The state today exer- airie attorney Hugh Exnicios. cised a peremptory choice lieves President John P. Kennedy was shot by only one man.

vd. thind egitings not injoying NEUSCHWANSTEIN Schloss

ject a juror without giving a ward A. Haggerty Jr. must upon. The box score at noon decide on an individual's fit. ness to serve.

Yesterday, the defense used one of its challenges. Each excused- 26. side now has 11 left.

Des Moines, Iowa, and Met-chief prosecutor.

Exnicios had been sub YESTERDAS financial son investigators and Lynn and defense cof they expect Beauboeuf was a friend of a two-month trial Loisell and Louis Ivon.

the late David William Perrie, named by Garrison as one of the conspirators in the Kennedy caees

AN UNEVENTFUL morning session of court today ended

Jurors accepted-2 Potential jurors rejected er

Chief desense counsel F. Also today, the defense is Irvin Dymond handled the sued subpenas for Mrs. Ruth questioning of jurors today for Hyde Paine of Irving, Tex.; the Shaw side, Assistant DA Mrs. Harold McMaines of James L. Alcock is acting as

cised a peremptory choice properties of prospective and rejected as a juror fense but today's order calls jurors appeared the major In the Clay L. Shaw trial for him to bring to court a stumbling block in empanel-a man who said he be- tape recording of an alleged ing a jury. Many said they conversation between two couldn't afford to serve two aides to Histric! Altorney Jim months without pay. Jurors Garrison and Expicios client, in criminal district court get Alvin Beaulocul. The Garri-no stipend. Both the state

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11.410 410 \$ 190, name of

STATES-ITEM

NEW ORLEANS, LA.

RED FLASH Edition:

GEORGE W. HEALY Editors

ASSISSINATION (PRESIDENT JOHN F.

KENNEUY, TEXAS

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Submitting Office: N.O., LA.

Being investigated

As court opened this morning, Judge, Heaverty noted he had eight potential jurors left over from yesterday's proceedings and ordered 12 more names drawn from the box. All the rest of the venire was excused until this afternoon.

FEWER PERSONS were in the courthouse corridor this morning and anyone with an official pass was admitted to the courtroom. Yesterday, only a few were admitted because the space was taken up

through this morning's proed up overeight and will be tion. until the trial is over.

The first three potential furors to come up this morning crickly were disqualified when they told the judge they already had fixed opinions in the case.

THE STATE questioned Martin at some length and yesterday are: t'en tendered him to the defree. Under questioning by D'mond, Martin said he always has held the opinion that Kennedy was shot by only one man.

Assistant DA Alvin V. Oser asked Martin:

"Do you think President Kennedy was shot by conspirators or one man acting alone?™

Blartin: "I think he was

shot by one man." Oser: "How long have you

had this opinion?" Marlla: "Since he was

shot."

Oser: "It's still your opinion he was shot by one man?" Martia: "That's my opin-

Oser: "What would it take for the state to prove a conspiracy?"

Martin: "They would have to show more than one man did the shooting."

Oser then used a peremptory challenge to reject Martin.

Mrs. Paine is a Quaker who befriended Marina Oswald in 1963. The wife of accused assassin Lee Harvey Oswald stayed with Mrs. Paine from April, 1963, until Oswald found ? work in New Orleans in May ' and again after the family left New Orleans In the Iall.

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The Waren Commission concluded there was no evidence to suggest Mrs. Paine or her busband had any connection with the assassina-

Mrs. McMaines, who was Sandra Mollett when she lived in New Orleans, was a friend of Perry Raymond Russo, who testified at a preliminary hearing he heard Shaw plot the assassination with Oswald and others. Mrs. McMaines told newsmen she by potential jurors.

did not attend the party at

The two jurors sworn in which Russo said the converdid not attend the party at yesterday sat in the jury box sation took place but refused to return to New Orleans to ceedings. They had been lock- testily in Garrison's investiga-

> EXNICIOS, attorney for Alvin Beauboeuf, charged in 1967 he had tapes of a conversation between Beaufoeuf and two Garrison aides who threatened and attempted to bribe his client.

The two jurors agreed upon

Irving Mason, St. machine operator, 2308 Tennessee.
Oliver M. Schultz, 39, a New

Orleans Public Service Inc. employe, 7126 Lamb rd.

Of the panelists dismissed yesterday, about half said their employers wouldn't continue their pay during jury confinement.

Judge Haggerty repeatedly sent prospective jurors back to his chamber to telephone 1967, was a leading figure in the matter of pay.

Under questioning, both Mason and Schultz testified they in Dallas Nov. 22, 1963.) had read little about the case. seldom talked about it, saw sion of the means and weaplew television reports on it, took place. had no opinions and didn't

blocked the answer. Asked sassination.) the same question by Alcock, 4. Shaw took a trip to the Schultz smiled and said, be. West coast in November, 1963. fore the judge could inter. (Shaw acknowledges this, devene:

"Not necessarily."

from the antil the day of the Juror the state had accept juror the state had accept

Mason and Schultz, jurors, quickly found rank has its privileges. Judge Raggerty, after they were

were now among those permitted to smoke in the court-

The high point of posterday afternoon's session came when Dymond told Mason, "Clay L. Shaw will take the witness stand in his own behalf. Will you give him the same consideration as other witnesses?"

Mason replied "Yes." It was the first indication that the retired businessman would testify. A defendant has the option of testifying or remaining silent

IN QUESTIONING JUTOTE, Alcock explained that the state must establish that a conspiracy existed and then prove an overt act was committed in furtherance of the object of the conspiracy. He listed six overt acts the state will attempt to prove, saying it need prove only one of them to support a conviction. The six: ender

1. There was a meeting between Shaw, Oswald and Ferrie in Ferrie's apartment at 3138 Louisiana ave. Parkway in September, 1963, at which the assassination was discussed. (Garrison says Ferrie, who died here Feb. 22, their employers and confirm the plot. The Warren Commission said Oswald, acting alone, shot Kennedy to death

> 2. At the meeting, a discusons to be used in the slaying

3. Shaw took a trip to care how long the trial lasted. Baton Rouge in the fall of "You want to be a juror in 1963 and met with Oswald and this case, do you not?" Dy. Jack Ruby to the Capital mond asked Mason, regard. House, where money changed ing him with a perplexed hands. (Ruby shot Oswald to frown. Judge Haggerty death the day after the as-

4. Shaw took a trip to the sying it and entiting to do with the assassination.)

5. Ferrie took a trip to Houston in November, 1962. - (This is a matter of record.)

6. Oswald, on the morning of Nov. 22, 1963, took his rifle from the garage of the bome of Mrs. Palne in Irving, a suburb of Dallas, and brought it with him to the

The second secon

lory Building to Dallas. (Garrison and the Warren Comission are in rare agreesent on this point.)

Shaw was arrested March swern, informed them they 1, 1967, but a series of legal delays kept him from going to trial until yesterday. He. consistently has maintained i he knows nothing of any assassination plot.

> In a separate matter relating to Garrison's asassination probe, Texas Secretary of State Roy Barrera said yesterday in Austin he advised Gov. John Connally against extradition of a theft suspect to Louisiana because he was suspicious of the case.

Connally Friday refused extradition of James Richard Clements.

BARRERA SAID in "didn't like the looks of the case." He said he became concerned about extradition proceedings when he heard reports Clements might be wanted more for questioning by Garrison in the Kennedy probe than for

Barrera noted there was a seven-year lapse between the time the crime allegedly occurred and when the extradition proceedings began.