CASE TELLS OF FUND DONATION

Testifies Associate Gave jury. "I remind you that you are

A member of the Grand Jury which returned a conspiracy in- ing the questioning of the fordictment in the assassination of mer grand jurors seemed to be President Kennedy against Clay reduced to legal quibbling over I. Shaw testified Monday after-noon that one of his business as-sociales had contributed money Haggerty's rulings on objections to a group known as Truth or, to such questions by the state Consequences.

Truth or Consequences is an organization which linancially supported District Attorney Jim Garrison's investigation of an alleged assassination probe against the late President.

The testimony was given the first day of a pretrial hearing by Criminal Dist. Judge Edward Haggerty on a motion by Shaw's conspiracy indictment.

chestioned.

The hearing was adjourned at 6:10 p. m. until 10:30 a. m. Juesday.

The witness and former grand iary member who admitted knowledge of the contribution was J. C. Alvarade, vice-presi-cent of Louisiana & Southern, Life Insurance Co.

NO IDENTIFICATION

Haggerly ruled, however, that Alvarado could not identify the donor, who is an officer of the histrance company, by name or title.

Defense attorney F. Irvin Dymond said the Insurance official should be identified by title, because if his rank is above that of Alvara of it was possible he could've been influenced in his indictment decision.

Haggerly said be made the ruling 'because I'm not going ing to perfect his bills in case to let you (Dymond) obtain the entire matter eventually indirectly information which is have previously forbade you to obiela directly."

PREVIOUS ATTEMPTS

sequences group.

Haggerty told Dymond his actions indicated he thought he

not before a jury and you don't impress me," the judge said.

Much of the proceedings durand the entering of numerous bills of exceptions by Dymond. In general, information

sought from the former jurors by Dymond dealt with wherner they, their business associates and members of their families had donated money to Truth or Consequences or the district attorney's assassination

Dymond also asked each of detense attorneys to quash the the jurors if state witness Perry the jurors if state witness Perry Asst. Dist. Atty. James L. Raymond Russo testified before Alcock said, "Mrs. Alcock said," Mrs. Alcock said, "Mrs. Alcock said, "Mr Parish grand jurors were also the Grand Jury and if Sandra Molfet McMaines and a number of other probe investigation figures were subpensed by the jury to appear for questioning.

OBJECTIONS RAISED

The state raised objections after each question put to the jurors, as Haggerty interrupted Dymond and asked if the state had objections. The objections Oswald and David William Ferwere sustained and Dymond rie, both now dead, to assassing entered a bill of exception to late the President. each one.

Mrs. McMaines, presently residing in Kansas, is fighting extradition to Louisiana as a material witness in the case.

It was during the questioning of the first of the 12 ex-grand jurors, Constant C. DeJoic, that the quibbling and entry of bills of exception started. And the entry of such bills came almost as a matter of form with the questioning of the remaining former jurors.

Dymond said he was attemptwound up in the Supreme Court.

TESTIMONY RULED PREVIOUS ATTEMPTS

The judge referred to Dy tained by the Grand Jury or mond's previous attempts to during Shaw's pre-trial hearing get a list of the members and couldn't be used in the quash benefactors of the Truth or Conhearing unless a witness was sequences group.

Dymond his or unless impeachment proceedor unless impeachment proceedings against the district attorney were involved.

He added that such testimony could, however, be included in bills of exception.

Dymond told the court it was Important to find out to what extent the Grand Jury or the district attorney had gone to have Mrs. McMaines returned to Louislana.

"Because of the harassment," Dymond said, "the state has deprived the defense of what it feels is an essential witness for the defense.

PUBLIC STATEMENTS "She has publicly made statements which contradict Russo's testimony; and because of the action of the Orleans Parish Grand Jury, she has retained an attorney who has seen fit to keep her from coming here

to testify. Therefore, the de-fense is deprived of a fair trial." told us she didn't have money

or clothes to come here. We offered to get her some decent clothes and pay her fare here.

"Then she went on national television and tried to make the district attorney's office look bad."

Garrison has alleged that Shaw conspired with Lee Harvey Oswald and David William Fer-

Zarlier in the day, seven eriminal district court judges and four Orleans Parish Jury Commissioners occupied the witness stand.

NO WOMEN'S NAMES

Dymond and Shaw's other attorneys, Edward and William! Wegmann and Salvadore Panzeca. hammered away at the fact there were no women's names! submitted to Judge Bernard J. Bagert to select the Grand Jury which returned the indictment against Shaw March 23.
But if nothing else could be

said for the often-dull and tedious repetition of questions for each of the judges and the jury commissioners, one thing was (Indicate page, name of newspaper, city and state.)

SECTION 1

TIMES PICAYUNE

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Being Investigated

Demone asked Bragert that, in submitted to him. There erecting Regroes on the last regrot said.

It selecting Regroes on the last regrot said.

It grand jury he made an if the Dym sked Judge Matalia of Regroes to thites was thew Storaniff, "When is the consistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time groes being on a grand jury?"

"I don't recall the year," replied Braniff, "but it seems one."

"I Bagert said he was quite like it was in the last 10 or 12 groes had on the grand jury. "I select two of the first citizens is lacted two of the first citizens will be regroted to the first citizens and the regroted to the first citizens will be regroted to the first citizens and the regroted to the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the ratio of the first time you knew of any Neconsistent with the you knew of any Necons the you knew of an Demone asked Bagert that, in submitted to him. Therejacled two of the finest citizens ey of this community," said Bag-ory if I reminded you of Judge to ert. "One is a ward leader and William O'Hara's decision on the other the publisher of a Negroes and women in 1954?" fine weekly paper which serves questioned Dymond.
ige the Ner c community. This is right." This is right," said Braniff. "Gee, I think I remember d Judge Bagert testified that he had several women serve on something like that." re pelit juries for him. He saiding that Mrs. Milton Adler was se-"Do you know of any woman except Mrs. Dan Fleming all this time; you were there who appeared on a jury?" when I requested you do these end lected as foreman for one of asked Dymond. N. his Juries. "I can't say," replied Bran-iff. "Off hand, no." that he asked for 100 names ter! Judge Rudolph E. Becker the list of names from "city said he never had a woman directories, voter registration when he made up his only grand jury -eerch judge "Other than Mrs. Dan Flem unteers." makes up a grand jury about serve on his grand jury. once every four years. He said ing have you ever known a he couldn't recall a women's

Shea said tha! he had five Ne-lady to serve on a grand jury? roes serving on the grand jury hymond asked. "I don't believe in putting Ne- "I really couldn't say," groes on the grand jury merely plied Becker. "I'm not familiar the for the sake of having Negroes with all the grand juries. I ped on the jury." explained Sheat ob-"They happened to be among the first 12 qualified persons."

Judge Oliver P. Schulingkamp

ıld

оn

to serve as grand jurors. Judge a woman on his grand jury.
"" yil Shea said. "no." Then he added. "No." renlied Schulingkami men "But I don't keep up with other

een grand juries. O'HARA QUESTIONED Judg. Malcolm V. O'Hara told asked for "from 75 to 125 names
I can't remember the exact

In the questioning of O'Hara, Dymond made the notation Suthat O'Hara's grand jury was the first to be selected after "sion the Bugert grand jury returned the Shaw indictment. He said this was significant the because it might show there iromi was a new policy of having

women on the grand jury.
O'Hara said there is one O'Hara said there is one questioning by Dymond, was get, woman on his current grand also grilled by an apparently man jury, which was sworn in last irked Judge Haggerty who was mes week.

Brahamy Haraman Managerty who was milled when Rada scemed objections of the second objects of the second of

Judge Thomas M. Brahney livious to requests made earlier Jr. said he had selected two by Haggerty for getting addigrand juries, and in neither tional jurors' names. case had there been a woman on the list of prospective jurors

"Don't you get monthly 2 list of names from Parish Registrar of A. P. Gallinghouse?" ed Judge Haggerty.
"No." said Rada, "I don't

remember when we got the last

"Don't you get names of Negroes from Negro carnival and civic organizations?" Judge Haggerly asked.

"No, sir," replied Raud.
"Don't you get names of prospective jurors from large employers?" asked Judge Hag-

gerly.
"No, sir," replied Rada.
Preved, Haggerty said, don't know where you've been when I requested you do these

SOURCES OF NAMES Rada told Dymond that he gets

Dymond asked Rada If he nad ever counted the number of names in the big brass cage.

"No," replied Rada, but be said be thought there were at least 1,500 in the cage.

Rada testified that women have just recently started com Judge Oliver P. Schulingkamp ing in to volunteer. The procedmen Asked if he ever knew women was asked if he has ever had ure, he said, is that they must first go to the clerk of court's office and sign a waiver before "No," replied Schulingkamp. their names become eligible for the grand jury and petit jury list

PURELY CHANCE As for why there have been no names of women for the grand juries, Rada said, "It's purely chance, sorta like a lotterv.

Meyer said that he thought there were "500 to 600 names" in the big brass cage.

Dymond asked Meyer If he needed a jury panel of 125 names, "Wouldn't you put 125

names in the cage?"
Meyer replied, "No,
than that, maybe 300."

When Rada and Meyer had finished their testimony, Haggerty explained to Dymond, "You have to remember these are part-time political jobs (jury commissioners) appointed by the different ideas about how to run the job."

. "That's pretty obvious," said Dymond.

"It's obvious to me also,

Haegerty.

"Has a woman ever ap-

peared on your list?" Dy-mond asked.

"No," answered Schuling-

"Do you attempt to keep the

ratio of Negrocs to whites on the grand jury equal to the population ratio?" asked Dy-

"No," said the judge. "If a

Questioning of Rada was ex-

Rada, besides coming in for

Negro meets the requirements,

then he may be a grand juror.

RADA QUESTIONED

kamp.

mond.

tensive.



CLAY L. SHAW (right), accused by New Orleans Dist. Atty. Jim Garrison of conspiring to murder President John F. Kennedy, chais with his attorney, Edward Wegmann, upon their arrival Monday for a pretrial hearing at the Criminal District Court Bldg.

thought there were about 1,500. She said the wheel is refilled 1,700 names in the brass cage. with names, taken from a cabi-When asked if she could say het, just before the drawing. why women are excluded from the grand jury list, Mrs. Bistes reminded Dymond that women must first go to the clerk of



PERRY RAYMOND RUSSO (right), who is the chief wilness against Clay I. Snaw in the President Kennedy assassination conspiracy case, arrives in court Monday with Asst. Dist. Atty. Andrew Sciambra. Russo, who testified he overheard Shaw and others plotting to kill Kennedy, was one of 30 persons subpoenaed for a pre-trial hearing by Shaw's attorneys who are attempting to quash the indictment.

court's office and sign a waiver.

Mrs. Bistes said Gallinghouse "keeps us constantly supplied with names."

But she said no organizations this grand jury.

But she said no organizations this grand jury.

"Don't believe I can recall thinks." have ever supplied the jury commissioners with names.

Hughes indicated that the last time the wheel was cleared was ings in his usual manner-lookin 1952.

had ever opened the wheel.
"No," said Hughes.

oliave jou ever seen any his lawyers.

one do it?" asked Dymond. "No," said Hughes.

Hughes said it was his guess there were 1.600 names in the wheel "at all times."

Dymond asked Hughes if he had ever seen the name of a

one," said Hughes.

Shaw sat through the proceeding straight ahead, rarely mov-Dymond asked Hughes if he ing, cigarette lit. He was dressed in a grey business suit and smiled freely as he talked with