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JAN 21 1974

NYTimes

THE NEW YORK TIMES, MONDAY, JANUARY 21, 197 How Beckwith Was Cleared in Bomb

By ROY REED

Special to The New York Times NEW ORLEANS, Jan. 20-Byron De La Beckwith's ideal Christian republic would have no Jews, Orientals or Negroes and would place very little and would place very trust in Roman Catholics.

Imagine his consternation, then, when he found himself in this polyglot city, 300 miles from his home in the Missis-sippi Delta, being arraigned by two Federal magistrates—the first a Negro and the accord two Federal magistrates—the first a Negro and the second an Oriental—defended by a court-appointed lawyer who was a Roman Catholic, and tried before a jury that in-cluded a black man as a regu-lar juror and another as an alternate, on a charge of pos-sessing a time bomb that, ac-cording to contentions by the police outside the courtroom, was being carried into the city to blow up the home of a Jew. If ever a man was delivered If ever a man was delivered into the hands of his enemies, Mr. Beckwith said to friends, that man was he. to his

And yet, when his trial ended yesterday afternoon, after five days of solemn testimony and decorous argument in the staid old Federal Courthouse on Royal Street, Mr. Beckwith went free. The jury agreed unanimously that he was not guilty.

2 Similar Trials

This is the same Byron De La Beckwith (his friends in the Ku Klux Klan call him DE-lay) who went through two similar "caught red-handed." as one of trials 10 years ago in Jackson, Miss.

Miss. He was tried then for the murder of Medgar W. Evers, the Mississippi field secretary for the National Association for four and a half hours, all sitting the Advancement of Colored the A white men — heard that charge tried, and both refused to con-vict him. Mr. Beckwith went free after the second mistrial. There was not much doubt in the minds of black and white civil rights advocates that he was set free in 1964 mainly be-cause no white Mississippi jury at that time would convict a white man of killing a black civil rights leader. That attitude changed later as the state changed and as Mişsissippi juries proved that they could dispense racial jus-tice impartially.



Associated Pre Byron De La Beckwith after verdict of not guilty.

There is little reason to be skeptical of these jurors' mo-tives. They included a cross-section of the city's varied pop-ulation. Besides the black man, three of the 12 were women. At least half appeared to be too young to remember the slaving of Medgar Evers. No New Or-leans jury would be likely to have much sympathy for rightwing segregationists.

as the state changed and as Mississippi juries proved that they could dispense racial jus-tice impartially. **'Caught Red-Handed'** How, then, could a New Or-leans jury in 1974 fail to convict

effectively than the Government Botnick lawyers did.

lawyers did. Wayne D. Mancuso, Mr. Beckwith's attorney, used sev-eral tactics. His main aim was to try to substantiate Mr. Beck-with's contention that someone had 'planted the bomb in his car, either to kill him (several experts testified that the device might easily have been set off prematurely by static electrici-ty from a two-way radio in the car) or to frame him. Mr. Mancuso first demon-

kar uses why he carried that was why he carried that the golice found under his shirt. The con-cealed pistol accounted for one cealed pistol accounted for one

of the charges against him. Prosecution Cornered

Finally, Mr. Mancuso skill-fully painted the prosecution into a corner. For some reason, the Government was reluctant to tell all it knew about the manufacture of the bomb and who else might have been in-volved in it. The prosecutors were also reluctant to make any but the most tentative affort to but the most tentative effort to demonstrate Mr. Beckwith's al-

known proclivities when he was 'caught red-handed,'' as one of the Government's lawyers put it, with seven sticks of dyna-mite wired to a battery and an alarm clock set to explode in four and a half hours, all sitting known proclivities when he was leged motive. The price speculation was that the bomb was intended for A. I. Botnick, regional director of the Anti-Defamation League of B'nai B'rith, as the Ku Klux Klan's revenve for an incident that occurred several years ago

in Meridian, Miss. said he would The Klan had bombed several synagogues and Jewish homes in Meridian. To stop it, Mr. ant Governor.

and other Jewish leaders reportedly raised

Case

Mr. Beckwith hinted that the person responsible for getting him in trouble would be dealth with. He said from the witness stand that he intended to find stand that he intended to find the person, and after the ver-dict was announced he said in a television interview: "Well, of course, it was the result of a deep-laid plot—had to be. But as was pointed out, there are people who are in high places who know how this came about. And so, since it has turned out the way it is has turned out the way it is, well, we just have to let it go now. Those who plotted can suffer the consequences of the plot and they will plot and they will, I'm sure.' public office in Mississipp either for Congress or Lieuten-