Robert Kennedy assassination

Sirhan, 2 Aug 68, pleads not guilty to charge of first-degree murder.

13 Jan 69 - Jury selection begins.

Shaw trial

6 Feb 69 - Garrison makes opening statement, omitting one of the six overt acts Alcock had said 21 Jan the state would try to prove: Shaw and Oswald meeting with Ruby in Baton Rouge.

Feb - Spiesel testifies; Dymond begins cross-examination.

Reb - Cross-examination continues.

9 Feb - (Sunday

O Feb - Russo testifies.

11 Feb - Cross-examination by Dymond.

11 Feb - DA Evelle Tounger, "who has been considered a likely candidate for some post in the Nixon Administration, visited Washington last week. This led to speculation that he was conferring with officials there about the Sirhan case." Denied by Younger. (NYTimes 12 Feb.)

"Selection of a jury .. was completed today amid informed speculation that the prosecution and defense might reach an agreement to avoid a full-scale trial .. Mr. Compton said the DA's office] would give 'very serious consideration' to any defense offer of a plea to the first-degree murder charge in return for a guarantee that a life sentence would be imposed rather than death in the gas chamber." Parsons says 13 Feb he has discussed the possibility of a guilty plea with the prosecution "right from the peginning." (AP A208LA.)

12 Feb - "Sirhan met today with his lawyers .. and apparently decided to retain his plea of not guilty... It was learned late today that [he] wanted to go ahead with a full-scale trial." (NYTimes 13 Feb.)

20 Feb - In Shaw trial, state rests case.

28 Feb - Defense begins presentation of its case. As first witness in aftermoon session is questioned, Sirhan interrupts proceedings and asks that he be allowed to change his plea to guilty; wants to dismiss his lawyers and conduct his own defense. All requests denied by Judge Walker.

King assassination

Ray, 22 Jul 68, pleads not guilt to charge of first-degree murder.

Shaw trial

20 Feb 69 - State rests case.

- 21 Feb 69 " ... the agreement [that Ray change his plea to guilty] had been in the works since Feb. 21*... " (No documentation. NYTimes 11 Mar.) (MALDROW)
- 10 Mar At court hearing requested by defense (before trial, scheduled for 7 Apr)
 Ray changes his blea to gailty, interrupting proceedings to stipulate
 that he does not agree that there was no conspiracy. At this point
 Foresan stops him, reminding him that he is pleading guilty to first-degree
 marder, "not to anything about a conspiracy."
 - Cartin Waldron, Nemphin, says that Ray and Foreman, "who had continued to armse through last might over whether Ray should .. plead guilty, did not talk to each other," alt ough seated together waiting for hearing to begin.

 Ythrea 11 Mar.)
 - ohn Herrore, washington, says of the arrangement for guilty pleas in cuchance for 99-year sentence, "The Justice Department was notified in currence of what was taking place." Justice Department says it was not consulted out was informed, because FBI testimony was needed. "Under the operation of powers between the state and Federal governments, the Justice trained from exercising any judgment in the matter, it was explained." (Yours 1) har.)

*Nashville Tennessean (no date; AP/SFExaminer 13 Mar 69) says "a prison source" at Tennessee State Prison quoted Ray as saying, "My attorney and my brother told me about six weeks ago that the best thing I could do was to work out a deal to keep me out of the chair." Ray was transferred to prison 11 Mar.

It was during the fifth week before this date that Garrison made opening statement in Shaw trial, omitting one of the six overt acts Alcock had said the state would try to prove: Shaw and Oswald meeting with Ruby in Baton Rouge.