aggerty to Rule Monday against Snaw, reiry in Auggerty to Rule Monday so, had sailed lie detector tests. Garrison boomed out, on Motions in Shaw Case "He certainly did not." When it was all ever, Dy. Garrison also Wentified

By PAUL ATKINSON

Criminal District Court Judge in merchal battles with Alcock Edward A. Haggerty Jr. said early Tuesday alternoon that he will rule simultaneously Monday on two defense motions to quash the Orleans Parish Grand Jury indictment of Clay L. Dymond "We expected more," said Jury indictment of Clay L. Dymond. "Or I should say, we Shaw, accused of conspiracy in hoped for more." "I should say, we the death of President John F.

FEW SPECTATORS "A look." on

Shaw's delense altorneys, F. Ireln Dymond, Edward F. and William Wegmann and Salvadore Panzeca, Interjectwill answer It by Friday. Haggerly sald he will give The hearing didn't draw the his decision Monday, possi-bly clearing the deck for the il wishes.

Haggerty said he had heard what he called "rumblings" pround the courlhouse that the defense plans to file for a change of venue. Bu! he added he had not been informed of this as a fact.

the Shaw trial will not come up

the venue request.

There were over three hours of testimony Tuesday with District Alty. Jim Garrison, his executive assistant, Jomes L. Alcock, Truth and Coasequences founders Willard E. Robertson, Joseph M. Rault Jr. and Cecil M. Shilstone, and former district attorney h. Gurvich lestifylig.

To Decide on Two Pleas mond was asked if he was I faithful reproduction a letter to Quash Indictment satisfied. "No, we weren't he wrote the Federal Communisatisfied with the court's recations Commission protesting sponse," admitted Dymond, the National Broadcasting Com-

curred in the opinion that Dymond was using the attempt to spiracy allegedly unfolded. quash the indictment against Salvadore Panzeca, Interject-bed a supplemental inclion to than a "fishing expedition" for quarte the indictment Tues-material which he couldn't obday morning and the state tain in the request for Prayer for Oyer and a bill of particu-

snowed up to testify about 12:30 your office three different p. m. did a sprinkling of spectators come into the courtroom.

Mostly, the spectators were Haggerty were quick to remind Garrison that he need not an your afficient and Consequences of funds spent had say accounting them. crowds of earlier days, and only when the lanky Garrison district attorney's office to showed up to testify about 12:30 set the trial date whenever p. m. did a sprinkling of specdisappointed, for Alcock and remuercular funds spent by Haggerty were quick to remind quences of funds spent by Garrison that he need not anyour office?

Alcock's stay was very brief, was musting until the state had time to protest. And protest and he objected to one question it did. 😼 .

It there is a request for a Garrison seemed bored by it change of venue, said Haggerty, all and yawned two or three lit would be incumbent on the times. Mostly, he was stight a fact he protested the use of defense to prove it could not lipped and smiled only when vernon Bundy as a witness in get a fair trial here. "It simply Dymond told Alcock and Hagther Shaw hearing. Assistant can't allege this," said Hag gerty, "Mr. Garrison is cool, District Atty. Richard Burnes calm and collected and well able protested.

Should the defense take this to take care of himself." Gurvich also was not permute, though, it would mean ANSWERS QUICKLY mitted to answer many questite Shaw trial will not come up

in Oclober as Haggerty would Actually, Garrison at times tions, be forced to set a hearing on was anxious to testify. He and Que swered three questions before Alcock could protest.

One question was whether the district attorney's office has received financial aid from an organization known as Truth and Consequences. Garrison replied, "yes."
Immediately, Haggerty instructed Garrison to wait to give the state "reasonable —Were representatives of Life Magazine permitted to use gerty) had ruled so much of the this two-way mirror in pho-questioning immaterial to the thing cuestioned by district

Asked if star state witness Garrison also Identified as a

pany's special that was critical of the Garrison probe.

QUESTIONS BARRED

After con innous questioning by Dymond about Russo, Haggerty ruled Dymond could not ask any questions about Russo. He also made the same stipulation in regard to Mrs. Sandra Haggerty and Alcock, on testified earlier accompanied more than one occasion, copinion that Dy-Ferrie's home where the concurred in the opinion that Dy-Ferrie's home where the con-Among questions asked Garri-son, but which he did not answer because of the state's objection, were likes:

-Did your office prepare a ! master file on the Shaw case?

-Was Life Magazine given a copy of this master file?

-Isn't it a fact Russo gave

himself.

mitted to answer many ques-

Questions posed to Gurvich-but vetoed by the state-were these:

-Has property belonging to Clay Shaw been displayed to representatives of Life Magazine?

-Is there a two-way mirror in the district attorney's of-

-Were representatives of being questioned by district findicale page. name of newspaper, city and state.}

SECTION 1

CTIVES PICAYUNE

NEW ORLEANS, LA.

Title: ASSASSINATION C PRESIDENT JOHN F.

KENKEDY 11-22-63 AFO

Classification: 89. Subaliting Office: 🕅 . O . ,

🔲 Being investigated

given to Russo, Bundy and required of the district attor- that 750 names mu. he in the Rev. Clyde Johnson and nev's office for the most state of the manufacture of the manufacture of the most of the what were the results of these i lests?

been used by the DA's office, and if so, has Life Magazine been given a key to this code?

of a master file on the Shaw case?

It was at this point that Dymond, Edward Wegmann, Haggerty and Burnes became embroiled over a dispute about whether Life was entitled to something—if indeed it had the master file—while the defense was not. Finally, Haggerty informed Dymond, he could not ask any more questions about Life Magazine as they were "Immatorial."

Contributors List of the Shaw and Garrison never really came about. Garrison stood off to the side of the state's table, waiting to go on the stand. Shaw sat with his altoneys, smoking continuously and hardly moving.

Consequences—Robertson, 'Shil-Garrison wasn't seen to glance stone and kimself—while other at the defense's bench. His eyes were either cast up to the cell-ling, looking at Dymond of Hagerty members who returned the indictment against Shaw and Garrison never really came about. Garrison wasn't seen to glance to stone and kimself—while other at the defense's bench. His eyes were either cast up to the cell-ling, looking at Dymond of Hagerty.

Contributors List of the same about farison never really came about. Garrison stand. Shaw and Garrison never really came about. Garrison stand, Shaw and Garrison of the state's table, waiting to go on the stand. Shaw and hardly moving.

Consequences—Robertson, 'Shil-Garrison wasn't seen to glance to grand jury were either cast up to the cell-ling, looking at Dymond or Hagerty.

Contributors List of the same about the stand. Shaw and Hardly really came about. Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison never really came about. Garrison wasn't seen to glance to grand in the stand. Shaw and Hardly really came about. Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison never really came about. Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison wasn't seen to glance to grand in the stand. Shaw and Garrison wasn't seen to

might be asked?" questioned to Truth and Consequences.

Dymond. He said "no" in every case. Dymond.

"Regardless," said Haggerty. Gurvich appeared to be completely bored and at one time looked as if he might be going to sle€p.

Shilstone testified he never had a complete list of con-

were these:

-Who keeps the books for Truth and Consequences? . -In what hank or banks is

the money kept?

Who has authority to sign

spends? ·

-Have code names ever ; tions to become a member of

He said "no" in every case.
Robertson, first up on the witness stand, also testified that none of the grand jury. members had contributed to Truth and Consequences...

Dymond won one of his few verbal tiffs with Haggerty in his questioning of Robertson.

quences. He said he understood a list of contributes was made up and was turned over to the courts.

"Some months ago I was sent a partial list at the inception of the organization," continued Shilstone, "but I looked at the contributes of the Robertson. At the outset of the Robertson questioning, Dymond read off the list of names of grand jurors and Alcock protested with Haggerty upholding the objection.

Due Dymond explained in Haggerty in the contributes of the Robertson. At the outset of the Robertson questioning, Dymond read off the list of names of protested process.

Shilstone, "but I looked at the contributors from out of state and then discarded the list."

Shilstone also said he did not know Judge Bernard J. Bagert, who made up the grand jury which indicted Shaw.

STATE OBJECTIONS

Among questions which weren't answered by Shilstone because of state objections were these state of the indicting grand jury which indicted Shaw.

STATE OBJECTIONS

Among questions which moday," said Dymond. Proceedings of the indicting grand jury were members of Truth and Consequences.

"Mr. Robertson, for one knows whether those grand jurors were telling the truth Monday," said Dymond. Proceedings of the indicting grand jury were members of the indicting grand jury were these grand jury were those grand jury were telling the truth Monday," said Dymond. Proceedings of the indicting grand jury were members of the indicting gran

CHANGES MIND S & 1 Haggerty changed his mind and allowed Dymond to re-

and allowed Dymond to reread the names of the grand
jurors. Robertson denied any,
were contributors to Truth
and Consequences.

The defense's supplemental
motion to quash also mentions
provisions in the state's new
code of criminal procedure
which Dymond said procedes

ney's office for the money he jury wheel at all times. A count of it Monday afternoon revealed -What are the qualifications to become a member of and four jury commissioners and four jury commissioners admitted they didn't know how a —Is it specified the money many names were actually in must be spent in prosecuting the wheel.

The face to face to face the specified the money many names were actually in the wheel.