

## DA OFFICE FAILS TO GET RECORDS

## But Newsmen Can Look at Data on Shaw

The district attorney's office failed in an attempt to obtain the military records of Clay L. Shaw, accused of conspiring to assassinate President John F. Kennedy, when a criminal district court judge ruled that the subpena for the record was invalid.

Veterans Administration Chief Counsel C. C. Bass Jr. appeared in the section of court of Judge Edward A. Haggerty with Shaw's records as directed in a subpena.
The Veterans Administration

decided to turn the records over to the court after Shaw signed a waiver of his right to keep them secret.

However, during a hearing on whether or not the records should become public, J u d g e Haggerty ruled that the district attorney's subpena was invalid; and Bass withdrew the records.

Bass then gave the records to Shaw's defense attorneys, who said they would be made public. **ABOUT 20 PAGES** 

A reporter who looked at a copy of the Army documents noted that it contained about 20 pages of photographs and photostatic copied papers.

They also recorded his promotions from corporal to major, his duties as aide to a major general and an account of a back injury from which he still suffers.

After the court action assistant district attorney James L. Alcock said he foresaw no further attempts to get the records and accused the federal government of not allowing his office to follow state law.

"The federal government will not, no matter what we do, permit us to follow the law as set out in the new Code of Criminal Procedure," he said.

He said his office proceeded under Article 66 of the Code, which gives the district attorney power to subpena individuais and papers.

"The point is we could not get the records by following state law because the federal government would not recognize the state law," Alcock maintained.

One of Shaw's attorneys, F. Irvin Dymond, said it is all right for news media to examine the records.

"We have nothing to hide. If the newspapers want to see the records, that's all right with us," he said.

"As a matter of fact, he is very proud of his military rec-ord," Dymond added.

In Columbus, Ohio, fugitive probe witness Gordon Novel held a news conference in which he accused District Attorney Jim Garrison of having asked him to participate in a plot to extract information from David W. Ferrie, a pilot under investigation by Garrison's office. Fer-

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rie died five days after the ini vestigation became public.

Novel said he and Garrison e met twice in New Orleans Feb. 21, the day before Ferrie died. Novel said Garrison asked him to shoot Ferrie with an atrophine knockout dart so he could be taken to a secret place and questioned under the influence of sodium pentathol, known as truth serum.

To hack up his charge. Novel released an 18-question summary of a lie detector test administered to him on March 25 by a polygraph operator named Lloyd Furr.

One question and its answer were:

Q. Have you told the examiner the truth about this bizarre plan to obtain a confession from Ferrie?

A. Yes.

Furr offered the following explanation to the question in a footnote:

"The plan to some extent was the shooting of an atrophine dart into the unsuspecting Ferrie, taking him to a secret place, giving him sodium pentathol and otherwise abusing him until he confessed. This included tearing off his artificial hair and eyebrows."

Novel claimed that he planned to use a "phony," harmless dart so that he and Ferrie could expose the district attorney and his investigation.

Ferrie's death the next morning precluded the plan, Novel

The office of Gov. John J. Mc-Keithen said Ohio officials requested that he determine whether Novel is accused of a crime involving a federal charge or a state charge.

Garrison is attempting to extradite Novel from Ohio on a charge that he conspired in 1961 to burglarize a munitions bunker near Houma, La.

PAPERS RETURNED

The request is outlined in a letter from the Ohio governor's office with return of extradition papers to Louisiana.

M. McElroy, assistant to the Ohio governor, put forth six questions the governor wants questions the governor wants of Louisiana with power to ex- Houma in 1961.

Hat the Secretary of State of answered before extradition ecute the duties of the office William Redmann, legal coun- It also questioned whether

Keithen follows:

"At the request of Gov. and omissions.

"In particular, the accused the United States government. is not substantially charged the United States government. "Please advise further as to commit simple burglary.

one or more of the parties involved in the conspiracy committed an act in further than the constitution of the prosecution of Sergio Arcacha Smith."

lene Mancuso does not meet the requirements of a 'supporting Monday. "Also, the affidavit by Maraffidavit' as required by Section Officials Working 2963.03 of the Ohio Revised

"A supporting affidavit surrounding the agreement to say that the office of Ohio Gov. commit simple burglary and the James Rhodes. steps that were taken in fur-therance of the object of the to the office of Gov. John Mcagreement or combination.

made by a person or persons Novel, once a New Orleans having actual knowledge there-

The letter, written by John that the Secretary of State of sassination probe. His return on bond.

state of Louisiana. "Further, please advise Rhodes, I am returning your whether the munitions bunker requisition and supporting docu-located in Houma, La., was fedments in the above-captioned eral property at the time of the matter. An examination of the offense charged. This question requisition and supporting docu-is important in that the crime ments discloses certain defects alleged must be against the "In particular, the accused state of Louisiana rather than

with the crime of conspiracy to what action, if any, has been what action, if any atterney "The charging documents taken by the district attorney of Terrebonne Parish in the fail to disclose an essential ele-ment of the crime, namely, that

mitted 'an act in furtherance of the object of the agreement or combination.'

"Also the effidavit by Mar-ly Wedgesday and return

## on Extradition Case

BATON ROUGE (AP)-Louishould specify the particulars siana officials worked Monday of the crime involved in the to get extradition papers for conspiracy, the circumstances Gordon Novel into order to sat-

reement or combination. Keithen with a letter saying they had some legal defects.

by the Orleans district attorney of.
"Furthermore, it is requested as a witness in the Kennedy as-

papers are executed.

Extradition papers on Novel were returned to Louisiana to remedy what Ohio officials called "technicalities."

The tort of the latter than authority of the district attorney of Orleans to prosecute for later than a crime which may have its rison of New Orleans who continued the latter than authority of the district attorney of Orleans to prosecute for lion and Dist. Atty. Jim Garlanother parish, and whether Lt. alled "technicalities."

a crime which may have its rison of New Orleans, who Gov. C. C. Aycock, who signed wants Novel returned from Cothe papers as acting governor, lumbus, Ohio, where he is held has authority to do so.