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NEW ORLEANS AP — Lee Harvey Oswald's Russian-born widow was subpoenaed Wednesday for questioning by Dist. Atty. Jim Garrison, who claims President John F. Kennedy died in a crossfire triggered by a band of conspirators.

"We've got some very interesting questions to ask her," said a Garrison assistant.

"It is a surprise to me," said Marina Oswald Porter, now remarried and living in Richardson, Tex., a suburb of Dallas.

The Warren Commission named Oswald as the lone assassin of President Kennedy. Garrison claims Oswald was a "patsy" for a team of CIA-trained guerrilla fighters who hatched a plot in New Orleans to murder Kennedy.

Oswald was shot to death by Jack Ruby during a jail transfer two days after Kennedy was slain in Dallas, Nov. 22, 1963. Ruby has since died of cancer.

In another development of the controversial probe, extradition papers for Edgar Eugene Bradley, a California broadcast salesman who was the second man charged by Garrison with conspiring to murder the President, reached the desk of Louisiana Gov. John McKeithen. If signed, the papers will be sent to California authorities for processing.

Meanwhile, attorneys for the first man charged with murder conspiracy, wealthy New Orleans businessman Clay L. Shaw, indicated they will soon seek a change of venue for the trial, now scheduled for Feb. 13.

The subpoena for Oswald's widow, now married to Kenneth Jess Porter, requested that she appear in New Orleans Feb. 8-9. The subpoena guaranteed her immunity from prosecution and offered her traveling and living expenses of \$120.

Garrison has subpoenaed nearly a dozen persons as witnesses in his probe but had had little success thus far in getting them into Louisiana to testify.

Asst. Dist. Atty. James L. Alcock said the Orleans Parish Grand Jury wants to question Mrs. Porter about Oswald's life in New Orleans during the summer preceding Kennedy's death.

He said a copy would be mailed to Dallas County Dist. Atty. Henry Wade. Then, he explained, a hearing would be held on whether she be ordered to return, if she does not do so voluntarily.

"I don't see how any court would say her testimony was not material in this case," said Alcock.

RT816PCS JAN 24