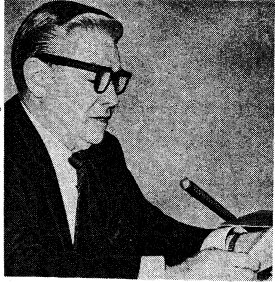
Don't Discuss Shaw Case, Judge Haggerty Orders

Citing an article of the Code of Criminal Procedures which gives his court "the power to punish for contempt," Criminal District Judge Edward A. Haggerty Jr. Monday ordered all persons connected with the presidential murder conspiracy trial of Clay L. Shaw not to discuss the defendant's guilt or in-

Judge Haggerty will preside at Shaw's arraignment Wednesday on his indictment for alleged participation in a conspiracy to murder President John F. Kennedy, at Shaw's trial, and other proceedings related to Shaw's trial.

Although his "orders of court" cited "unchallenged chatter" carried by news media as "the key flaw in the system of free press versus fair trial," they were directed to "all attorneys, police, investigators, witnesses, and any public employe officially connected with the processes of this court."

Article 17 of the criminal code states the court's "inherent pow-er and authority," and was



JUDGE EDWARD A. HAGGERTY JR. of Criminal District Court is shown in his chambers Monday at a press conference in which he gave orders about conduct of the arraignment and eventual trial of Clay L. Shaw. Shaw, to be arraigned Wednesday, is accused by the district attorney of plotting to assassinate President Kennedy.

sue such writs and orders as made in the courtroom. may be necessary or proper in aid of its jurisdiction. It has terior of the criminal courts the duty to require that crim-building during arraignment. inal proceedings shall be conings that justice is done. A the sheriff's department. court has the power to punish for contempt.'

of free press versus fair trial eral public, depending on the is the unchallenged chatter that availability of seating space. hits the print and radio and television media between the recommendation will be a table time of arrest and the time of inside the bar rail reserved for trial. Elaborate trial rules per-members of the local news mit jurors to hear admissible media. evidence, subject to searching. This table will accommodate cross examination; the whole one representative from each of

attorneys, police, investigators, Haggerty said.
witnesses, and any public em-His letter to Giarrusso r ployee officially connected with quested cooperation with the the processes of this court in court in the matter of security, L. Shaw, not to discuss the gilt sue specific guidelines for the or innocence of the defendant, trial when the matter is set for nor to make any statements hearing.

concerning any evidence either for or against him."

After reading the orders in criminal District Court, Judge Haggerty declared that "this conference is ended," and declined to discuss the orders.

However, he did say that he will grant Shaw's attorneys 30 days to file pleadings, upon request at the arraignment, and that hie will grant the state time to answer the pleadings.

"After pleadings are disposed of the date will be set for the trial at the discretion of the district attorney," he added.

Judge Haggerty also read let-ters to Criminal Sheriff Louis A. Heyd Jr. and to Superinten-dent Joseph I. Giarrusso, of the New Orleans police department, concerning security management for Shaw's arraignment and for hearings on pleadings before the trial date.

Judge Haggerty concurred in in a number of security recommendations previously made by Sheriff Heyd, to the effect that:

1. As the arraignment pro-ceeding will be very brief, no quoted in the orders:

"A court possesses inherently ercise of its jurisdiction and the ders, including authority to isspecific seat assimments be made in the courtroom.

2. All cameras and recording devices be barred from the in-

3. Court seats be made availducted with dignity and in an able to bona fide members of orderly and expeditious manner the news media, after approval and to so control the proceed- at the door by members of

4. The sheriff's department will have the right to inspect The orders then continued: credentials and approve or dis-"The key flaw in the system approve admittance to the gen-

one exception to the first

system is subverted when the the following: The Times-Pica-press, radio and television yune,, The States-Item, The Asmedia fill jurors' heads with insociated Press, admissible evidence. International' WDSU-TV, I, therefore, am ordering all WVUE-TV and WWL-TV, Judge

forthcoming trial of Clay and saaid that the judge will is-