han Prosecution Gives Up Right of Challenges capital punishment "constitute hanging juries."

tentatively seated.

the 24-year-old Jordanian on emptory challenge. weeks earlier than expected.

V. Walker called the prosecu-her son was missing. V. Walker called the prosecu-her son was missing.

The 10-year-old boy was later it headon," Compton told newschallenges "shocking." Permpfound to have been at his grandmen in a corridor. "If they're without giving a reason.

The chief defense attorney, do with their challenge. constituted.

happens Tuesday," Cooper told as a tentative juror Wednesday ror, Helen Woodworth, a re-newsmen later. "We just might when she told the court that tred legal secretary, was seathave a jury."

have 19 of 20 peremptory chal-death penalty. lenges remaining.

maining challenges, the 11 ju-chamber, wanted her on the lenges while awaiting a stateors will be permanently seated. ury.

LOS ANGELES (AP) — The prosecution startled the Sirhan Bishara Sirhan murder trial Friday by giving up its right to

This means that a jury to try secutors used their first per- is secutors used their first per- is missed for cause."

ert F. Kennedy could be perme- an accountant with the state fense to use the ruling as the nently seated Tuesday, two lands division and a divorcee, basis for an appeal should Sir-She was the center of brief ex- han be convicted of first-degree Superior Court Judge Herbert citement when the court heard murder.

tory challenges can be made mother's home, and prosecutors going to dump the death penalty said the incident had nothing to in California, let them do it on

Grant B. Cooper, was granted The defense and the prosecuan adjournment until Tuesday, tion each have 20 peremptory challenges is usually reserved He said he needed time to con-challenges with which to dis-sider seating the jury as now miss any prospective juror without stating a reason.

"Don't be surprised at what Mrs. Alvidrez was challenged But the 12th tentative ju-

Sirhan's defenders, trying to The attorneys decided to go If the defense waives its re-keep him out of California's gas ahead with peremptory chal-

Earlier Friday, Walker grant- They cited a 1968 Supreme doctor.

Court ruling known as the Witherspoon case, which held juries excluding persons opposed to hanging juries."

2 Weeks May Be Saved ed a prosecution challenge to But Judge walker ruled the Seating Tury the temporary seating of Alvina case does not apply.

Friday by giving up its right to cumstances.

The defense and presecution to the death penalty is that a juror's unalterable opposition to the death penalty is the defense and presecution to the death penalty is the defense and p

Chief deputy prosecutor Lynn charges of murdering Sen. Rob- They dismissed Alicia Duke, Compton said he expects the de-

this case."

The beginning of peremptory

ave a jury."

'under no circumstances whated only "conditionally" when
Prosecution and defense both soever" could she vote for a she told the judge she has a

ment from Mrs. Woodworth's