Cases Are Piling Up on DA

Dist. Atty. Jim Garrison's of- that far behind." fice has not filed bills of infor-mation on 300 cases that have ed First Asst. Dist. Atty. A breakdown of the s showed this week.

The pileup of cases-which indirectly prompted Criminal District Court Judge Edward A. Haggerty Jr. to throw out seven cases last week-coincides with the district attorney's investigation of alleged conspiracy charges against businessman Clay L. Shaw in the months of January through March.

A closer check also reveals

less than in 1965 and 453 less the district attorney and he bills of information were typed than in 1964. Criminal District Court Judge Bernard J. Bagert, who presid-ed over the preliminary hear-in jail. I think my docket is uation, Ward said he would ing requested by Garrison's of-fice in the Shaw case, suggest-ed that Garrison should "hire see that, excepting the most Ward.

Before the day was over, however, the district attor-ney's office had filed bills of information and the prisoners were not actually released from the Criminal Courts Building grounds.

Criminal lawyers have comthat in those same three months, plained privately to reporters the district attorney has had that there has been a recent docketed with the clerk of slowdown in the wheels of jus-court's office 257 cases less than tice; but none would be quoted First Asst. Ward and told him a similar period in 1966, 436 One said he had to deal with less than in 1965 and 453 less

some more people if they are aggravated cases, those who are now in jail "will be released on a small bond or on

A breakdown of the 300 on already come before the magis- Charles Ward last week before whom no bill of information rate court, a check of records he let the seven prisoners go has been filed shows that 190 n the Clerk of Criminal Court prize to the district attorney of the let the seven prisoners as a surprise to the district attorney's still in either the Central Lock-office," Judge Haggerty said Thursday. "I told Mr. Ward two of the 110 appeared before that I had no alternative under a presiding magistrate as far the law than to let the people back as January and 26 went free and he agreed with me." before a magistrate in February

Judge Haggerty's action last week came about after Asst. Dist. Atty. Chris Alford, as-signed to his section, asked for a continuance of the pre-liminary hearings. Alford blamed it on a "clerical mixup,"

It was then that Judge Hag-