TWO JURORS SELECTED FOR CLAY SHAW

. Desense Counsel

By CLARENCE G. DOUCET Tuesday to sit on the jury that wednesday in Judge Haggerwill decide if Clay L. Shaw par-y's court. ticipated in a conspiracy to murder President John F. Kennedy.

acceptable to the state but was the charge against Shaw. challenged by the defense, which In questioning the prospective Prason.

the day:

-Shaw's defense announced that the 56-year-old retired executive would take the witness stand in his own behalf.

-The state listed hix overt acts it would attempt to prove were carried out la furtherance of the alleged conspiracy which the state claims included Shaw, Lee Harvey-Gswald and David L. Ferrie.

The selection of Schultz as a juror came at \$:30 p.m., about a half-hour after he began under going questioning by Judge Haggerty and the delense and state counsels.

jurors for the state, and P. tion of fire could be produced. Irvin Dymond, one of the four allorneys who are representing Shaw, asked the questions for the defense.

sistant DAs Alvin Oser, Andrew Sciamora, William Alford and

Numa Bertel. In addition to a sum of money Third Man Challenged by Dymond, Shaw is represented ered.
by Wuliam J. Wegmann, Ed. 4. ward F. Wegmann and Salva. West Coast in November, 1963. lore Panzeca.

The selection of Jury mem- ton, Texas, in November, 1963. Two men were selected here but will resume at 10 a. m.

VERBAL CLASHES

On two occasions Alcock and Accepted by both the state Dymond became theory in and delense counsels were verbal arguments over legal Irvin Mason, a 50-year-old technicalities they assert will machine operator, and Oliver become important when Shaw's M. Schultz, 39, an employe of trial gets under way. One in-New Orleans Public Service volved the question of motive, and the other concerned what One other parecetive juror, the state must prove "beyond Junius George Johnson Jr., was reasonable doubt" in relation to

used the first of 12 peremptury jurors, Alcock explained that in charge a juror without giving a order for the state to obtain a conviction. It must establish The tedious process of select that a conspiracy existed and Ing the jury in the Criminal Disin furtherance of the object of trict Court of Judge Edward A. the conspiracy. He emphasized Haggerty got under way at 10 that while the state listed six a. m. and during the course of that while the state listed six prove, legally it needs to prove only one of the six.

These are the six overt acts which Alcock listed:

- 1. There was a meeting between Shaw, Oswald and Ferrie in Ferrie's apartment at 3330 Louisiana Ave. Pkwy. In Seplember, 1963, at which the assassination of Kennedy was, discussed.
- apartment, a discussion took place concerning the means and execution of the conspiracy, the weapons to be used, Assistant District Attorney ment and selection of means tive jurors to confuse them. high-power rifle, the establishof escape, and a discussion as the questioning of prospective to how a crossfire or triangula-

TRIPS DETAILED

3. Shaw took a trip to Baton Rouge in the Fall of 1963 and Silting with Alcock were As the Capitol House Hotel where

4. Shaw took a trip to the S. Ferrie took a trip to Hous-

6. Oswald, on the morning of Nov. 22, 1963, the day Kennedy was assassinated in Dallas, took his rifle from the garage of the home of Mrs. Paine and brought it with him to the Dallas Book Depository Bldg.

All six of the state's contentions are either a matter of records or events the state has alleged in the past. Shaw has denied ever knowing Oswald, Ferrie or Ruby and he has denied the charge against him.

WARREN REPORT

Warren Commission, which investigated the death of President Kennedy named Oswald as the lone assassin. Ferrie was a suspect in the assassination investigation of District Attofney in Garrison that culminated with Shaw's arrest on March 1, 1967, on the conspiracy charge. Ferrie died here on Feb. 22, 1967, shortly after Garrison's investigation was made public.

Shaw has said be was in San Francisco on the day of the assassination, and before his death Ferrie acknowledged taking a trip to Houston on the day of the assassination, but he claimed it was a bird-banting trip.

Regarding Oswald's taking the rifle to the Dallas Book 2. At the meeting at Ferrie's Depository, the Warren Commission said Oswald shot Kennedy with the rifle from a top floor window of this building.

At one point Tuesday, Alcock particularly the selection of a accused Dymond of "dragging

> Dymond was questioning one of the prospective jurors and he asked him if, in the event the state does not show a motive, he would consider this favorably for the defendant.

> After Dymond asked the question, Alcock rose to his feet

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SECTION 1 *

Times-Picay une

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Being Investigated

and argued that the state does not have to promo motive as an essential element in the crime, fixed opinion. and charged that Dymond was using the motive point to con fuse prospective jurors.

Dymond promoptly denied the charge and Judge Haggerty asked him to repeat the question.

Agoin Dymond asked: "In the event that the state is unable and does not prove any motive, will you consider this,

objection was chidned by opinion.

Judge Haggerty. Dymond im mediately announced his intention of filing a bill of exception

the opening day of the Shaw a fixed epinion. trial that the defense lost a The court ennounced that legal round to the state.

there was a brief legal wrangle ness in his family.

over the procedure to be followed in questoning the propsecwith NOPSI's overhead lines tive jurors.

CONFUSION IN LAW

to defense examination.

state, after questioning the pro-spective juror, should either ac-lington Seyler and James Thomcept or challenge him before as O'Reilly. the defense began its question-

ling. Of the first 24 prospective firors whose names were called, two were accepted as lurors, four were excused because they said they had fixed opinions about the guilt or innocence of Shaw, and 10 others were excused for miscellaneous reasons ranging from illness in their family to the fact that their employers would not pay them their salaries during the period of their jury service if they were selected.

Ironically, the name of the lirst man called for prospective lury duty was John Kennedy. Kennedy was excused because: he sald be had a fixed opinion. Mason, the first man select-of for fury duty, was the sec-and person called. His questionmg started shurtly after 10.30 a m. and continued until noon when the trial paused for lunch.

ACCEPTED FOR JURY

Questioning of Mason resumed at 1:55 p.m., and at 2:31 .m. both state and defense an-

phur Co man questioned and he was ex-

cused when he said he had a

Johnson was questioned at length by both sides and only after the state said & would accept him did the defense announce it was exercising one of its peremptory challenges. Garrison made a brief appearance in the courtroom while Johnson was questioped.

Following Johnson, the jury as the law requires, as a fact selection followed this course: favorable to the defendant?" Dudley Hughes Smith was ex-Alcock objected again and his cused because he had a fixed

on of filing a bill of exception David Joseph Hebert was ex-it was the second time during cused because he said he had

During the morning session ing excused because of an illustration was a brief least meanura

section.

Judge Haggerty cited confu- As the session ended about 6 sion in the law and ruled that p.m., several other men were the state did not have to accept excused from jury duty. These a juror before passing him on included Charles F. Bennett, Willie Fluence Se., Frank J. Dudefense examination.

Defense had argued that the rant, Fred Jerome Hagelberger,

TELEPHONE CALLS

The two jusers relected were permitted one telephone call each to their families and to their employers. During the remainder of the trial they will be "locked up," that is not permitted to go home. Both are married and both have child-

Judge Haggerly sald be was taking this action because of "security reasons." Should they wish to communicate with their families or vice versa, messages will be

transmitted through Criminal Sheriff Louis Heyd.

During questioning Tuesday, prospective jurors were asked if their being away from their families for as long as two months would create any hardships, indicating that both the state and defense think the Itrial may last as long as eight weeks.

Jurors will be quartered at hotels and motels in the city. Judge Haggerty said they will be permitted to read news-

"大家","这个人"的"大家",我们还有一个"我们","我们","我们是我们的"我们",我们们也没有一个一个,我们们们的一个一个一个一个一个一个一个一个一个一个

is employ by Freeport Sul- listen to stories about the was the third gress of the trial.

Some 169 potential jurors be added if necessary.

In another move Tuesday, the defense issued a subpena persons for questioning. for Mrs. Marina Oswald Porter, the widow of Lee Harvey Oswald who now resides in Irving, Tex.
SUBPENA FOR FILM

The state also issued a subpena for a film taken of the assassination by Abraham Zapruder and bullet fragments found at the scene of the Dallas assassination. All of these materials are in the National Archives in Washington.

Shortly after 9 a.m., the key figures in the Shaw case began to assemble at the courthouse on Tulane ave. and Broad st. First to appear outside the building was Judge Haggerty.

Arriving about 9:30 a.m. was entering will be frisked. Perry Raymond Russo, the star As an added security mearesulted in Snaw's trial. Russo stalled in the courtroom with an was accompanied by a comoutlet in the sheriff's office. panion identified as John Bloemer.

Bloemer may be a witness.

At 9:50, Shaw arrived with er investigator for Garrison. At \$:50. Shaw arrived with While the Unal is under way. his attorneys. He smiled a members of the press and said Shaw will remain free on \$ "helio" but nothing more. "hello" but nothing more.

WITNESSES CHECKED

The witnesses answering subpenas Tuesday were checked as the courte section got under way. Some of the witnesses were missing but both the state and defense indicated their witnesses were available and pronounced themselves satisfied.

Following this, the judge directed court crier Vincent Martell to pick 12 names from a box containing names of the 169 potential jurors. The first name be picked was Kennedy's. '

Thirteen names were drawn by Martello, the additional one because one potential juror, John Williams Kibler, was excused by the judge for medical reasons.

After the-12 names were read, the remaining jury panel left

available now, but more cou. The contirbom, Thus began the process of calling the first 12

> The trial - pending since; Shaw's arrest March 1, 1967 began one day after Garrison's office withdrew a last-minute request for a delay.

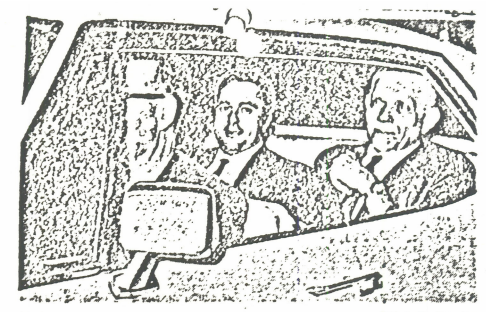
Both sides in the case have 12 peremptory challenges by which they can discharge a juror without giving a reason. After these are used up. it is up' to the judge to decide whether a juror is fit to serve.

Criminal Sheriff Louis A. Heyd Jr. said security precautions have been put into effect and will be tightened when testimony begins.

Admission to the courtroom is by credentials only. All persons

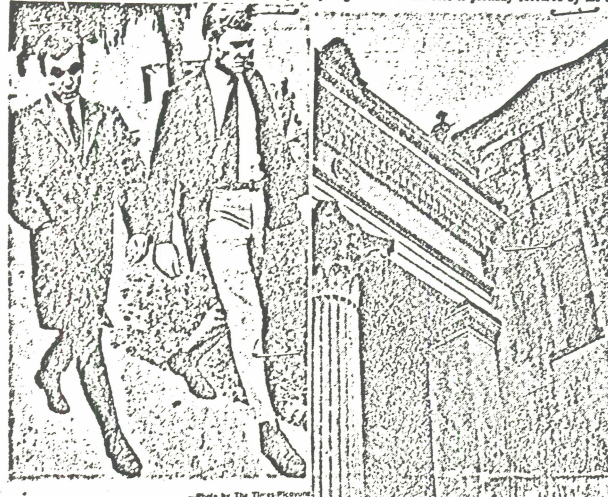
witness for the prosecution at the preliminary bearing which resulted in Snaw's trial. Russo stalled in the courtroom with an

One of the defense witnesses, Russo told reporters that william Gurvich is a form-William Gurvich, was reported



CLAY SHAW (right), along with two of his attorneys, rides away from the Criminal Courts Building Tuesday after the first day of his trial on-charges of participating is a

conspiracy to murder President John F. A neig. In the back reat with Shaw is Salvat Panzeen. The driver is F. Irvin Dymo whose face is partially obscured by the c



PERRY RAYMOND RUSSO (left), star witness for the state

Shaw, accused of plotting to assassinate President Kennedy SECURITY was tight at the Criminal Couris in Italian The He is accumpanied by John Bloemer, who Russo said mayday as the murder conspiracy trial of Clay Shaw began be a witness.

Deputy sheriffs armed with rifles were stationed on the roof of the building.