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CZZCWYYINU Andrews Bjt 2nd NL 480 BILL CRIDER Associated Press Writer

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Associated Press Writer NEW ORLEANS AP - Taking over his ewn defense, hip-talking Dean Andrews bogged down his perjury trial Tuesday with a surprise attack on Dist. Atty. Jim Garrison. Criminal Dist. Judge Frank Shea, a lean and dour-faced man who ence was a Garrison aide, sent the trial into a night session for a maximum on a motion by Andrews. The judge wearily dismissed until Qednesday the 81 prospective jurors who crowded in his tiny courtroom until Qednesday. jury in Garrison's Kennedy assassination probe, argued that a the case-the first to go to trial in the conspiracy probe. He said Garrison 'dees not possess any evidence to demonstrate President Kennedy.'' Garrison, Andrews continued, has a Dersonal stake in his nextmen

Garrison, Andrews continued, has a personal stake in his perjury case "which is in conflict with fair and impartial administration of

case ""which is in conflict with fair and impartial administration of justice." During the proceedings, the Louisians Supreme Court turned down Andrews' plea for a delay in the trial. Andrews argued that he was not fully prepared to argue his motion to have Garrison dismissed as the prosecutor. Andrews, a former assistant district attorney in suburban Jefferson Parish county, opened by dismissing his defense counsel, Sam Monk Zelden. He said they had failed to agree on defense strategy. He followed up with the motion that Garrison and his assistants be barred from the presecution. The state objected to the motion, terming it entirely too late for such action and calling it an obvious attempt to win a delay in the trial. When Andrews asked outright for a delay, contending he could not preperly argue his motion without additional preparatie, Judge Shea firmly overruled him. The judge then appointed Zelden to represent Andrews in an immediate appeal to the Supreme Court. "I would at least like a recess so I can collect my thoughts," Plainly exappeated, Judge Shea replied that he was calling a 30-minute recess and "that's the last recess we're going to have. The judge's attitude. Shea reps we're going to have. "Andrews leaped up and made a motion for a mistrial, based on the judge's attitude. Shea rese from the bench and strade out the rear deor to his chambers without so much as a backwards signe while Andrews was talking. "Well," said Andrews. I'ye been on railroads before, but this?"

Signce while Andrews was talking. "Well," said Andrews. "I've been on railroads before, but this?" At mid-afternoon, the quiet buzzer of the court clerk's telephone sounded. The clerk gestured to Shea who called another recess. After the telephone conversation, Shea returned to the bench

and told Andrews: 'In case you don't know, Mr. Andrews, the Supreme Court says go on with the case.'' One of the witnesses Andrews called during the drawn-out hearing en the recusal motion was Garrison himself. The 6-foot-6 prosecutor slouched in the chair and impassively answered questions.