

The district attorney's office Wednesday charged Judge Edward A. Haggerty Jr. with soliciting for prostitution, exhibit-ing "sexually indecent" motion pictures, and resisting arrest in bills of information filed in Criminal District Court.

The judge, who presides over a section of Criminal Court, announced a short time ater through his attorney, Robert Zibilich, that he was beginning his annual vacation immeliately.

Zibilich reiterated his com ention that Judge Haggerty is nnocent of the charges. He said ie will move immediately for a speedy trial.

The charges, growing out of 1 Dec. 17 police vice-squad raid on an alleged "stag show" at he DeVille Motel, 3800 Tulane Ave., were filed about 11 a.m..

DA CONSULTED

In filing the charges, the DA's office bypassed several ther courses of action. The harges could have been reerred to the Orleans Parish Frand Jury, or to Municipal Court. The DA's office also could have rejected the charges:

First assistant DA James L. Alcock and assistant DA John P. Volz said that DA Jim Garrison, who is recovering from back surgery, was consulted before a decision was made.

Sixteen other persons were arrested either during the raid or following it.

Alcock said that other charges will be filed at a later date. Alcock signed the charges against Haggerty.

CHARGES LISTED

The alleged offenses, which are all misdemeanors, and the possible penalties follow:

Willfully and unlawfully soliciting, inciting, directing and transporting Janelle Vincent, 21, Wanda Norman, 39, and Jean Clemens Shipp, 32, with the intent to commit prostitution. The Cont. in Sec. 1, Page 2, Col. 5

e penalty is a fine of not less than , \$100 or imprisonment for not n-more than six months or both. -Resisting arrest by police ts 58 officers P. Melancon, R. Pence n, and Richard Siegel. The penalty 1e is a fine of not more than \$1,000 ed or imprisonment for not more le than one year or both.

-Unlawfully exhibiting and iter displaying lewd, lascivious. filthy and sexually indecent mon tion pictures with the intent to appeal to the prurient interests of the average person. The pen-

er alty is a fine of not less than a al \$100 nor more than \$500 or im-q $|\mathbf{r}|$ prisonment for not more than $|\mathbf{r}|$ one year or both. G э**г**

COUNTS REFUSED

r-Charges of simple battery P il against police officers and con-in r spiracy to commit obscenity se d were refused by the DA's office te o on the ground that they were CE e covered in the accepted cu 🗦 s charges.

Zibilich's statement on be- in r half of Judge Haggerty follows: of e "I have today conferred an g "before the wedding bachelor with Judge Haggerty, as well as lor d ls party" for one of the other arwith Judge (Bernard J.) Bagert, the senior judge of the Criminal District Court, and some of Judge H aggerty's r brother judges of the criminal 1 bench, and have been author-lic oglized to issue the following stateafi'd t ment. 161

"After conferences with niı -Judge Bagert and other Crimi-in; nal District Court judges, Judge ា Haggerty has decided that un-M. der the circumstances it would be be proper for him to take his in (annual vacation, effective im- th. mediately. av

"He believes that the ad-na s ministration of justice can be fe 3better handled during the pendency of the charges against fo him if he is not sitting as a 21 - aware that Judge Haggerty was judge at that same time. We sr s going to be at the motel. Giarreiterate here and now the fact si - russo said that Sgt. Frey told that Judge Haggerty is innocent it e him "there might be some offiof any of the charges pending :- dials there." against him, and we are fully c confident that after a full hearing on this matter he will be

completely vindicated. We are naturally not at liberty to dis-y cuss any of the facts of this t case anywhere other than in a court of law.

Until Case Tried

"We intend to move immediately for a speedy trial so l that Judge Haggerty may resume the bench at the earliest possible date."

WAS SHAW JUDGE Judge Haggerty gained na- (tional prominence as a result of t his presiding at the conspiracy [trial of Clay L. Shaw. Shaw, accused by Garrison of conspiring to murder the late President John F. Kennedy, was acquitted by a jury on March 1, 1969.

During the raid the judge appeared to struggle with police and suffered a cut on the forehead. He presided over his section of court the day after the raid and has discharged his duties since then.

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Haggerty has declined to discuss the case, but Zibilich, in a previous statement, described the affair at the DeVille as a rested men.

Zibilich said that persons at the party contributed \$5 for the liquor and motel rooms.

Sgt. Robert N. Frey, com mander of the vice squad, took issue with the bachelor party claim.

GIARRUSSO'S ORDER

Frey said that the \$5 contributions were in reality admission fees, which would not be charged at a bachelor party.

Frey said that additional fees were requested for "live entertainment," and that prostitution was to follow at still another fee.

Police Supt. Joseph I. Giarrusso has said that he was not

He said he instructed Frey

to take action no matter what officials were present.

Judge Bagert said that the Louisiana Supreme Court will be the final authority on any disciplinary action against Judge Haggerty.

Aaron M. Kohn, managing director of the Metropolitan Crime Commission, has called upon Judge Haggerty to resign.