Sertoma Club Is Told of Youth in Dope Cases

Harry Connick, labeling Dis-Harry Counter, labeling 200 Jall. But don't since and the trict Attorney Jim Garrison newspapers. Don't say things "The Great Accuser," Friday you can't prove. recounted what he called Garrison's "irrational behavior" before the celebrated Clay L. Shaw trial.

to trial and since has disap the great accuser.

Connick is a candidate for district attorney.

Speaking of Garrison's con-duct in office, Connick said, tually arrested eight times be-"Let's go back to 1962 when he charged his predecessor, Ri-28, 1968. Seven times he was chard Dowling, one of Dowling's assistants, and the late Judge (Bernard) Cocke. Then the whole State Legislature, though not charged, was accused by Mr. Garrison of being crooked for failing to pass a bail bond law that Mr. Garrison wanted. law that Mr. Garrison wanted. April 7, 1967, on the then the vote was 100-to-1. This is was made at \$1,500. He was arhardly the actions of a responsible leader.

was a gross miscarriage of justice and an inquisition. These parole board members were involved.

"It got so bad that the Su-preme Court laid down some \$1,000. basic guidelines. When they were handed down, Mr. Garri-March 22, 1968, for possession of son closed up his briefcase and marijuana and made bond of walked out. If he couldn't perse-tages and marijuana and made bond of walked out. If he couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and marijuana and made bond of the couldn't perse-tages and the days, he wasn't going to have marijuana and bond was set at anything to do with it at all. \$1,000. But this has been going on for years.

judges-were racket-controlled ses a man commits," Connick and vacation-minded, particu-larly the criminal district court judges at Tulane and Broad.

down the street, people would when we know that sellers of say, 'Moo, Cow.' But those are drugs prey in particular on our the men who sit on your district young people." court bench and judge guilt or innocence. This is something that is precious and shouldn't million con be ridiculed.

"If a man is wrong, whether or not he be a judge, charge him and prosecute him, and convict him and send him to

"And Garrison had a chance to prove his allegations, but sat in court when he was a Shaw trial. Connick also told the Serto-ma Club at the Rault Center of the case of Ronald Wayne McGill, 25, who was arrested on seven different counts of pos-sessing or selling marijuana, yet was allowed by Garrison to skip his bail bond on each of-fense, has never been brought to trial and since has disap-

"You know the one conviction he got? He convicted Dean

Connick said McGill was ac-"Let's go back to 1962 when he tween April 6, 1967, and March

was made at \$1,500. He was arrested July 18, 1967, for possession of 13 matchboxes of mari-"He had the open hearing sion or 13 matchboxes of math-matchboxes of mathematical sector of the sec

Again McGill was arrested Feb. 21, 1968, on three counts of subjected to all sorts of leading selling marijuana to police un-questions. The lawyers for the dercover agents and a fourth five board members couldn't count of possessing narcotics. even cross-examine the figures Bail on the three counts was set at \$5,000, \$1,000 and \$3,000. Bail

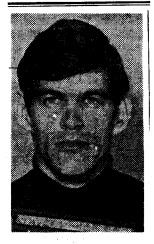
"It is amazing how Mr. Garrison allows lower bail "He said the judges-all bonds to be set the more offen-DA who will not crack down on 'When the judges went an accused marijuana peddler

> There are more U.S

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Connick Accords Garrison Label of Great Accuser 10/25/69

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RONALD WAYNE M'GILL