GUN PANEL MEETS ON KENNEDY CASE

Will Check Ballistics Data in 1968 Death of Senator 9/24/75

Special to The New York Times

LOS ANGELES, Sept. 23—
The seven firearms experts who will re-examine ballistics evidence in the Robert F. Kennedy assassination met here today for the first time.

They were introduced to the county's Board of Supervisors and inspected the court jury room in which each will conduct separate tests. Then the panel began private discussions of procedures for the court-ordemed testing.

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Before beginning the tests tomorrow the panel chose one member, Patrick Garland, a firearms examiner with the Bureau of Forensic Sciences in Virginia, as a "court administrator" to coordinate testing and act as a spokesman in court.

The panel also discussed what scientific equipment might be needed and worked on a form on which to report results and conclusions.

The panel's primary goal is to determine whether a second gun was fired in the Ambassador Hotel pantry the night of June 5, 1968, when Sirhan B. Sirhan shot the Senator. The re-examination was ordered

Aug. 14 by Superior Court Judge Robert A. Wenke, Paul t Schrade, who was injured in the shooting, and the CBS television network requested the order.

One Named by Sirhan

Each participant in the re-examination—the Los Angeles recounty District Attorney's Office, Mr. Schrade, CBS, Mr. Sirhan, the State Attorney General and the County Council—teral and the County Council—teral and the county Council—teral seventh expert was agreed on by all parties.

The experts in addition to Mr. Garland are the following: I Charles V. Morton, a crimina- clist with the Institute of Forensic Sciences in Oakland, Calif.

Alfred A. Biasotti, of the California Department of Justice. Ralph Turner, a professor at

Ralph Turner, a professor at Michigan State University. Cortland Cunningham, of the Federal Bureau of Investiga-

Stanton Berg, a private firearms examiner in Minnea-polis.

Lowell Bradford, a Forensic scientist from San Jose, Calif. i The experts must first determine whether the condition of the evidence, consisting of at cleast 20 exhibits used in Mr. I Sirhan's trial, will permit re-f

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