

FBI

Date: 1/24/69

Transmit the following in _____

(Type in plaintext or code)

Via AIRTEL

AIRMAIL

(Priority)

Mr. Bishop	✓
Mr. Casper	✓
Mr. Colahan	✓
Mr. Coffey	✓
Mr. Gandy	✓
Miss Gifford	✓
Miss Johnson	✓
Miss Tavel	✓
Mr. McLean	✓
Tels. Room	✓
Class D 1-2-3	✓
Miss Gandy	✓

TO: DIRECTOR, FBI (62-109060)
FROM: SAC, NEW ORLEANS (89-69)
SUBJECT: ASSASSINATION OF PRESIDENT
JOHN FITZGERALD KENNEDY,
DALLAS, TEXAS,
NOVEMBER 22, 1963
MISC. - INFO CONCERNING
(OO: DALLAS)

Enclosed for the Bureau are 10 newspaper articles appearing in New Orleans newspapers concerning above-captioned matter.

Copies of these newspaper articles are enclosed for Dallas and Miami.

10
3 - Bureau (Enc. 10)
1 - Dallas (89-43) (Enc. 10)
1 - Miami (Enc. 10)
1 - New Orleans

ECW/srl ~~ENCLOSURE ATTACHED~~
(6)

C. C. Ellshop

RE: JAN 29 1969

RECORDED

107-6683

5
P. 2/28/69

Approved: RD PLR
59-109069 Sent _____ M Per _____
Special Agent in Charge

DA'S OFFICE ASKS DELAY IN TRIAL OF CLAY SHAW

Release of Endorsement
of Autopsy Report Hit

District Attorney Jim Garrison's office Friday asked Criminal District Court Judge Haggerty for an indefinite delay in the Clay Shaw conspiracy trial scheduled to begin Tuesday.

Assistant DA James L. Alcock asked for the indefinite continuance shortly after a federal judge demanded additional evidence before he would order the release of autopsy photographs and X-rays of President John F. Kennedy.

Just last month Alcock, in a television interview, said that the district attorney's office could and would try Shaw for conspiring to kill Kennedy without the autopsy report and X-rays.

The quote which was cited in an attempt by Shaw's attorneys to get a change of venue follows:

"We can and will try him without the autopsy report and X-rays."

Chief defense counsel F. Irvin Dymond said the defense will oppose the delay at the hearing set by Judge Edward A. Haggerty Jr. for 10 a.m. Monday. Judge Haggerty, who will preside over the trial if it does take place, said he will rule on the issue after the hearing.

Among the delays since Shaw's arrest on March 1, 1967, has been a six-month continuance on the basis of prejudicial publicity at the defense's request.

SURPRISE MOVE

The 11th-hour bombshell took all but Garrison's most skeptical detractors off guard.

Just several weeks ago Garrison, a persuasive speaker, set the trial date and announced that nothing would stop him from going through with the case.

He said he would have to be killed to be stopped.

Alcock, Garrison's most active assistant in court matters involving Shaw, filed the motion for the continuance with Judge Haggerty.

BASIS FOR MOTION

Alcock based his argument on U. S. Attorney General Ramsey Clark's release Thursday night of a secret report in which four experts backed up the autopsy findings of the Warren Commission on the death of President Kennedy.

Alcock's motion said the release was "highly prejudicial" to the state's prosecution and "imperical to the ends of justice."

Judge Haggerty accepted the motion personally in his chambers and set the hearing.

WILL OPPOSE DELAY

Salvatore Panzica, one of Shaw's defense attorneys, was present. Then Alcock filed the motion, and he received a copy. Garrison apparently was out of town, but Alcock told in his court and announced the delay expected during a brief conference in Garrison's office.

Reading a brief, but hard-hitting statement, Alcock accused Clark of releasing only the autopsy evidence that favored the defense and the Warren Commission report.

He said the DA's office cannot bring Shaw to trial until it has all the evidence it desires.

Garrison is demanding photographs and X-rays from the autopsy on Kennedy's body.

RECORDS IN ARCHIVES

These records were sealed in the National Archives until 1973 at the request of the Kennedy family.

The clothes Kennedy wore during the assassination were also sought in the DA's office, Alcock said Friday.

Some time after the news conference, a federal judge in Washington, D.C., gave the DA's office two weeks to decide whether to present evidence to warrant his ordering the release of the records.

Judge Charles W. Nalleck, in General Sessions Court of the District of Columbia after more than two hours of hearing, granted the Orleans Parish district attorney's office two weeks if it desires to prove that the photographs and X-rays taken before and during the autopsy of the late President Kennedy are "necessary and material" in the prosecution of the alleged conspiracy case.

Alfred V. Bertel Jr., assistant district attorney of Orleans Parish, testified in his arguments before Judge Nalleck, that the Orleans Parish district attorney's office has "substantial evidence indicating that the photographs and X-rays will reveal" that President Kennedy was struck by bullets fired from at least two directions.

THE JUSTICE DEPARTMENT
Thursday night disclosed that an independent medical group has examined the photographs and X-rays and showed that President Kennedy was shot only from behind.

The disclosure by the Justice Department came in response to the demands for the evidence by the Orleans Parish district attorney, who wants the documents for the prosecution of Shaw.

Bertel, in support of a statement filed by the Orleans Parish district attorney's office with the U.S. Court of Appeals in Washington, main-

(Indicate page, name of newspaper, city and state.)

PAGE 1

SECTION 1

THE TIMES-PICAYUNE

NEW ORLEANS, LA.

Date: 1-18-69

Editions:

Authors:

Editor: GEORGE W. HEALY
Title: ASSASSINATION OF
PRESIDENT JOHN F.
KENNEDY, TEXAS

Character:

11-22-63

or
89-

Classification: Submitting Office: N.O., LA.

Being Investigated

EFFECT UNKNOWN

Rayer said he had not seen the program, and was not in a position to know what its effect might be on prospective jurors.

But he argued that if Judge Haggerly stopped WWL's program, he would also have to stop The Times-Picayune and other news media from carrying stories about the case.

Judge Haggerly said he was not trying to stop news media from gathering information outside the confines of the court.

Still, he maintained that the question of whether the information influences the minds of prospective jurors must be considered.

Judge Haggerly cited one murder case in which the judge and a newspaper were criticized for "making a circus" of the trial.

SELF-REGULATION

He said it is generally agreed among the legal profession that the press should impose voluntary regulations on itself in publishing judicial matters.

News media do not have the equivalent of bar associations for discipline, he said.

Defense attorney Dymond said the matter was "simply a question of which is more important: the right of Channel 4 to make money, or the right of Clay Shaw to get a fair trial."

In connection with Rayer's statement that the program consisted of news that already had been gathered, Dymond said there is no way of knowing how many prospective jurors have seen some, all or none of it.

"Consequently, there is no way of saying this will not be per material - some," he said.

"There's no way in the world it cannot affect them," he said of jurors.

The television station was trying to force Shaw into a gaggle, Dymond said.

"Mr. Rayer is asking the court to force Clay Shaw to gamble on what effect the show will have on prospective jurors," Dymond said.

The upshot of the arguments was an announcement by Rayer that WWL agreed to withdraw the program, not because it violated any guidelines, but in deference to the court and prospective jurors.