

Jury Resumes Probe, Marina Due Tomorrow

The Orleans Parish Grand Jury today resumed its probe of the assassination of President John F. Kennedy, but its principal witness of the week isn't due to testify until tomorrow.

Mrs. Marina Oswald Porter, widow of the man the Warren Commission says killed Kennedy, is under subpoena for tomorrow and Friday.

There was no indication what witnesses the jury might hear today.

Another witness under subpoena for tomorrow, Kerry Thornley of Tampa, Fla., showed up at District Attorney Jim Garrison's office this morning and talked with Assistant DA James Alcock.

ALCOCK SAID Thornley and Marina both would definitely go before the jury tomorrow, but the time schedule is still uncertain.

Thornley was a Marine Corps buddy of Lee Harvey Oswald and later lived in New Orleans at the same time Oswald lived here. Garrison says the two

were associated here during the summer of 1963. Thornley has denied it.

Marina has said she never knew any of the people mentioned in Garrison's probe, presumably including Thornley.

Meantime, the trial of Clay L. Shaw, the man Garrison said conspired to murder the president, which had been scheduled next Tuesday, has been postponed, probably until sometime in April.

Attorneys for Shaw filed a motion in Criminal District Court asking that the trial be removed at least 100 miles away from New Orleans.

Attorneys for Shaw, in their motion for change of venue, called New Orleans a city with "an atmosphere of prejudice, passion, excitement and tyrannical power."

THE MOTION accused Garrison and his staff and others of a "well-planned conspiracy to prejudice the minds of all prospective jurors in the city and the surrounding area."

Shaw's chief trial lawyer, F. Irvin Dymond, referred to some of the others as authors Mark Lane and Harold Weisberg, Warren Commission critics who have taken an interest in Garrison's investigation.

THE 14-PAGE motion asks for time to subpoena out-of-state witnesses for the hearing.

Judge Edward A. Haggerty Jr., chosen to try Shaw, gave the state one week to reply to the motion.