Mr. Mohr.\_. Mr. Bishop ... Mr. Casper ... Mr. Callahan .... Mr. Courad ...... Mr. Pelt. Mr. Gale ... Date: 2/8/68 Mr. Rorra Mr. Suilivan .... Transmit the following in . Mr. Tard\_ (Type in plaintext or code) Mr. Trotter. • • • Tele. Room. **A HRMA IL AIRTEL** V!a Miss Holmes. (l'riority) Niss Gandy\_ DIRECTOR, FBI (62-109060) TO: ŀ. SAC, NEW ORLEANS (89-69) .. FROM: . . ASSASSINATION OF PRESIDENT SUBJECT: JOHN FITZGERALD KENNEDY DALLAS, TEXAS, 11/22/63 MISCELLANEOUS - INFO CONCERNING OO: DALLAS Enclosed herewith for the Bureau are newspaper articles appearing in New Orleans newspapers concerning the assassination of President KENNEDY. One copy each of these newspaper articles are en-closed for Dallas and Miami. EX-IL TACLOSURE - Bureau (Encl. 2) - Dallas (89-43) (Encl. 2) - Wiami (Encl. 2) 62-104060 NOT ECCORDED 1 1 - New Orleans 3 FEB 13 1968 ECW:jab (6)\_ Lever 1 . Risli ÷1968 ETT: Sent 0100 led: Special Agent in Charge 1312 Section 152 ۲.

## By JACK DEMPSEY

Mount Clipping in Space Below

(indicate page, same of newspaper, city and state.)

. 1

STATES-ITEM

NEW ORLEANS, L

PLGE

Date: 2-6-68

Editions FINAL

Editor GEORGE W. HEAL

THE ASSASSINATION

150

DÀLLAS

PRESIDENT JOHN KENNEDY, DALLA

22-63

Classifications 89

Subaliting Offices

🔲 Being Investigeted

**~**`

that his trial on charged un conspiracy in the assassination of President John F. Kenned) te moved to a location at least 100 miles away from New Orleans.

Shaw's attorneys claimed in the motion that District Attorney Jim Garrison has conducted a deliberate, barrage of publicity designed to influence the minds of prospective jurors, making it impossible for Shaw to get a fair trial . . in the New Orleans area.

CRIMINAL DISTRICT JUDGE Edward A. Haggerty Jr. set a hearing March 5 on the change of venue molion, thus automatically postponing Shaw's trial, which had been scheduled for Esh 13 . scheduled for Feb. 13.

Just when the case will go to trial now depends first of all on the outcome of the request for a change of location. Judge Haggardy will have to rule on that after the bearing.

If the change of venue is pol-granted, it will be Garrison to set a trial date.

JUDGE HAGGERTY GRANTED the state a week reply in writing to the change of venue notice.

The judge instructed defense attorney P. Irvin Dymbnd jo have Shaw. 54, present in court Feb. 13, at which time The judge said he would grant a continuance in the trial in view of the March 5 hearing.

Dymond filed a 14-page motion asking for the venue change and for time to subpena out-of-state witness for the hearing. Several exhibits, including clippings of news stories and magazine articles, were filed with the motion.

ENCLOSURE

THE JUDGE NOTED THAT THE March Wry sills be Selected March 4. He had said previously that some jurors might be called as witnesses in a change of venue nearing.

This probably would mean that even if the triat is held here, it could not begin until April, when a new j. ry would t-c available.

75.36

Dymond's motion charged that the DA's office, and specilically Garrison, have inade a concerted clivit to keep the case in the public eve.

This, he said, has "present-ent-air wishosphere of prejudice, passion, excitement and terannical power such as to render- impussible a freedom of discussion by the populace, much less the prospective jurers, so as to make the atmosthere of metropolitan New Orleans incompatible with the requirement for fair and orcerly administration of jus-tice."

THE MOTION said Garn-

association with Warren Report critics Mart ane and larow Weisburg wire a "well-wanded conspiracy to poison the minds of jurors ... that a consnisacy (to kill President Kennedy) did exist, thus preselling the polential jurors on in essential element of the crime alleged." It said this puts the burden of proof on the defense to disprove a conspiracy.

The Warren Smmission report concluded there was no conspiracy in the President's laying Lane, Weisburg and Jarrison have long disputed 'his.'

Dymond's melion contended that last year one DA's office agreed to a continuance after the defense earlier asked fora change of verse on grounds nt a prejudicity almosphere here. Dymond contentied today that the saite by impli-cation agreed that the preju-dicial atmosphese existed, and must how show it no longer exists.

rector of the International france a campaign to revive punter rector of the International lic interest in the case. It March, 1967, and subsequent-said local newspapers and TV stations gave "lop coverage to the case."

gase in the public eye.

Dymond charged that Garrison's subpenas to out-ofstate witnesses were designed for publicity and "for no other reason" because most of the people involved had previously been interviewed by the DA's office.

It cited the bill of information filed Dec. 2 charging Eugene Bradley of California

with conspiracy in the case. The motion said Garrison had a policeman deliver a press release on the charge to the news media before the acrest warrant was delivered to California, "giving Bradley time

Dymond said the sole reason for the Bradley charge was "to lend substance to the charges against Shaw."

ALSO CITED were Garrison's national television appearance Feb. 3, a story in the National Enquirer and what the motion called a "mationwide speaking tour" by Garrison.

The defense attorneys said they inler that "the DA operales on the aesthetic theory that by not mentioning the name of Clay L. Shaw at any of these discussions it takes him outside the court guidelines."

Judge Haggerty had previously issued guidelines pro-hibiling any of the principals from publicly discussion the case.

IT CITED speeches by The Times-Picayune said the IT CITED spectrus of the Times-Escayune said une Lane, a book by Weisburg, newspapers gave "top cover-and articles in Ramparts age" to the case and "have Magazine, Playboy Magazine a history of strong influence a history of strong influence and the National Observer as on the minds of people" with soit's campaign to keep the or the number of the soit's campaign to keep the or the soit's campaign to keep the or the soit's campaign to keep the or the soit soit is the soit of the soil of the soit of the soil of the soit of the soit of the soit of the soit of the soil of the soit of the soit of the soil of the soit of the soil of the soit of the soi Orleans.