

Shaw Granted Six Subpenas For Documents

Criminal District Judge Edward A. Haggerty Jr. today approved six of seven subpoenas for documents sought by attorneys for Clay L. Shaw in their effort to have Shaw's trial shifted outside New Orleans.

The only one denied by Haggerty affected District Attorney Jim Garrison and his office. Approved were six relating to local news media and a state witness, Perry Raymond Russo.

SHAW, 54, IS charged with conspiracy in the assassination of President John F. Kennedy. A hearing starting Tuesday before Judge Haggerty will decide whether his trial will be held in New Orleans.

Besides the subpoenas for records, three new witnesses were ordered subpoenaed for Tuesday at the defense's request. Twenty persons were subpoenaed earlier.

THE NEW WITNESSES, all affiliated with local TV stations, are Lindsey Riddle, WDSU; Francis Jacob, WWL, and Allan Genderson, WVUE.

The subpoenas approved by Haggerty today involve news stories appearing in the States-Item and The Times-Picayune and tapes of broadcasts on local TV and radio stations.

One applies to copies of interviews and speeches by Russo, who has testified he heard Shaw plot the assassination with Lee Harvey Oswald and David William Ferrie.

THE JUDGE SAID all parties affected by the subpoenas can come into court Tuesday and contest them if they feel they are oppressive or unreasonable.

The one denied by the judge asked the following information from the DA's office:

—Copies of all press releases, public statements and speeches made by Garrison or members of his staff concerning Shaw or the probe. Assistant DA James L. Alcock argued that these are already public.

—Copies of a letter in which Garrison allegedly commented on the film, "Rush to Judgment." Alcock said this letter was printed in the New York Times and the defense submitted a clipping of this with its request.

—Copies of all subpoenas issued by the DA's office for the grand jury in the investigation. Alcock said the criminal clerk's office is the proper

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source for these records, not the DA's office.

—A copy of an investigative report dealing with alleged attempted battery on Jim Hicks, an out-of-state witness who claimed he was beaten while staying at a motor hotel. Alcock said this was part of the state's file, and would not be made public.

—Copies of all correspondence between Garrison and Jerry Footlick, author of a story in the National Observer quoting Garrison as saying, "There is no way that Clay Shaw can get an acquittal." Alcock said the defense has a copy of the article, and the correspondence is irrelevant because Footlick is not eligible to be a juror.