Selection Accelerates

more jurors and two albringing, the total emtrial of Clay L. Shaw, ternates are needed. paneled so far to 10. Two Two new jurors were in today in the

charges of conspiring to kill President John F. Kennedy. Criminal District Court on Shaw, 55, is on trial in

possessed by both sides ap-Judge Edward A. Haggerty ber of peremptory challenges Jr. and the dwindling numjurors, which had been stall-ed since Friday. ing up the process of picking parently contributed to speed-New procedures adopted by

day are: Harold W. Bainum Jr., 24, The two jurors picked to-

> ager. of 2911 Banks, a credit man-

ploye. 6524 Providence, a postal em-Warren E. Humphrey, 52, of

er action today. gerty were factors in the fast-Yesterday, the judge ruled Two actions by Judge Hag-

L. Alcock and defense attorney F. Irvin Dymond that chief prosecutor James

PAY HAS BEEN a major

ed alone in killing Kennedy mission Report. The report vancy of the Warren Com-

District Attorney Jim Garrisaid Lee Harvey Oswald act-

stop asking prospective jurors

questions about the Report.

Warren

day.

New Orleans, and many prosthe trial, now in its seventh

Jurors are unpaid in

hangup during the course of

began asking the prospective jurors as a group if they would be paid by their em-ployers during the course of their offices and find out. months. If they didn't know the trial, which may last two they were excused to call And today, Judge Haggerty

months' pay.

can't afford to

miss two say

they

pective panelists

wrangling between

Dymond

Another has been repeated

and Alcock over the rele-

leaving only four names for court had been run through, jurors on the list taken from Judge Matthew S. Braniff's the afternoon session. session, most of the potential

taches to begin telephoning members of the jury panel of Judge Oliver P. Schulingkamp to try to get them into court this afternoon. Judge Haggerty ordered at-

by which they can reject a juror without giving a reason. Each side had 12 to be eight peremptory challenges,

and the defense had used up ing's session, both the state

gin with.

kill the President.

By the end of this morn-

with Oswald and others to

charges Shaw conspired

three Negro. All are male. paneled, seven are white and OF THE 10 jurors now em-

Judge Haggerty yesterday that DESPITE THE ruling by

> of the Warren Report, another clash erupted today over the conspiracy issue. prospective jurors could not be quizzed about their opinions

mond asked him: accepted by the state and tendered to the defense, Dy-Walter C. Williams, 46, a postman, of 3339 Audubon, was "Do you have any opinion

about the Warren Report, I think Mr. Dymond's question is out of order." ing "The court ruled yesterday that I couldn't ask a juror ALCOCK OBJECTED, say

as a result of a conspiracy?" on whether Kennedy was killed

Dymond argued, "The state

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At the end of the morning

empaneled, each side will get

AS SOON AS 12 jurors are

lenges during the picking of two more peremptory chai-

the alternates.

has made repeated statements that they may, but do not have to, prove Kennedy was shot as a result of this conspiracy. Shouldn't the defense be entitled to know if the prospective juror believes there was a conspiracy?"

Judge Haggerty ruled in favor of the state, and Dymond put into the record that he was not allowed to ask the prospective juror the follow-

ing three questions:

1. If he thought Oswald played a part in a consipracy.
2. If he thought there was

a conspiracy.

3. If he thought David William Ferrie took part in a conspiracy. (Garrison charges that Ferrie, who died here Feb. 22, 1967, played a key role in the plot.)

UNTIL YESTERDAY, potential jurors were questioned closely as to their feelings about the Warren Report, and having almost any opinion at all on it was grounds for dismissal.

Under these conditions, only nine jurors were sworn in in six days, and one of these was excused yesterday after he suffered a kidney attack over the weeknd and was hospitalized.

One new juror was chosen yesterday, leaving the net to-

tal at eight.

Alcock and Dymond had been asking potential jurors:

"Do you believe the Warren Commission's conclusion that no conspiracy existed in the assassination of President John F. Kennedy?" and "Do you believe Lee Harvey Oswald was part of a conspiracy?"

The only acceptable answer was "I have no opinion." The judge had accepted arguments that anyone who doubted the report was prejudiced in fa-

vor of the state.

BUT YESTERDAY, Judge Haggerty upheld Alcock's argument that the Warren Report is irrelevent to the case and that:

"The fact that a man may doubt the Warren Report does not in any way relieve the state of the burden of showing conspiracy here and the defendant's part in that conspiracy. If we excuse everybody who doubts the Warren Report, we'll never get a jury."

After winning, Alcock tried to keep using the Warren Report question. He was blocked by Dymond, who said it the report is irrelevant it shouldn't be brought up at all.

The judge agreed.

THE LINE OF LAW involved often brought baffled stares from prospective jurors as it was outlined for them.

Despite Garrison's sweeping attack on the Warren Report and the coupling of Shaw and Oswald as co-conspirators, the prosecution frequently tells prospective jurors the case involves only a conspiracy here.

It may be, Alcock says, that no attempt will be made to show the alleged conspiracy resulted in Kennedy's death.

JUDGE HAGGERTY usually puts his own clarification:

"There might have been 50 conspiracies to assassinate the President in 50 different cities, and in any one of them, though, somebody else got to the President first; if it is proven there was a conspiracy, plus an overt act to further it, then the crime is there: Understand?"

The juror seated yesterday was retired Fire Dept. Captain Sidney J. Hebert Jr., 55, of 4026 Eunice dr.

The juror who became ill and was excused was Lloyd E. Heintz, 40, who had been sworn in Friday.

Also yesterday, defense witness Alvin Beauboeuf, through an attorney, introduced a motion waiving his lawyer-client relationship with Hugh Exnicios of Metairie.

Exnicios last week objected to producing a tape recording sought by the defense, citing his lawyer-client relationship with Beauboeuf as grounds.

THE TAPE allegedly would show an attempt was made by two Garrison aides to threaten and bribe Beauboeuf to testify against Shaw.

Beauboeuf, in his motion filed yesterday, requests Exnicios to respond to the detense subpena.

Judge Haggerty said the matter will be heard between the time of the selection of the jury and the beginning of testimony.

Meanwhile, in Prince George County, Maryland, Circuit Judge Harry Bowen Jr. ordered FBI firearms expert Robert A. Frazier to testify at Shaw's trial as a state witness.

THE U.S. Justice Department made no objection. Last week, a Virginia court took similar action in the case of FBI photo analyst Lyndal L. Shaneyfelt. In the past, Garrison has often had trouble getting his out-of-state witnesses returned to New Orleans.