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PRICE 10c

Writes McKeithen

Increase Pressure O'Hara Ouster

The Metropolitan Crime Commission today asked the governor to start proceedings aimed at removing New Orleans Criminal District Court Judge

Malcolm V. O'Hara from office.

In a letter to Gov. John J. McKeithen, the MCC said Judge O'Hara should be ousted because he "has betrayed

his trust as an elected judicial officer. . . ."

The request to McKeithen was a new round in the MCC campaign to strip the judge of office. Its request to O'Hara earlier this week asking him to resign was answered by a heated denunciation from the judge.

THE LETTER to McKeithen said Judge O'Hara had admitted under oath to serving "as a 'companion' to, and 'messenger' for, a felon convicted in the federal courts on multiple counts of offenses which constitute labor rackwhich constitute labor rack-eteering."

The reference was to the judge's testimony during a federal court hearing in Chicago last month when convicted Teamster Union President James R. Hoffa was appealing his federal convictions on charges of bribing a juror and misusing union funds.

Judge O'Hara told the court he had accompanied New Or-leans contractor Zachary A. Strate Jr. on several trips and had helped with attempts to procure evidence that Hoffa was convicted on the basis of wiretap information.

Strate was convicted with Hoffa in the misuse of union funds case and is appealing.

THE MCC accused Judge O'Hara of participating in "unsuccessful efforts to influ-ence Walter Sheridan and Edward Partin to falsely allege circumstances which might help to free from prison America's most destructive labor racketeer . . . "

Strate testified at the Chicago hearing that Sheridan, a National Broadcasting Co. reporter, offered to provide evidence that Hoffa's conviction was based on wiretapping in return for help in halting Dist. Atty. Jim Garrison's inquiry into the assassination of President John F. Kennedy

Neither Sheridan, a onetime investigator for the Senate Labor Rackets Committee, nor Partin, head of the Baton Rouge Teamsters local, was called to testify at Chicago.

WRITING McKeithen, MCC President E. C. Upton Jr. and

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O'Hara--

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Managing Director Aaron M. Kohn cited state code sec-tions which they said provided for the removal and impeachment of state officers.
Their letter said the Louisi-

ana Supreme Court has jurisdiction in the removal of judges and added that the suit must be brought by the state attorney general at the re-quest of the governor.

"We believe the evidence establishes gross misconduct and possible crimes on the part of Judge O'Hara," the MCC request declared, add-

"WE RESPECTFULLY request that you formally instruct Attorney General Jack P. F. Gremillion to initiate a hearing before the State Supreme Court where all evidence of the state of t dence and witnesses can be produced for the judgment of

that court."
When the MCC asked
O'Hara to resign, the judge
returned the group's letter unopened and blasted Kohn as
""professional muckraker "professional muckraker, charlatan and a genius at spewing forth a great volume of half truths and innuendos."

DA'S STAR WITNESS

Shaw Attorneys Subpena

In a surprise move, attorneys for Clay L. Shaw today subpenaed Perry Raymond Russo, the state's star witness, for Monday's pre-trial hearing.

Russo, a Baton Rouge insurance agent, testified for the state in the preliminary hearing against Shaw, a retired New

Orleans businessman. It was largely on the basis of his testimony that Shaw was held for trial on charges of criminal conspiracy in the slaying of President John F. Kennedy.

No explanation was given for the defense move.

The address given for Russo on the original subpena was the Orleans Parish District Attorney's office. Today, how-ever, the DA's office gave Russo's address as 4122 Prytania, and a new subpena was issued giving this address. Sheriff's deputies were at-

tempting to serve the subpena

today.

Russo testified at the preliminary hearing that he had heard Shaw discuss the President's murder in September, 1963, with David William Ferrie and Lee Harvey Oswald, both now dead.

In other action related to the Kennedy probe today, a new set of attorneys for Dean Adams Andrews Jr. appeared before Judge Frank
J. Shea and asked for a
transcript of proceedings in
Andrews' trial.

Andrews was convicted last month of perjury and faces

an 18-month jail term. His new attorneys say they are preparing an appeal to the Louisiana Supreme Court.

THIS IS THE fourth set of attorneys for Andrews in less than a month. His original counsel, Sam Monk Zelden, quit at the outset of his trial. Andrews then represented himself for two days, after which three brothers, Cecil, Harry and Bruce Burglass took over.

The new attorneys are chief counsel John P. Dowl-The new ing, Walter D. Kelley and Lilliam M. Cohen. In their petition for recognition as counsel, they said they were appearing without compensation.

Their motion for a tran-script included proceedings not only of the trial but also of Andrews' appearances of Andrews' appearances before the grand jury and statements he made to Dist. Atty. Jim Garrison and members of his staff.

Andrews was convicted on the basis of his statements to the grand jury concerning the Kennedy probe.