Spiesel Returns To Witness Chair

cross-examination of prosecution witness Charles I. Spiesel today in the third day of testimony in the conspiracy trial of Clay L. Shaw.

Trial Judge Edward A. Haggerty resumed proceedings at 9:05 a. m., a few minutes after defendant Shaw, looking refreshed, entered the courtroom and chatted with acquaintances.

THE WITNESS was already witness chair when chief defense counsel Irvin F. Dymond walked over to the prosecution table and handed

assistant district attorneys James L. Alcock and Andrew Sciambra a multi-paged docu-

Five or slx minutes elapsed while the two men examined the document. Judge Hag-gerty then reminded the witness he was still under oath.





According interjected: Mr. Dymond's asting the witness destions is not going to change the document in any

Dymond then replied of the

tend to tifu the constenuriu entelem s ludge raggerty to a ferred to the law regarding impeachment of witness and explained the law regarding contradictory statements.

DYMOND interjected he hadn't asked a question yet. Alcock rejoined: "What is the purpose of asking these questions? They are excerpts from his own document" Dymond said. "His honor doesn't know the question yet that I'm going to ask."

Judge Haggerty said Alcock's argument was good, that Dymond could enter the evidence into the record. Hearing no objection from the state, the judge allowed Dymond to enter it into the record. DYMOND REQUESTED the court's permission to read the document to the jury. Haggerty asked if there was no objection to the state. Alcock shrugged his shoul-der and said, "We have no ob-tection." pection."

Dymorid then approached the microphone in front of the jury box. He read from the document that it was an appeal by Charles I Spiesel vs. Pinkerton National Detective Agency et al.

DYMOND THEN read a list of about eight defendants. He read the proadletional procedure, which enabled Spiesel to bring that all the property. Reading from the document, Dymond and that from Jan. 1, 1948; to Jaly 5, 1964, the suit contends the defendants named by him in the suit used a 'new police technique' to torture and conspired with others to forture the plaintiff Dymond, 'You have to lay broper foundation,' Mr. Dymond, you can't ask him questions.'

in New York, New Jersey, Washington, D. C. New Or-leans and various other places. DYMOND SAID the plaintiff contended these defendants anboyed harm \$4% and the bim—that they prevented plaintiff from obtaining ployment—that they posed and disguised themselves as rela-

tives to enter his home—that they disguised and posed as friends and relatives to quickly pass by the plaintiff at-tempted to link the plaintiff with various crimes exerted financial pressures

financial pressures on the plantiff—nypnotized the plantiff in New York City. New Jersey, Washington, J. C., and the city of New Orleans. Diamond Seed Spiesel whether he new a mannamed Geolge Zann. The witness identified him as an employe of the Pinkerton Detective Agency and a former tive Agency and a former competitor in the tax return business.

Asked how he knew Zann Asked how he was a Pinkerton man, the waterness testified he saw him in a captain suniform during Olympic trace at Randali's Island, but he was not sure of the date.

ASKED IF he knew a Lenny Kohen, Spiesel said Robert was an employe of the New York City sales tax department, and operated as a competitor in the tax return business.

Dymond asked Spiesel if he knew a Richard Rayford. The witness said Rayford had used hypnotism on him in New York City.

"How do you know he used hypnosis," Dymond asked. Spiesel answered. "The best

way I can explain it is to give you the general definition of hypnosis, which is to come under the will of a person but be aware that it is hyp-

DYMOND ASKED if he knew he was under the will of flavford and the wilness answered that he (Spiesel) was sure flavford had tempored asked how many had been flypnomizer. Spiesel said that while his line suit has not gone to trail he didn't feet it would be ght to answer such quely tions and jeopardize his case unless ordered to do so.

Alcock objected that this questioning was totally re-

questioning was totally re-dundant but Dymond replied his reasons should be fairly

SPIESEL THEN said that, to his knowledge, he had been hypnotized 50 or 60 times without his consent.

Asked if all occasions were

in New York City, he replied "primarily during the 15 or 16 years" alleged in his suit.

"Ware you ever hypnotized New Orleans?" Dymond

Spiesel replied, "That's a difficult question to answer."

"Do you realize when you

are being hypnotized?"
"Yes, when it's being done with success." Spiesel replied.
DYMOND AGAIN asked if

notice him in New Orleans and Spiesel replied, "Yes, but when I say that, you'll want to know who they are time and time again they have tried to hypnotize the but I don't know that identity. Emerather an expect on it."

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Dymord "ac Copt of Su 16 rollien on Napolal Sca age! The hypercross thou when because a serious Did and see of the place unter you. New Orleans

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