGE HAGGERTY ALSO INSTRUCTED DEFENSE ATTORNEY F. IRVIN DYMOND TO HAVE CLAY SHAW PRESENT IN COURT FEB. THIRTEEN AT WHICH TIME THE JUDGE SAID HE WOULD GRANT A CONTINUANCE IN THE TRIAL IN VIEW OF THE MARCH FIVE HEARING.

THE ARTICLE REPORTED THAT DYMOND'S MOTION CHARGED THAT
THE DISTRICT ATTORNEY'S OFFICE AND SPECIFICALLY GARRISON.
HAVE "MADE A CONCERTED EFFORT TO KEEP THE CASE IN THE PUBLIC
EYE". DYMOND IN THE MOTION SAID THIS HAS "PRESENTED AN
ATMOSPHERE OF PREJUDICE, PASSION, EXCITEMENT AND TYRANNICAL
POWER SUCH AS TO RENDER IMPOSSIBLE A FREEDOM OF DISCUSSION
BY THE POPULACE, MUCH LESS THE PROSPECTIVE JURORS, SO AS
TO MAKE THE ATMOSPHERE OF METROPOLITAN NEW ORLEANS INCOMPATABLE WITH THE REQUIREMENT FOR FAIR AND ORDERLY
ADMINISTRATION OF JUSTICE." THE MOTION ALSO, SAID GARRISON'S
ASSOCIATION WITH WARREN REPORT CRITICS MARK LANE AND HAROLD

END PAGE TWO

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NO 89-69 PAGE THREE

WEISEURG WAS A "WELL PLANNED CONSPIRACY TO POISON THE MINDS OF JURORS ... THAT A CONSPIRACY DID EXIST, THUS PRE-SELLING THE POTENTIAL JURORS ON AN ESSENTIAL ELEMENT OF CRIME ALLEGED. THE MOTION SAID THIS PUTS THE BURDEN OF PROOF ON THE DEFENSE TO DISPROVE A CONSPIRACY.

THE ARTICLE REPORTED THAT THE DEFENSE MOTION CONTENDED THAT LAST YEAR THE DA'S OFFICE AGREED TO A CONTINUANCE AFTER THE DEFENSE EARLIER ASKED FOR A CHANGE OF VENUE ON GROUNDS OF A PREJUDICIAL ATMOSPHERE HERE. THE MOTION CONTENDED THAT THE STATE BY IMPLICATION AGREED THAT THE PREJUDICIAL ATMOSPHERE EXISTED AND MUST NOW SHOW IT NO LONGER EXISTS. THE MOTION ALSO CHARGED THAT AS OF NOV. ONE, SIXTYSEVEN, GARRISON BEGAN A CAMPAIGN TO REVIVE PUBLIC INTEREST IN THE CASE. IT SAID LOCAL NEWSPAPERS AND TELE-VISION STATIONS GAVE "TOP COVERAGE TO THE CASE".

THE ARTICLE REPORTED THAT THE MOTION CITED SPEECHES BY LANE, A BOOK BY WEISBURG, AND ARTICLES IN RAMPARTS END PAGE THREE

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	NO 89-69 PAGE FOUR
	MAGAZINE, PLAYBOY MAGAZINE AND THE NATIONAL OBSERVER AS
	PART OF WHAT IT CALLED GARRISON'S CAMPAIGN TO KEEP THE CASE
	IN THE PUBLIC EYE.
	THE MOTION CHARGED THAT GARRISON'S SUBPOENAES TO
-	OUT-OF-STATE WITNESSES WERE DESIGNED FOR PUBLICITY AND
	"FOR NO OTHER REASON" BECAUSE MANY OF THE PEOPLE INVOLVED
	HAD PREVIOUSLY BEEN INTERVIEWED BY THE DA'S OFFICE. THE
	MOTION CITED THE BILL OF INFORMATION FILED DEC. TWO CHARGING
	EUGFNE BRAILEY OF CALIF. WITH CONSPIRACY IN THE CASE AND
	SAID THAT GARRISON HAD A POLICEMAN DELIVER A PRESS RELEASE
	ON THE CHARGE TO NEWS MEDIA BEFORE THE ARREST WARRANT WAS
	DELIVERED TO CALIF. "GIVING BRADLEY TIME TO FLEE." DYMOND'S
	MOTION SAID THE SOLE DEASON FOR THE
	MOTION SAID THE SOLE REASON FOR THE BRADLEY CHARGE WAS "TO
	LEND SUBSTANCE TO THE CHARGES AGAINST SHAW."
	THE ARTICLE STATED THAT ALSO CITED WERE GARRISON'S
	NATIONAL TELEVISION APPEARANCE FEB. THREE, A STORY IN THE
	NATIONAL ENQUIRER AND WHAT THE MOTION CALLED A "NATIONWIDE
	END PAGE FOUR
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	SPEAKING TOUR" BY GARRISON. THE ARTICLE REPORTED THE DEFEN				
	ATTORNEYS SAID THEY INFER THAT "THE DA OPERATES ON THE				
	AESTHETIC THEORY THAT BY NOT MENTIONING THE NAME CLAY L.				
	SHAW AT ANY OF THESE DISCUSSIONS IT TAKES HIM OUTSIDE THE				
	COURT GUIDELINES.				
	NO LHM BEING SUBMITTED.				
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