, MARCH 2, 1968

## SHAW CAN'T GET DA DOCUMENTS

But Six Other Defense Subpenas Approved

Edward A. Haggerty Jr. Friday son. Alcock said the clerk's of denied a move by attorneys for fice is the proper source for Clay L. Shaw to subpena masuch records, not the DA's of Clay Shaw can get an acquitterial from District Attorney fice. terial from District Attorney fice. Jim Garrison, but approved six other defense subpenas.

The defense wanted the documents from Garrison to help Jim Hicks, an out-of-state wit- be a juror. prove that Shaw cannot get a fair trial in New Orleans. Shaw is charged with criminal conspiracy in the death of President John F. Kennedy.

A hearing to decide whether or not the trial should be moved from New Orleans will begin Tuesday before Judge Haggerty. The approved subpenas, which will apply to the hearing, affect local news media and state witness Perry Raymond Russo.

## **NEW WITNESSES**

Judge Haggerty also approved subpenas for three new defense witnesses. They are Lindsey Riddle, WDSU-TV; Francis Jacob, WWL-TV, and Allan Genderson, WVUE-TV.

Twenty defense witnesses previously were subpenaed to appear at the hearing.

Material sought from the news media consists of The Times-Picayune and New Orleans States-Item news stories, and tapes of broadcasts from three television stations and one radio station.

Also wanted are copies of speeches and interviews made by Russo, who testified he overheard Shaw plotting Kennedy's death.

## MATERIAL DENIED

Among material denied to the defense were copies of all press releases and speeches made by Garrison or his staff members concerning Shaw or the Ken-nedy death probe.

Assistant District Attorney James L. Alcock argued that these already are public.

Also wanted was the original e or a copy of a letter in which Garrison allegedly commented

on the film "Rush to Judg-|ness who claimed he was beaten ment.'

Alcock said the letter was and that the defense submitted a clipping with its request.

COPIES OF SUBPENAS

while staying at a motel.

Alcock said this was part of printed in the New York Times the state's file and would not be made public.

The defense also wanted cop-Copies of all Grand Jury sub-lies of all correspondence bepenas issued in the Kennedy tween Garrison and Jerry Foot Criminal District Court Judge probe at the behest of Garrison lick, author of a National Obwere also wanted from Garri-server story quoting Garrison

> Also included in the defense Alcock said the defense has a request was a copy of an inves-copy of the article, and that the tigative report dealing with an correspondence is irrelevant bealleged attempted battery on cause Footlick is not eligible to