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Need Not Produce Evidence on Shaw Until Hearing

> By GENE ROBERTS Special to The New York Times

NEW ORLEANS, March 8 -Defense attorneys tried but failed today to force District Attorney Jim Garrison's office to substantiate immediately or drop - its accusations that Clay L. Shaw conspired to assassinate President Kennedy.

Judge Bernard Bagert ruled in Criminal District Court that Mr. Garrison's office did not have to produce a "confidential informant" or other alleged evidence against Mr. Shaw until a preliminary hearing next Tuesday.

But the judge indicated that Mr. Garrison ran the risk of having his case dismissed if he did not produce the informant at that time.

"It is my inclination at this time," Judge Bagert said, "that the identity of the informant will have to be disclosed at the hearing."

Attorneys for Mr. Shaw, a retired New Orleans business executive, have argued that they cannot adequately detend him unless the District Attorney's office is required to give details of its alleged case

against him.
The District Attorney's office arrested Mr. Shaw last week and soon afterward said, in a search warrant applica-tion, that a "confidential in-formant" had said Mr. Shaw, Lee Harvey Oswald and "others" conspired here in September, 1963, to kill President Ken-

In another development in Judge Bagert's court, the defense asked that the case against Mr. Shaw be dismissed on the ground that a Louisiana court "has no jurisdiction of the events charged, since the mur-der of John F. Kennedy took place in Dallas, Tex."

However, the judge upheld the District Attorney's office in its argument that under Louisiana law the defense cannot submit dismissal motions until the hearing next week.

Although Mr. Garrison's of-fice accused Mr. Shaw of having conspired to kill the President, it did not formally charge him with the offense and asked, instead, that a preliminary hear-



Associated Press Wirephoto

RULES ON SHAW: Judge Bernard Bagert said that New Orleans District Attorney did not have to produce, until Tuesday, the alleged evidence against man accused of conspiracy in Kennedy assassination.

and unaided. Last week Attorney General Ramsey Clark said an investigation by the Federal Bureau of Investigation had shown that Mr. Shaw had not been involved in the assassina-

Lawyer Is Subpoenaed

NEW ORLEANS, March 8 (AP) — Mr. Garrison's office said today that Dean Andrews Jr., a lawyer, had been subpoenaed to appear tomorrow before the Orleans Parish grand jury tomorrow.

The grand jury had not heretofore been involved in the Gar-

rison inquiry.

Mr. Andrews told the War-ren Commission that a man known to him as Clay Bertrand asked him after the assassination to represent Oswald. Mr. Garrison contends that Mr. Shaw used Bertrand as an alias.

Vatican Paper's View

ROME, March 8 (UPI)-The Vatican City newspaper L'Osservatore della Domenica said today that the Warren Commission report on the assassination "left many questions without an answer."

Commenting on the current inquiry in New Orleans, the newspaper said: "The man in the street, at the sight of so ing be held. Meanwhile, Mr. much smoke, is led to believe something is really burning. The The arrest of Mr. Shaw took fact is that the Warren inquiry place after Mr. Garrison had and the conclusions it reached announced, without giving de-tails, that he had "solved" the assassination.

The article was signed by

Shaw is free on \$10,000 bond.

In a 10-month investigation In a 10-month investigation of the assassination, the com-mission headed by Chief Just torial writer. Vatican sources tice Earl Warren concluded said signed editorials were us-that there had been no con-taginary and that Oswald had ion of the writer and not killed President Kennedy alone necesarily that of the Holy See.