

Rby

A158

W WITH RUB (230)

DALLAS, MARCH 14 (AP)-JUDGE JOE B. BROWN TOLD JURORS IN THE JACK RUBY MURDER TRIAL THAT THEY HAVE A CHOICE OF FOUR VERDICTS--A FAIRLY ROUTINE CHARGE IN THE CASE OF A MAN PLEADING INSANITY.

THE CHOICES WERE GIVEN IN THE CHARGE TO THE JURY LAST NIGHT PRECEDING THE SUMMATION OF THE EVIDENCE BY BOTH SIDES IN THE TRIAL IN WHICH RUBY IS ACCUSED OF MURDERING LEE HARVEY OSWALD, ACCUSED ASSASSIN OF PRESIDENT KENNEDY.

THE CHOICES GIVEN THE JURORS:

--GUILTY OF MURDER WITH MALICE. THE PUNISHMENT COULD BE DEATH IN THE ELECTRIC CHAIR OR A PRISON TERM RANGING FROM TWO YEARS TO LIFE. ANY PRISON SENTENCE UNDER FIVE YEARS CAN BE SUSPENDED BY THE JURY, THE JUDGE ADVISED THE PANEL.

--GUILTY OF MURDER WITHOUT MALICE. THE PENALTY UNDER THIS VERDICT COULD RANGE FROM TWO TO FIVE YEARS IN PRISON.

--INNOCENT: A VERDICT POSSIBLE IF THE JURORS FEEL PROSECUTORS FAILED TO PROVE RUBY SHOT OSWALD. THIS WAS A REQUIRED PART OF THE CHARGE ALTHOUGH THE DEFENSE HAS NOT CLAIMED RUBY DID NOT FIRE THE FATAL SHOT.

--INNOCENT THROUGH INSANITY: THE VERDICT WHICH JURORS WOULD RETURN IF CONVINCED RUBY COULD NOT DISTINGUISH BETWEEN RIGHT AND WRONG.

IF THE JURY FINDS RUBY INNOCENT BECAUSE OF INSANITY, IT MUST RULE ON HIS MENTAL CONDITION NOW AS WELL AS AT THE TIME OF THE SLAYING.

IF RULED INSANE NOW, HE WOULD GO TO A MENTAL HOSPITAL. IF RULED SANE NOW ALTHOUGH INSANE WHEN HE SHOT OSWALD, HE WOULD GO FREE.

THE JUDGE TOLD THE JURY THAT IT SHOULD FIND THE DEFENDANT INNOCENT IF IT AGREES THERE IS INSANITY WHICH "OVERWHELMS THE REASON, CONSCIENCE AND JUDGMENT."

MT1025AES

A159

AN AP SPECIA