## Garrison Subpoenas Helms to Testify on the C.I.A

By MARTIN WALDRON Special to The New York Times

NEW ORLEANS, May 10 District Attorney Jim Garrison today subpoenaed Richard Helms, head of the Intelligence Agency, to answer questions before a New Orleans grand jury next week about a C.I.A. investigation of the assassination of President Kennedy.

The subpoena, signed by State District Judge Bernard J. Bag-ert, ordered Mr. Heims to appear next Wednesday. It also directed him to produce a photograph taken by C.I.A. agents in front of the Cuban Embassy in Mexico City in October, 1963, about seven weeks before the

President was shot.

Mr. Garrison, who has said the has evidence that Lee Harvey Oswald was an undercover agent of the C.I.A., Geclared that a photograph alleged to show Oswald in front of the Caban Embassy was a "fake" produced by the C.I.A. to avoid having to identify one of its agents, who was with Oswald court today, Louis C. Lacour, in Mexido City and who appeared in the true photograph.

On Monday, Mr. Garrison said nev that he had begun an investi- ad directed Mr. Kennedy not gation of the activities of the to answer the subpoena. reau of Investigation. He ac-cused both agencies of withholding vital evidence concerning the assassination of Presidet Kennedy.

Refuses to Testify

This morning, an FBI agent, egis Jennedy, refused to ap-ear before the grand jury in one of the F.B.I. agents who of their official status.

helped to investigate the New Orleans scene after the Presi
Orleans scene after the Presi
224-64 prohibits any officer or affidavit saying that the investi dent's death in Dallas.



Associated Press Wirephoto Alvin Beauboeuf

the United States attorney in New Orleans, said that Attor- David W. Ferrie, whom Mr. Gar-General Ramsey

Mr. Lacour asked Judge Bagert to dismiss the subpoena and boeuf was telling the truth when a hearing on the motion was set for next Tuesday.

In support of the motion, Mr. Lacour filed a statement saying: "Traditionally, F.B.I. agents

do not testify before state grand juries with respect to informa-

Justice or acquired by him in bound had signed the affadavit the performance of his official "because of threats and coerduties or because of his official"

"Special Agent Kennedy has been instructed by the Attorney General, pursuant to order 324-64, that he is not to testify with respect to information and take part in it. material acquired by him in the performance of his official duties or because of his official status.

"Customarily, when local authorities seek information from a Federal investigation agency they inquire of the proper Federal officials. No inquiry has been made here. Therefore, it is requested that the subpoena be quashed."

A former F.B.I. agent, Warren Dormeys was also subpoened last week. He did not appear to testify. The District Attorney's office said that the subpeona had not been served.

afternoon, meanwhile, the attor-that they have investigated beney for Alvin Beauboeuf, a one-fore state grand juries, unless time business partner of the late the Attorney General gives his Clark rison has called the "central figure" in a plot to kill President Kennedy, said that a lie detector test showed that Mr. Beauhe reported he had been "threatened" by members of the District Attorney's staff.

## More Threats Charged

An article in Newsweek this week said that an investigator lear before the grand jury in answer to a subpoena issued last week. Mr. Kennedy was of their official duties or by reason he had overheard discussion of

employe of the department from gator had at no time asked him In pleadings filed in state producing or disclosing inform- to tell anything but the truth.

ation on material contained in! But today his attorney, Bur-

Mr. Beauboeuf, a slender man of 21 who was dressed in a brown and a blue tie, sat beside his attorney during news conference but did not

Mr. Klein would not say who had administered the graph test. However, Mr. Beauboeuf said on Monday that he was going to take a lie detector est yesterday in Washington.

A Long-Standing Policy Special to The New York Times

WASHINGTON, May 10 The Department of Justice followed a long-standing Federal policy today when it refused to permit an agent of the Federal Bureau of Investigation to testify before a state grand jury in Louisiana.

Justice Department regula-At a news conference this from testifying about matters consent.

> Veteran officials of the Justice Department and the F.B.I. said today that they could not remember an instance in which the Attorney General had given

## Investigation of Oswald

his consent for an agent to or disclose the material or infortestify,

The reason for this policy is said to be that once an agent day that if Louisiana officials is sworn in before the grand imprison Mr. Kennedy for re-

The Supreme Court has upthority of the Touhy case.

Held the authority of Federal
department heads to exercise this power in a series of cases.

A spokesman for the Central Intelligence Agency said today that any subpoenas served on running back to 1900. The latest that any subpoenas served on decision, in 1950, involved an attempt by Roger Touhy, the Chicago gangster, to prove in hat will be accepted." beas corpus proceedings that the F.B.I. had used fraud to elaborate. However, Federal ofsend him to the penitentiary. send him to the penitentiary.

produce subpoenaed records in subpoena papers over to the de-Federal district court and the partment, which then provides trial judge put him in jail. The instructions on what course the Supreme Court ruled that the officials should take. agent had the right to refuse, unless the Attorney General gave his permission.

When the Justice Department refused today to let Mr. Kennedy testify, it cited the current version of the regulation that the Supreme Court upheld in the Touhy case.

The regulation, which was issued by acting Attorney Gen-eral Nicholas deB. Katzenbach in 1964, states that if the state court persists in calling upon the agent to testify, he must "respectfully decline to produce

mation demanded."

Legal observers here said tojury, he could be required to fusing to testify, a Federal disclose Federal secrets.

The Supreme Court has up-immediate release, under the au-

An F.B.I. agent refused to partment normally turn their