Not at Fault In Bail-Jump Case, DA Says

First Asstisant District Attorney James L. Alcock today denied the DA's office was tuilty of any wrong-doing in the ase of Gerald Dawson Norris, frequent bail-bond jumper in w Orleans who has been ed up in a North Carolian

orris' location was reyesterday by attorney Connick, who said he ydown oNrris after the fice was unable to lofugitive. Connick found finative of Seminary, ving a sentence for n North Caroilna.

PERIOD from June Dec. 8, 1968, Norris led three times by ns police, twice on harges and once on a harge. He posted a 20,000 in bail bonds t period but was nevito trial on any of the The bail bonds were but never collected.

e district attorney's of 1 everything it could un-1e law to bring Norris to and convict him.

"Trials were set but had to postponed because the aresting officer in the case was injured and could not attend. Trials also were continued on the request of defense counsel.

"THE RIGHT to be free on bail is clearly stated in the U.S. Constitution and under prevailing law neither this office nor Criminal District Court judges have the right to deny Norris bail.

"It's interesting that President Nixon and his staff are presently considering laws that

would deny bail to persons considered likely to commit further crimes if they are released from detention.

"At present, it would be unconstitutional to have denied Norris bond."

SOME TIME AFTER failing to appear for trial on a narcotics charge on Oct. 17, 1968, Norris disappeared from New Orleans. Sixteen months had passed since he was first arrested.

Alcock noted two co-defendants with Norris were convicted and a girl friend of Norris' was accused and convicted of attempting to bribe police officers. All three are currently serving sentences at the Louisiana State Penitentiary, Alcock said.

"It was unfortunate that the key witness against Norris was ill and could not testify and that the trials were continued," Alcock said. "We believe that Norris fled because he knew that law enforcement officials here were going to take action against him."

ALCOCK ALSO said the failure of the DA's office to collect_the \$20,000 bail bonds forfeited in Norris' case has nothing to do with the fugitive's flight.

Norris' case gained notoriety in the furor over the Maryland National Insurance Co., which posted bond for him on two occasions.

Maryland National allegedly owes the city \$700,000 in forfeited bail bonds.

Connick has maintained that Norris has been accused of at least five crimes since his original arrest in New Orleans and if prosecution effectively had been pushed or a high enough bail bond set, the one-man crime wave would have ended.

ALCOCK SAID it is rarely possible to get judges to agree to high bonds and that there are prohibitions against unreasonable bonds.

"We feel this office did all it could do under the law," Alcock said. "It is cases like this one that has caused many leading jurists to ask if some reforms in our approach to law-breakers isn't in order."