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Shaw Bit 500, 2 Takes By BILL CRIDER

Associated Press Writer

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NEW ORLEANS AP - A jury's umanimous verdict in innocent
today cleared Clay L. Shaw, 55, of a charge of conspiring to
assassinate President John F. Kennedy.

Read to a packed, heavily guarded Criminal District
Court at 1:02 a.m., the verdict triggered a moment of bedlam.
There was an earsplitting concerted shriek from
the women spectators.

wthe 12-man jury rejected both the state case and Dist. Atty.
Jim Garrison's plea that a conviction would strike a blow
at "excessive government power."

Garrison has a right to his opinion about the government and the Warren Commission, 's said juror David I. Powe shortly after court adjourned. But I just don't feel his opinion is enough to convict a_man.99

Shaw, a 6-foot-4 retired New Orleans businessman with tanned and craggy features, stood in a protective circle of deputies as the verdict was read.

**Do you wish the jury polled?' asked Judge Edward

wrdict was read.

"Do you wish the jury polled?" asked Judge Edward
A. Haggerty.
Asst. Dist. Atty. James L. Alcock, who headed Garrison's
team of prescutors, slumped low in his chair. He shook his head
wearily, side to side.
Powe, a juror who grew a goatee while sequestered during the
24-day triel, said the verdict was nanimous and was reached on
the first hellot taken in the bleak little room behind the courtroom.
Deliberation teck about 50 minutes. Shaw was cleared two years
to the day from the date he was arrested-March 1, 1967.
The state charged Shaw with conspiring with Lee Harvey
Oswald and others to murder Kennedy, who was slain in Dallas
Nov. 22, 1962. The Warren Commission named Oswald
as the assafsin.
Much of the prosecution case concentrated on attacking the
commission's conclusion that Oswald, a former New Orleans
regident, was alone and unaided in the assassination.

"We were trying Shaw not the Warren Commission," said
Powe. But I felt two or three times that I didn't know
who we were trying-QTHE FBI, the feeeral
government, the Secret Service. ""
Carrison, up for re-election in six months, was not in the courtroom
when the verdict was read. He appeared rarely during the trial,
leaving the case to four assistants.

In final arguments, he left the oratory on legal detail and
testimony to the assistants—but made an emotional appeal in the
final minutes, attacking the Warren Commission.

"The government handling of the investigation of the assassination
of President Kennedy was a fraud," he said, "wrobably
the greatest fraud perpetrated in the history of mankind."
The Warren Commission, he said, was a group of "men
of high position and prestige sitting on a board and telling you
what happened but withholding the evidence . "You can cause justice to happen in this case for the first time
in five years," he concluded, "and if you do that,
nothing you have ever done will have been more important.

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In summing up, the state said it had proved with photographs, arithmetic and witnesses—that Kennedy came under fire from three guns, not just one as the Warren Commission said.

Defense lawyer F. Irvin Dymend said Shaw was a patsy picked . . . to provide a forum for an attack on the Warren Commission. Nothing had been proven, he said, since the state's entire case rested on the testimony of Perry Raymond Russo, and he said the defense had shown Perry Raymond Russo is a liar." The state put up a parade of unfit witnesses, Dymond added. He named Russo, a New Orleans book salesman, and Charles I. Spiesel of New York, a small, balding accountant. Russo said he attended a party in September 1963 and overheard with the state of the spiese of the state of the same of the wshaw, Oswald and David W. Ferrie, a one-time airline pilot, plotting.

Spiesel, described by Dymond as "the most obvious paranoid case I've ever seen in my life," said he met Ferrie at a bar during a visit here in 1963 and Ferrie took him to a party, introducing the host as Clay Shaw.

What kind of a good faith prosecution, what kind of a legitimate prosecution would get up here and try to con you gentlemen into accepting the testimony of a man like that?" he said.

Dymond examined the state's case step by step, applying what he called plain logic. "It just doesn't add up," he said.

Haggerty held the court in session until the jurors got out. Shaw stood, smiling broadly and shook each juror's hand as they filed past. Shaw stood, smiling broadly and shook each juror's hand as the filed past.

Shaw was hustled out the back door of the courtroom and left the squat granite building in a car, with a line of deputies pushing newsmen and spectators away from the garage exit.

Garrison had left earlier.

'It certainly has been an interesting case, hasn't it,' he said. No matter how this thing ends, I will not hold a news conference. I'm tired of being called flamboyant. Everybody knows I am not flamboyant.'

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After the verdict was read, confusion and noise erupted from
the spectators and it took a few moments to restere order.
Some members of the crowd screamed, "No! No!",
Hagerty held 4th graf from end
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