what these documents do not show and should, what perhaps as plains all the gaps and omissions, the obvious things never seen. is the antecedents of the Cuban Revolutionary Council. It is so completely a creature of the CIA the CIA ordered its organization.

This is a matter of public record. It was never really a secret. Certainly it was no secret from the government that brought the CRC into existence.

Prior to the fiasco of the Bay of Pigs, the CIA was worried about the acrimonious disputes and disagreements between the major anti-Castro groups. Accordingly, on March 18, 1961, at the Skyways Motel in Miami, the CIA ordered an amalgamation between the two major groups, the Frente Revolucionario Democratico and the Movimiento Revolucionario del Pueblo. Six days later Tony Varona of the Frente and Manolo Ray (friend of Sylvia Odio's parents) of MRP signed the concord under which Jose Miro Cardona became head of the CRC.

From the first there was no pretense. The CRC was the CIA.

Tracy Barnes of the CIA circulated the draft of the first CRC "manifesto" through higher echelons of the government. Arthur Schlesinger, former Presidential assistant, found it "a document so overwrought in tone and sterile in thought that it made me wonder what sort of people we were planning to send back to Havana". In "A Thousand Days", Schlesinger has lengthy passages on the CRC and its organization, domination and control by the United States Government (243ff), including his own emberrassment after the Bay of Pigs when the and A. A. Berle (who figured in the overthrow of the Vargas government in Brazil) were sent to placate the CRC leaders, held as virtual CIA captives at the abandoned airbase at Opa-Locka, near Miami.

in which he was insured and sent "special handling", after the publisher who had contracted it broke his contract despite editorial liking, and after John Starr circulated it among several other publishings houses, including one that published a book that is in undisguised apology for the government and spent in promotion and advertising & what cannot be justified by the expectable revenue for a dollar book, there were several develorments worth noting. I present them in reverse order.

on the Carrison investigation and the Warren Report. The Associated Press

20,000-word.

20,000-word.

distributed a Six-pert selface styled "enslysis of the Report and its

critics. By this times according geng-up on Garrison full
treffe.

The Total were undisguised intrusions into a judicial proceeding, a

violation of Judge Regarty's order and of all decent journalistic standards

and codes, an assault on the integrity of the jury system and those were called to come as jurors in the triels, and a provocation designed to tempt

gerrison into a defense that could get the case thrown out of court. All three presentations were skilled blendings of distortion, misrapresentation, selective quotation often about one matters felsification, deception and outrichts and outrichts.

It was a real campaign that NBC began June 19. I almost part of it.

After I testified before the grand jury. Kenny Townley, WDSU-TV

reporter working with NBC,

dinner

support and then seid he would introduce me to a witness who had important

Fruit Burter, he there for ne to disco be calculated Moranas. Of all the people we

had to pass in going to our table, there was his boss on the show, the brain behind it, Walter Sheridan, of the Department of Justice and other intelligence connections. By another remarkable coincidence, a young woman, not Townley's wife, who was to join us for dinner, was quite this pair late. Thornley left me several

entre to the party of a second

times to my find with Tourley.

Sheridan was no stranger on March 27 I had written the executive producer of the "special", Fred Fried, asking for a transcript of NBC's interview with Gordon Novel, referred to the special of the sked also for permission to quote it. In response, Sheridan phone and them visited me. I speke frankly to him. He promised me a transcript of the interview. It never arrived.

Sheridan asked if I would agree the he filmed. I did. He never again mentione
This appoilmental meet ut &
until we met, entirely by accident, of all the remous saving presse in the
French quarter. When I reminded him of the promised transcript, then but an
accademic interest, for this book was written, he mainted no of my
As though it would be a reward Shortdon cold he would then give
Plant have The transmit.
- Mile-Assessment M. Alexander and Assessment and A
Perenthetically, I interject that whatever is in that transcript, or Nevel,
Noc treesurers it highly that, with an entire anti-Gerrison.hour in which to eir
its precious property, it did not elect to share it with its sudience. It made no
mentions of Novel. Possibly that self-style hero's proclemation of his CIA
connections influenced MBC's editorial judgement. and Alam as know lufted
Myri and paying Ama.
Townley took me to the quaint home of a woman he described as of Madam
LaFergien knowledge of the French querter. He stayed with me while I interviewed
helpel alicit
her and got the information he wanted Garrison to have (he knew my book was done .
She agreed for me to return the next night with him and tape-record what she and
so I could give Carrison the teps. He then drove me to en appointment he know i
had state Garrison for his home the had been
dirida
When I saked Townley why he had not taken this information to Garrison,

he said Garrison would not see him. .

Transport of The and the series of The control of the series of the seri

On this basis alone, what NBC and Townley did was to interfere with a proper less proceeding if only to misdirect it and waste its time.

But suppose Garrison had been irmesponsible and had mede statements on this information, which was close to reality: What then:

And what was the information? I do not believe it should now be stand Suffice it to say that it is, without doubt, the very worst thing that he said about Clay Shaw, the man NBC defended in its special. Planting mis-

dry with this is held investigation was an additional intrusion into it. Old that giving with this is held minutes with the Clip's your hard and their faking him and fine, to McLean, Vo., where the Clair heavy northwest.

None of this is consistent with the public NBC posture, of being holder

Than the Pope, of being deteched from it all, impartial in its everisation question for truth, armed as it is with but purity and virtue. Nor is it consists with honest journalism.

It is quite consistent with actions on behalf of meshington. NEC could have served a Washington master no better had the CIA established a special

foundation for it.

Another "comeidace":

Also close to the President, naturally, is his Attorney General. On

Sertrand, Attorney General Clark said it was a mistake.

should have know it was a different

and next time! specifically reaffirmed it, every official body was sorry. And almost immediately

th Department of Justice was priming weporters with the statement that Clarkes.

had erred. But no paper printed the unattributable statement that the Attorney

marel didn't know what he was talking about and is the kin! of attorney General

who talks about what he doesn't know about.

The Department of Justice hes ways and means of achieving low-key be as inconspicuous publication of what it wants to attrect hen it washed to attract attention, it shames circus advance men, witness the sensational play got on the so-called transfer to the National Archives of everything considered by the Commission and in the possession of the government. then Clark issued that order and that statement- his own Department of Justice and his own head of the FBI ignore it - he made big headlines accross the entire country and an equivalent attention on the electronic said to be those of the autones, be commandeered the front page and in A So, when it was decided that the Shaw statement had to be retructed, the

first, the Attorney General held no press conference. Then, he made formal statement, Next, there was no press release. In fact, there are copies for distribution to the press. When I phoned and asked for one I was

government stranged for it to get as little et tention as possible.

ment Spokesman". So cherry was Justice it loft all normal proces reference.

from the months in Washington and New Orleans press, but it begins with a "reason":

and the stage of the stage of

Mr. Edward F. Wegmann, a lawyer in New Orleans, wrote the "epartment of Justice on May 24,1967, requesting a public clarification of news stories concerning his client, Mr. Clay Shaw. He referred to an impromptu press in the view of the Attorney General on March 2. This statement is in response to

How impromptu" was the Attorney General's statement in that town in w. Covernment officials Sustomerily arrange for the asking of questions they went sake. For that we go to the third peregraph, where the unidentified spokesment says, "The Attorney General's comment on March 2 that Mr. Shaw was involved in the investigation was based on a briefing that morning."

There is nothing like being briefed for an "impromptu" statement: after all, how impromptu can you be when you are the Attorney General of the United States and aching to kill an unwelcome investigation over which you have a

especially when it is run by a man no one can control?

But what the Attorney General had said is not that Shaw "was involved in the investigation" and nothing the His actual words, from the Department of Justice transcript attached to the statement, in response to this question, "You say he was checked out and found clear, more or less;", were repeated,

decaptive. For example, "No evidence was ever found that Clay Shaw was ever called 'Clay Bertrands." If, as the Attorney General said shrough his anonymous spokesmen on June 2, Shaw was never investigated, how could be have found such evidence: The Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney General here also decembes the extent of the Attorney in these words: "The FBI investigation in New Orleans following the assessination of President Kennedy covered allegations by Deen Andrews, Jr. which included a reference to "Clay Bertrand"." Now the FBI investigation, whatever its great deficiencies, vertainly covered more than that.

"Clay Bertrand" of the statement continues, "was not identified as a real person".

If he wasn't it is only because the FBI didn't even investigate the "allegations by Deen Andrews, Jr." As Andrews told the grand jury, he was never asked the

still still still still still occurrents not suppressed shows any questioning of Andrews, like "Do you know that was never investigated, he could not have been asked if he were that was all public, no one was about to make any identification.

Murier of the President, this dishonesty reises more questions than it ensure another.

charged with one of the worst crime in the worst conspiracy conspiracy to kill a President, and knew it soon, as the "leeks" that kept resching the worst why did the Attorney Ceneral, in whose hands the rights and free will be with a worst constitute which is a ship with the worst crime in the wor

this kind of a "mistake"?

around telling papers like the Washington Post and the New York Times "it's the same guy" when the Department has no reason to believe it is? Has it and the FBI such totally irresponsible lawyers and investigators, such terrible "briefers", that they lie to the Attorney General? Is the Attorney General as little concerned about his public posture, his integrity and that of the government, especially when the murder of a President is involved, that he did may fire forthwith whoever told him this big lie?

If Me took any disciplinary action, it is not reported. There is no reason to believe there was or any reason for any Nobody puts foep in the

why should enjone went to invest such a monstrous fiction, that the

PRI investigated a man it didn't, that "he was checked out and found clear" if

he wasn't, that Shew and Bertrand and identical if they are not:

And how in the world can so awful a thing godunpunished?

The papers took their cue from the # government. George Lardner, who

discussed this with me on March 3, emphasised that he personally had checked the Department after the Attorney General groped his bombahall more apt to say ofter he (threw his protective clearly around Shaw- and had been assured by the epartment that both men are the same. He reported it were baxed him. His story at that time reads, "one and the same guy". He said this "emounted to an acceptance of Garrison's charge that Clay Shaw and "Clay Ber trand' are one and the sameXX."

But when the same George Lerdner wrote the story of the retraction in the paper that is the most dedicated of the Commission's defenders, most uninhibited complainent against its critics, this direct quotation came out in other, weaker, words, as though George Lardner did not on June 2 heve in front of him when he wrote again allegably directly quote it came out the morning of June 3:

""We think it's the same guy', one Department official said on March "." If Larnder left "we think" out in writing on March 2 he is irresponsible? if he had added it without sauce June 2 he is dishonest.

The New York Times March 3 account of its personnuiries is consistent with Lardner's of the same date. Robert B. Semple, Jr., weiter to make his investigation. By the time to asked the Department, it had had the learn of its "mistake". His story meads:

"A "epartment official said tonight that his agency was convinced that "r. Bertrand and Mr. Shaw were the same man and that this was the basis for Mr. Clark's assertions this morning."

There never was for need for the Attorney General to make his initial

of the property of the manning, etchange why? Why did he property of the manning the property of the property of the tempert. His making it served only one purpose: to help Shew. His

menths he could - and if he had been wrong, certainly should where corerected The this areat injustice. The had an excellent opportunity ten day later on "Face

lawyer wrote it, then despite the Department's history, especially on this matter, believe it. I would feel much more comfortabel in this belief if the same

that the Department had not itself suggested the letter to Wegmann. This is devotion to his client's interests as expressed in such a gree delay in allegable.

the most obvious possible explanation of the Department of Justice on the one hand saying it knew Shaw and on the other saying it hadn't investigated him the story that appears in this book, that of Shaw's CIA connection. If the government knew Shaw as a CIA man, did it have to investigate him. And if he and of this relationship, is that in itsleft not enough to explain the government compatible. Selicitude for him, enough to jappardize the honor and integrity of the Attorney General and the government, enough to preclude punishment for the man who so grevously deceived the Attorney General and the world?

I come

The other thing is snother coincidence. I have slready detailed the time in the time is snother coincidence between the J. Edgar Hoover's "snswer" of charge the same but about to be in WHITEWASH II, then unpublished but then also been in publishing houses. We have the same "coincidence" here. It is in the

ay that ohn Sterr began to show the manuscript of this book to

publishers than the one who broke his contract, the latter part of pay the transpublisher had his last chance to Xerox it.

And, as the reader will recall, this book says the FBI never investight.

Clay Shaw! No other book has appeared on the subject. No other one has been

written or could have with the contents of this one, because I conducted my own find it is may not making with and analysis that unjude this machine.

investigation. The imminent appearance of this book, with all it says and prove

of the Department of Justice, is to me a more logical if less reassuring explora-

- they are with out had in This murdet

it.

analyze Hoover's statement attempting to refute my charges in WHITEWASH II the simple expedient of evading them and placing his dependence an in a vassal press, at the some time I saked for the Shaw statement I saked the "epartment".

Inatice press office for a copy of Hoover's. Hoover has his own press office, to who was a referred. There, after identifying myself, I was referred to and my call was switched to one of Hoover's special assistants. I identified the press release I wanted and was told I would get it.

I haven't. Hoover doesn't answer my challenges that he is suppressing

now more than a year old that he prove WHITEWASH wrong or join its demandable and public airing of the investigation he supervised.

as my book PHOTOGRAPHIC WHITEWASH: SUPPRESSED KENNEDY ASSASSINATION PICTURE.

proves. It prints zeries zeries zeries zer photographically reproduces quite a few of them, for the first time in history.

The net result of this strenge and continuing federal intrusion into

State effairs is not to divorce Clay Shaw from the federal government, not

to enswer questions but to reise and leave unanswered entirely new one, not

to refute CIA connection with these motley of characters in New Orleans in

Polved in the assessination and these comments with ord to in its own

way justify my choice of titlet - OSWALD IN NEW ORLEANS: CIA W ITEMAN.

Finally there is the most bizarre development of all, again of times oddly and admirably suited to the government's campaign against Garrison.

and done well before that, NBC announced it knew who the real "lem Bertrand" is to protect him, it declared, it would not make his name public. Instead, "BC already given it to the Department of Justice. This is a rather unusual process. The department of Justice is involved in no litigation whereas Garrison is.

Show is to be helped, if he is unjustly accused, it is Carrison and not the sound of the sound o

NBV "learned" this and when it told the Department.

Then, in the midst of all the publicity campaign against Carrison, while the "specials" were filling the national mind, eye and ear, the one Carrison assistant not on the public payroll, not dependent upon him for his career, the one who conceivable could profit from spectacular diseasociation from Garrison, and Just that. Private Investigator Gurvich, after first seeing Senator form anything bennedy who thereby abandoned a declared policy of divorcement from anything having to do with the assassination of his boother, loudly denounced Garrison

reclaimed Shaw's innocence, the customery prerogative of juries. He received

This, too, has unusual aspects. First, his clammor would seem to make him candidate for a contempt citation by Judge agerty and for a jail sentence.

The previous month, I understand that when he drove Ray Marcus to the larger, he told the author of "The Bastard Bullet: A Search For Legitimacy" that we "critics" wore lost, that the odds and person arrayed against us a safe are and powerful. If true, this is server as safe are and powerful. If true, this is server as a safe are and powerful think is sinking, and that could make him new friends and benefit to the same way of leaving a safe.

The tubes were still glowing with Gurvich's denunciations, the front partial with the AP's syndicated whitewash, when NBC had a change of heart. The wantle brinkley eport of June 28 presented Lawyer Dean Andrews is still another of the all-time perjury-indictment sweepstakes.

Devis. How Davis is protected by this is not at all clear. How Andrews prote of himself by repeated perjury, assuming this to be the truthful statement he herells it to be, the kal all the previous ones here.

helped his own career, how he took refuge from Garrison, is something not even andrews' ever-ready explanations can make comprehensible.

The one thing that is clear, that requires neither legal degrees nor unusual perceptiveness, is that is is stretching "coincidence" a little too far to belive that all these things just all happened to come at one time, just managed to fall into a prepackaged public-relations campaign of anequalled magnitude and remarkable concentration, on Garrison and those of us who have already disassambled the Warren Report and sections it to those same winds to which the formulation of the class of the Classes of the Clas

Perhaps the title of this book should have been "Government Counteretteck".

In Dalles, the case never got to a jury. The same effort is being made

in New Orleans.