Chicago Panther Killings Are Ruled Justifiable

By William Chapman Washington Post Staff Writer

CHICAGO, Jan. 21—A spe-tered cial coroner's jury ruled today When Cook County Coroner that the shooting by Chicago Andrew Toman read the rewas justifiable.

fired their guns during a Dec. was not." 4 raid in the "reasonable belief" that it was necessary to to themselves.

ment on Chicago's West Side know how I feel about it." ended with the death of Fred Hampton, Illinois chairman of Panther Party members have the party, and Mark Clark, a Panther organizer from Peo-

courtroom today when the ver in bed. dict was delivered and regis-

disapproval. strong police of two Black Panthers port calling the shootings "justifiable," Clark's mother! It found that police officers stood up and murmured, "It

Hampton's mother sat shaking her head slowly. She said prevent death or bodily harm afterward that the six jurors were "all rotten people" and The predawn raid on a declared, "I hope they all have Black Panther Party apart- got children and that they l

The Hampton family and insisted that both young men were deliberately murdered by the police and that Hamp-Their relatives were in the ton was shot while he was still

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The police testified during the two-week inquest that they attempted murder of the powere serving a search warrant licemen who staged the raid for illegal weapons when they and they contended they were fired on first by Clark should not be required to tell from inside the apartment. They described a wild shootout following the initial exchange of gunfire at the front

Widespread doubts about the police version had forced appointment of the special blue-ribbon coroner's jury charged with hearing the evidence and determining the probable cause of the deaths.

However, the seven Panther's who survived the raid refused to testify about their version of what happened in

the shabby, brick apartment such finding would not have building early on Dec. 4.

All seven are charged with their story until they are tried on the criminal charges.

A Cook County grand jury presently is determining whether the seven survivors should be indicted for attempted murder.

headed by Assistant U.S. At-blood. on whether the raiding police Hampton the night of the raid. violated the civil rights of the Panthers.

deliberated for about five announced that he will file a hours today after hearing civil suit against "the persons final members handed up their He did not say who will be unanimous verdict, listened silently as it was read, and then left without answering questions.

The inquest verdict has no Hanrahan. legal effect on other court acundetermined

amounted to criminal charge.

A final witness this morning was Dr. George Christopolous. a coroner's chemist, who testified he found no traces of drugs in Hampton's blood stream during two separate

The account conflicted with an unofficial report by a private pathologist, Dr. Victor Levine, who had been retained by the Hampton family to con-A federal grand jury is in duct an independent autopsy. vestigating the case from a Levine said he found large different angle. It is hearing traces of Seconal, a sleep-in-evidence from a special team ducing drug, in Hampton's The Panthers have torney General Jerris Leonard claimed that someone drugged

An attorney representing the Panthers, James Montgom-The six-man inter-racial jury ery, said after the verdict was testimony. The panel responsible for these deaths.' sued. The 14 policemen in the raid were on permanent assignment to the office State's Attorney Edward V.

Referring to the inquest, tions. In Cook County coro- Montgomery told newsmen, ner's inquests, the jury has "This was nothing but a wellthe option of finding deaths to rehearsed theatrical performbe justifiable homicide, acci- ance to vindicate the police ofdental homicide, manslaugh-ficers. The state's attorney ter, murder, or attributable to was trying to vindicate the ofcauses. Any ficers in the public mind."