CONNICK MAKES

Formally Announces for District Attorney Race

Attorney Harry Connick has formally announced his candidacy for the office of district attorney in the Nov. 8 Democratic primary.

In his formal statement, the former assistant U.S. attorney in New Orleans said:

"Our major concerns in New Orleans are crime and the failure of the district attorney to prosecute acts of violence, corruption and theft. Therefore, as a candidate for that office, I am formally announcing my program of specific solutions. "In the homes, in the

streets and in the courts, the people's safety must be our highest regard; to ensure that safety we need a responsible district attorney who will provide honest and full time leadership. I can provide that lead-

ership.
"The problem areas which crime in the streets, organized erime, the rehabilitation of youth and the bail-bond and parole system that keeps the poor and the naive in jails and frees the professional criminal.

"In addition, I will eliminate a lazy prosecuting system that ties up prospective jurors and witnesses for days on end; and I will eliminate the image of corruption which has so harmed our economy.

"Here is my program of di-

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rect solution:
"1. CRIME IN THE
STREETS: No criminal wants a speedy trial. The surest deterrent to crime is quick arrest and prosecution.

And the only way to realize a speedy trial system is to recruit and use a staff of competent and dedicated attorneys.

"My staff will be recruited strictly on the basis of citizenship and ability and without regard to political favoritism or social background.

"Swift prosecution has been dangerously absent from Jim Garrison's office. Long trial de-lays and low bail bonds for pro-



HARRY CONNICK

fession al criminals has increased our crime rate to nearly crisis proportions. Too frequently our police have arrested the same criminal two, three and four times only to see him again jump bond and avoid prosecution.

"Robbers, burglars, loan sharks, big-time bookies, obscene literature pushers and check artists go unprosecuted and unpunished. They do their business without fear of jail.

"My speedy trial system will prevent professional criminals from returning immediately to the streets. They will be removed to Angola.
"II. ORGANIZED CRIME:

This system of protection for criminals and intimidation of honest businessmen can be met head-on by a program of legislation, information-sharing with other law agencies, and prosecution for state offenses.

"Every law enforcement agency in this area recognizes that organized crime exists in New Orleans. It is a system whereby bribed officials owe their services to the criminals who pay them off, and not to

the people.
"Bookmaking and gambling operate out of here on a national scale. Narcotics pushers at scale, in a reotile's pushers come regularly from out of state to sell to our youth. This causes the 2,000 addicts of our city to resort to burglary, robbery, shoplifting, bad check writing, and theft to get the money they need to buy their supply of dope from the out-ofstate peddler. The big pushers

are rarely convicted here.
"Loan sharking continues in many areas, depriving our citizens of much needed income. Loan sharking often causes hapless employees of private business to borrow at usurious interest rates to pay off a gambling debt or to meet some financial crisis at home. This is usually the first stop in getting the employee to participate in some other activity, such as warehouse theft or theft from shipments of merchandise.

"I will establish an organized crime squad and staff it with attorneys and investigators who will work exclusively in this area.

"The evidence my office gathers on organized crime will

be exchanged with other local, state and federal agencies.
"I also will request new legislation to increase the penalties for gambling activities of an organized crime nature, such as the layoff system. The crime squad will keep the city in-

formed about syndicate activity here, thus allowing our mayor and council to better cope with the problem.
"Such an attack will rid this

city of its image as a nest for criminal bosses, an image that hurts our economy. It will prevent the seizure of businesses by the blackmailing tactics of the syndicate. And it will reduce the availability of narcotics to addicts and teenagers.

"III. BAIL-BONDS: In June of this year we learned of the

complete breakdown in the collection of bail-bond forfeitues. Over \$1 million remains uncollected; more than 1,100 criminals went free. This problem can be eliminated by direct so-

"First, I will recommend realistic bail bunds that will guarantee the presence of the defendant in rourt. It is the function of the Judge to set the amount of the bail bond. But it is the DUTY of the district attorney to recommend an appropriate bond and to inform the judge of the oriminal background of the accused.

"When a defendant fails to

"When a defendant fails to show up in court, his bond will be immediately forfeited-and collected. A constant check will be made to determine what bonding companies are writing bonds. The total amount of bonds written by any one company should never be allowed to exceed the amount that that company has on deposit with the State Treasurer, which is \$70,000.

"I will invite the City And tor to conduct regular audita to guarantee that all bond forfeltures are being collected on current basis.

"Additionally, I will seek legislation which will make installment-bail-bonding a criminal offense.

"Such a procedure will prevent a recurrence of the present bail bond mess. Professional criminals will be unable to make low bonds on the installment plan. The practice of committing one, two or three crimes while on bond will be eliminat-

"No longer will our undermanned police force be required to arrest the same man because the incumbent district attorney failed to perform his duties.

"IV. REHABILITATION: Youth can be saved. I will concentrate on helping youthful of fenders where the offense is mile nor and the offender is without previous record.

"He or she would be placed on active, supervised probation and be given guidance counsel-

"I have used this program successfully as an assistant U.S. attorney. It is worth a try, for our children's sake.

"V. PAROLE AND PAR-DON: I will use the prestige of

my office to give Louisiana a full-time, professional Pardon Board and Parole Board. Professional criminals should remain in jail until they are equipped to return to the community.

"I will maintain a constant check to prevent premature releases, that we've seen so many of in the past eight years.

"The deffered prosecution program, a full time Parole Board and Pardon Board, youth rehabilitation, and the watchdog approach to prison releases should, I feel, work toward a safer city.

"VI. EDUCATION: In spite of determined efforts by the New Orleans Police Depart-ment, our policemen still need to be better informed on the constantly changing criminal law. Failure to inform them results in criminals going free because of improper procedures.

"The youth, too, should be educated on the dangers of marijuana, narcotics and other offenses which they fail to take seriously.

"VII. CONSIDERATION FOR THE PEOPLE: Lazy procedures in the district attorney's office too often have resulted in prospective witnesses and jurors undergoing worse hard-ships than criminals. They take days off from their businesses and work to wait in court and wait and wait and finally to be told the trial is postponed.

"In the U.S. attorney's office, we used a system of 'sounding the docket' to learn which trials were postponed and witnesses and jurors were informed accordingly so that they didn't have to appear futilely in court and waste their days.

"This announcement would not be complete and I would be remiss if I did not mention that the reputation and image of a city is evidenced by the caliber, character and integrity of its public officials.

The present district attorney has produced an image of this city that reflects not "The City that Care Forgot' but the city that just hasn't cared about

the fair and impartial adminis-Director J. Edgar Hoover. He tration of justice.

thirst of the accuser and to tion the same year. smear the reputation of innocent people. One who so misus-

realistic and workable. This is certificate of merit from the Diwhat a real district attorney vision of Continuing Education should do. The question this of the Louisiana State University community should ask itself is: ty in recognition of an outstand Are we ready for a real D.A.?

Connick, a lifelong resident forcement Training Programs.

New Orleans, is a World War

Connick is a member of the of New Orleans, is a World War II combat veteran.

He was awarded a bachelor of business administration degree from Loyola University, and received his bachelor of laws degree from Tulane University in 1961. His postgraduate nal Cases in American State studies include a criminal law Courts" (1965), prepared for the seminar at Northwestern Uni- American Bar Foundation; versity Law School in Chicago, "The Motion to Suppress Evid-and criminology at Louisiana ence," for the Criminal Bar State University in New Or- Journal (1965), and "Searches leans.

PRIVATE PRACTICE

From 1961 to 1965 he engaged in the private practice of . He served as guest lecturer law both civil and criminal, in at the LSU Law Enforcement state and federal courts, doing Training Program, 1967 St. both frial and appellate work. Chanick organized and par-

served as an attorney in the training property in (1967-1969) criminal division of the New Or presented by the U.S. Attorney's

division.

He established, to get her activities
with Dr. Maurice Campagna, a procedure for the New Orleans, the lectured before the Jersen Health Department's Burgan of Tuberculosis quarantine violators.

From 1965 to 1969, he practicing afforms, have two served as an assistant United States attorney office, Eastern District of Louisiana, New Orleans Committee and oper-

this capacity, he supervised sev-ola and Tulane. en assistant attorneys and six secretaries. He achieved a successful record of prosecution in narcotics, tax, mail fraud and that each year the Ur bank embezzling cases.

He has been commended for and noxious successful prosecution by Fed- its atmreral Bureau of Investigation 1,400

served as 1965-66 president of "We have seen the abuse of the Criminal Courts Bar Assodue process, fair trial, the vind-ciation. He was a lecturer on a ictive and retaliatory use of the 1967 program on Criminal Law indictment and bill of informa- of the New Orleans Bar Assotion, screaming headlines deciation, and a member of its signed to satisfy the personal committee to study new legisla-

OTHER HONORS

Other honors include an es the power of his office is unfit to hold that office. performance while an assistant "My specific solutions are United States attorney, and a ty in recognition of an outstand-ing program in the Law En-

> New Orleans, Louisiana, Criminal Courts, American and Federal Bar associations.

His publications include "Defense of the Poor in Crimiand Seizure-Automobiles." the 1966 Law Enforcement Handbook.

both trial and appellate work. Coamick organized and par-From 1962 to 1965, he ticipated in a law enforcement criminal division of the New Or-presented by the U.S. Autorney leans Legal Aid Bureau, repre-Office to leach and explain to senting indigent defendants. In 1964, he was made attoragents recent U.S. Supreme ney in charge of the criminal Court rulings and their relation division.

District of Louisiana, New Or, experience He owned and oper-leans. ated Studie A record shop in in 1968, he was promoted to Lakeview and Gentilly from chief of the criminal division. In 1954 to 1962 while attending Loy-

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