# ense to Get ring Thursday Newsman Seeks to Have

# Subpena Quashed

A hearing has been set for 10 a. m. Thursday by Criminal District Court Judge Bernard J Bagert on all motions filed by tefense for television newsman Valter Sheridan.

Sheridan seeks to quash his subpena to appear before the Orleans Parish Grand Jury.

District Attorney Jim Garrison has accused Sheridan, a reporter for the National Broadcasting Co., of public bribery in connection with the district attorney's Kennedy assassination probe. The NBC newsman recently produced a one-hour special critical of Garrison's probe.

Sheridan's attorney, Milton Brener, Monday said he will ile supplemental motions to his notion to quash the Grand Jury ubpena of his client. He said he Thursday date for the hearng will depend on whether the DA's office wants extra time to answer the new motions which ne expects to file some time Luesday.

#### SEPARATE MOTIONS

Earlier Monday, Brener filed two separate motions asking that documents and tape recordings pertinent to the defense of his client be produced by the DA's office, Criminal District Court Clerk Edward A. Haggerty Sr., Dr. Esmond Fatter, Truth and Consequences of New Orleans Inc. official Cecil Shilstone and attorney Hugh B. Exnicios

The DA's office Sunday filed pleadings challenging an effort to remove the DA as adviser to the Grand Jury and dismiss the Sheridan subpena.

The motions filed with Judge Bagert at his home ask that the series of pleas filed last week by Sheridan's attorneys be rejected, mostly on grounds that they are irrelevant to the case or that Sheridan lacks legal standing to bring them.

Sheridan's motions last week sought to quash a subpena requiring the newsman to appear Cont. in Sec. 1, Page 2, Col. 3

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before the Grand Jury, challenged the legality of the jury's makeup, and asked that Garri-son and his aides be recused as Grand Jury advisers.

The motions further asked that Sheridan's lawyer be present at the Grand Jury proceeding and that the Grand Jury foreman state the nature of the case under investigation.

### ANSWERS FILED

The answers filed Sunday by DA assistants James L. Alcock and Richard Burnes also contend that the fact that the witness is charged with an offense does not "immunize him from appearing before the Grand Jury on all matters."

They said the presence of the lawyer would violate the cloak of secrecy over Grand Jury proceedings and argued that Sheridan cannot compel the jury's foreman to state the subject matter of the inquiry in open court.

The assistant DAs asked that all of Sheridan's requests be denied and asked the court to either rule the jury's make-up legal or rule that Sheridan does not have the right to challenge

They also asked that the DA not be recused as jury adviser without a hearing on the evi-

Brener's first motion, a subpena duces tecum, asked that Garrison be required to furnish the following items:

A copy of a letter written by Garrison on or about June 15 concerning the NBC program critical of the DA's probe; a letter dated on or about Feb. 25, 1967, written by Perry Russo to the DA; a copy of all statements by Fred Leemans, including a statement made by Leemans before Garrison and assistant DA Robert E. Lee; copies of letters and other documents pertaining to a complaint by Garrison to the State Bar Association about the activities of attorneys Exnicios and Burton Mein.

LIE DETECTOR CHART Also, copies of all charts of lie detector tests and all memos and other documents relating to Perry Russo and Vernon Bundy, including a memo of officer Edward O'Donnell concerning a conversation between Russo and O'Donnell in which Russo allegedly stated his inability to separate fact from fancy.

The motion also asked that Haggerty make available all books, records and documents pertaining to the financial contributions to the DA's office by Truth and Consequences and that Shilstone do likewise. It asked that Dr. Fatter produce the transcripts of the questions originally asked of Russo during any and all hypnotic sessions he conducted.

In a second motion, Exnicios was asked to make available all tape recordings of conversations, including telephone conversations, by and between Exnicios and members of the DA's staff and all conversations between Alvin Beauboeuf, Lynn Loisell, Louis Ivon and Exnicios.

Beauboeuf accused Loisell and Ivon, who are investigators for the DA, of attempting to bribe and intimidate him. Exnicios claims to have tapes proving these allegations.

TWO CLEARED Garrison has stated that the tapes were substantially al-tered, and Loisell and Ivon were cleared of wrongdoing by a police investigation. Sheridan, however, says that the tapes were not altered in any fashion.

Shilstone was one of the men who organized T&C, the group which is contributing private funds so that Garrison could conduct his investigation in secrecy.

Dr. Fatter testified during a preliminary hearing for Clay L. Shaw, accused with conspiracy to assassinate the President, that he questioned Russo under hypnosis at the request of the DA's office.

Judge Edward A. Haggerty has ruled that T&C financial records will be kept sealed by his office until after the trial of Shaw.

Russo testified at the hearing of Shaw that he knew Shaw as Clem Bertrand and that he overheard a group of men, including Bertrand, plotting during a party in September of 1963 to kill the President.

Bundy testified at the hearing that he saw Shaw during the summer of 1963 meet with Lee Harvey Oswald, the man accused of killing the President.