

JOHN B. CONNALLY ... milk fund case

Jury Selection Under Way

y Bribe Trial Opens

By Timothy S. Robinson Washington Post Staff Writer

The Watergate Special Prosecution Force will begin atpolitician John B. Connally took \$10,000 in bribes while he was Secretary of the Treasury under President Nixon.

rors survived an initial screen- questioning of the 75 prospecing yesterday in U. S. District tive jurors in a closed jury Court before Chief Judge room to whittle the panel George L. Hart Jr., and the fi- down to 44. nal 18 jurors — including six

jury box this morning.

The preliminary jury screening moved swiftly yestempting to convince a federal terday as Assistant Watergate jury today that millionaire Special Prosecutor Frank Tuerkheimer and defense attorney Edward Bennett Williams asked the jurors in open court about their knowledge of the Connally case. Judge Hart Forty-four prospective ju- then conducted more detailed

The questioning of the jualternates — from among that rors added little to previously See CONNALLY, A4, Col. 1

group will be placed in the disclosed information about the charges against Connally, who took notes occasionally on a yellow legal pad as the jury selection process was under way.

> The prosecutors, based on previous disclosures and yesterday's questions to the jury, apparently intend to base their case largely on the testimony of Texas lawyer Jake Jacobsen, who said he paid the money to Connally in 1971 in two installments of \$5,000 each for his support in recommend-





Preceded by attorney Edward Bennett Williams, right, John B. Connally and his wife, Nellie, arrive at court.

CONNALLY, From A1

ing a milk price support increase.

that witness - who has has said in testimony before The other counts of perjury pleaded guilty to bribing Con- the Senate Watergate commit- and conspiracy concern an nally in a controversial plea tee that Jacobsen offered him alleged plot by Jacobson and bargaining arrangement that \$10,000 at one point but that Connally to cover up the purwas rejected by a federal he refused the offer. judge in Texas — the prosecu- Connally, who sai judge in Texas — the prosecu-tors will be playing at least shed about 15 pounds since The server two, and possibly three, White leaving Washington, had no House tapes in which the milk comment on the trial yesterprice support increase was discussed.

employee of the Madison Ho- family friends, including New tel and the American Security Dealer Thomas (Tommy the and Trust Co. branch across Cork) Corcoran, a Washington from the hotel 15th and M attorney. Streets NW, who reportedly will testify about transactions mer Cabinet officer in Ameriat the bank and discussions can history to be tried on bribthey had with Jacobsen at the ery charges. The first was Inhotel during the time he alleg- terior Secretary Albert B. edly passed the money to Con- Fall, who was convicted in the nally. The actual cash transactions allegedly occurred in the 1920s. Treasury Secretary's office.

has said previously he has a Judge Hart last fall ordered

day. His wife, Nellie, and son, John, were with him in the Other witnesses will include courtroom as were several

Connally is the second for-Teapot Dome scandal of the

However, Connally is the Defense attorney Williams fourth former Nixon administration Cabinet member to

face criminal charges. Former Attorney General John N. in 1970 to become Nixon's Mitchell was found guilty of Treasury Secretary, resigning perjury, obstruction of justice in May, 1972. He switched and conspriacy in the Water- from Democrat to Republican gate cover-up; former Attor-ney General Richard G. Klein-tioned prominently as a presidienst pleaded guilty to a mis- dential contender in 1976 until demeanor charge of failing to his indictment on the bribery testify accurately to a Senate charges. committee at a hearing on his nomination; and former Com- counts of accepting illegal gramerce Secretary Maurice H. Stans pleaded guilty to five Associated Milk Producers, misdemeanor charges relating Inc., he could be sentenced to to campaign financing law a maximum of four years in violations.

A Watergate grand jury indicted Connally last July on tered in the trial, which is exfive counts relating to the al- pected to take approximately leged bribe transaction, but three weeks.

basic defense to the charges that Connally stand trial first tive jurors home last night, against his client, Connally: on the two specific counts re- Judge Hart admonished them "He didn't take the money for lating to the alleged cash sternly against reading, hear-To bolster the testimony of himself or anyone." Connally transactions of \$5,000 each. ing or watching any news acported bribes, and could be

> The separation of the counts was seen as a major victory for the Connally defense since it make a jury compromise on the clear cut money issue, unlikely at the time of verdict. The ruling by Hart is not expected to limit severely the presentation of evidence about the cover-up, according to informed legal sources, since it can still be introduced to show an alleged "consciousness of guilt" on Connally's part.

Connally, Secretary of the Navy under President Kennedy, was governor of Texas in November, 1963, and was injured by the same gunfire that killed Kennedy in Dallas.

He returned to Washington

If convicted on the two tuities from the lawyer for the prison and fined up to \$20,000.

The jury will not be seques-

Before sending the prospeccounts of the trial.