

RULINGS DELAYED AT SHAW HEARING

Defense Wants Garrison to
Give Details of Plot Case

By MARTIN WALDRON

Special to The New York Times

NEW ORLEANS, June 12— State District Judge Edward A. Haggerty Jr. said today that Clay L. Shaw, who is charged with conspiring to assassinate President Kennedy, could not be brought to trial before August or September.

The judge, who has been assigned to try the 54-year-old retired New Orleans businessman, heard defense attorneys argue today that District Attorney Jim Garrison should be forced to reveal his case against Mr. Shaw.

The lawyers also asked the judge to quash the evidence gathered under a search warrant used by the district attorney's staff to enter Mr. Shaw's house. They contend that the warrant was faulty.

A ruling on that request was postponed until late July to give both sides a chance to file memorandums on the law involved.

Judge Haggerty postponed for a week or two a ruling on the request that the District Attorney be required to file a full bill of particulars.

A hearing on a defense motion for the dismissal of indictment of Mr. Shaw was postponed indefinitely.

Sworn Statement Cited

The judge said, however, that he would allow the defense to subpoena members of the grand jury and ask them whether they had contributed to Truth and Consequences of New Orleans, Inc., a private group that had been financing Mr. Garrison's investigation of the assassination.

Mr. Shaw smoked incessantly during today's five-hour session. His attorneys submitted almost 100 questions in an attempt to learn the extent of the evidence against Mr. Shaw. But the district attorney, who did not appear in court, refused to answer more than two of three.

Mr. Shaw's attorneys said that the application for a warrant to search Mr. Shaw's house last March was based on a sworn statement alleging that Mr. Shaw, David W. Ferrie, Lee Harvey Oswald "and others" had held meetings to discuss the assassination.

Mr. Ferrie, a former airline pilot, and Oswald, accused by the Warren Commission of killing President Kennedy, are both dead.

On the witness stand today, Louis Ivon an investigator for the district attorney who signed the application for the search warrant, said that there were "no others" and that only one meeting had been held.

Mr. Ivon said that the information used in the application for the warrant had come from Raymond Perry Russo, a Baton Rouge insurance salesman who testified in March at a preliminary hearing for Mr. Shaw.