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DA TO HOLD UP SUBPENA

Judges Delay Chandler Decision for 20 Days

THURSDAY

By ROSEMARY JAMES

Newsman David L. Chandler's fight to avoid appearing before the Orleans Parish Grand Jury will not be resolved for at least 20 more days.

The Life magazine reporter, who was subpensed shortly after the magazine published reports that organized crime ele-

ments operate freely in New Orleans, is suing for an injunc-tion to prevent the subpena from being enforced, claiming that he is being harassed by Atty. Jim Garrison and his staff.

Yesterday, a three-judge federal panel heard Chandler's case and then gave Chandler's attorney, Cicero Sessions, 10 days to file a brief. James L. Alcock, an assistant district attorney, was given an additional 10 days to reply.

CHANDLER HAD been scheduled to appear before the jury today at 9 a. m. However, the court obtained a promise from Alcock that the DA's office will Alcock that the DA's office will not enforce the subpena until the case is decided. He also said that the office will not attempt to prosecute Chandler on any charge connected with the matter during the 20-day period.

The case now boils down to a matter of Chandler's word against the word of Garrison, his first assistant, Charles Ray Ward; Lorraine Schuler, Gar-rison's secretary, and his chief

investigator, Louis Ivon.
Chandler contends that he should not be made to appear before the jury because Garri-son and members of his staff have made threats to prosecute him for perjury.

26 and that when he showed on since. up at the grand jury room, he was told to see Ward instead. Chandler said the subpena

was issued after he had asked Ivon and Max Gonzales, who was working as an investigator for Garrison, if it were possipaid to secure the release of David W. Ferrie, who was arrested here shortly after the assassination of President Tab. F. Kennedy.

He said that when he went to Ward's office he was told by Ward that if he continued to make such charges, he would be taken before the grand jury and be liable to persecution for perjury if he couldn't prove them. Chandler said that no one was present during this conversation.

WARD, MISS SCHULER and Ivon all testified that Miss Schuler and Ivon were present during Ward's entire conversa-

tion with Ward Jan. 26.

During Chandler's testimony, he said that Garrison and his staff seemed "particularly sensitive" to questions about the possible bribery.

He said, under cross examination, that he had wanted to talk to Ward about the possible involvement of organized crime in Garrison's investigation of the Kennedy assassination.

"I WANTED TO ask Mr. Ward why Mr. Garrison never prosecuted Carlos Marcelio (Jefferson Parish rackets figure) for offering him (Garrison) a \$52,000 bribe." He said he never asked Ward

because Ward was too "hostile.

Although Miss Schuler and Ivon could remember exact details of the meeting between Ward and Chandler Jan. 26, they could not recall, under cross-examination by Sessions, HE TESTIFIED yesterday that he was first subpensed to appear before the jury Jan.

Part of Chandler's case has been that Garrison has made threats to "get even" with threats to "get even" with Chandler. Yesterday, Garrison took the stand and testified he had no intention of persecuting for Garrison, if it were possi-ble that a \$3,000 bribe had been not believe Chandler would lie

CHANDLER, EARLY in his testimony, told the court that he has been a special crime investigator on the personal staff of Gov. John J. McKeithen since Sept. 28 and an officer of the State Police.

McKeithen said in Baton Rouge yesterday that he want-ed a Life man in on the state's investigation of organized crime "to see that we weren't just putting up a front, that we wanted to rid our state of all illegal gambling and vice."

The federal panel — Judge Robert A. Ainsworth Jr. of the U.S. Fifth Circuit Court of Appeals and District Judges Edward J. Boyle Sr. and James Comiskey-promised to expedite its decision.