213/70 NITIMES

Panthers Disrupt Proceedings As Case Against 16 Opens Here

By EDITH EVANS ASBURY

trial motions in Supreme Court lawyers that their behavior here yesterday as hundreds of could bring disciplinary meastheir supporters marched out-ures.

conspiring to bomb department the spectators almost got out stores, police stations, the New of control, Justice Murtagh York Botanical Garden in the angrily cleared the courtroom Bronx, subway switching sta- and declared a recess. tions and a Queens district Outside the Criminal Courts school office, as well as of pos- Building at 100 Centre Street, sessing dangerous weapons.

police frame-up because of bearing such slogans as "Stop their admittedly revolutionary political beliefs.

Shouts from 16 Black Pan- Supreme Court Justice John thers scheduled to go on trial M. Murtagh frequently warned disrupted arguments on pre-both the defendants and their

side demanding their freedom.

The Panthers are accused of ants and their friends among

about 300 demonstrators sang, Their supporters contend that chanted and marched in the the Panthers are victims of a rain. Some carried banners

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the trial." The demonstrators remained orderly as scores of policemen, some on horseback, watched.

The first interruption of the proceedings came within a half hour after the defendants filed over this courtroom."

Gerald B. Lefcourt, a defense lawyer, was arguing a motion that Justice Murtagh disqualify himself on the ground that he was too biased against the defendants to provide a fair trial. one of the defendants shouted, "We want our families in the courtroom, so they can see what is being done to us," Other defendants took up the cry, demanding also that "press pigs" be ousted from front-row seats to make way for Panther families.

Justice Murtagh, who had announced as court opened that "there will be no demonstra-tions," directed the defendants

to be quiet.
"We are already in jail" was

the shouted raply, and as another chorus arose, one voice oriest "There will be blood, allower this outerfroom.

Justice Mustage dedered an immediate recess intil after lunch, and the desendants were taken back to the prison pen. They have been in prison since their arrest April 2, 1969, in lieu of bail ranging from \$25,000 up to \$100,000 for 10 of them.

After the recess, the demand that families be permitted in court was renewed, and Justice Murtagh directed that Mr. Lefcourt and Joseph A. Phillips, an assistant district attorney, see if there were family men among the 100 people lised up in the hall outside the court-room. They returned and reported there were none outside.

THE NEW YORK TIMES, TUESDAY, FEBRUARY 3, 1



The New York Times , by Jack Manning) BLACK PANTHER SUPPORTERS cutside Supreme Court, 100 Centre Street, as the trial got under way yesterday

Family members on the spec-tators beaches inside frequently joined the chorus of comments kept up by the defendants the rest of the afternoon. They called out encouragement and echoed "Black power to the people!" when the defendants shouted the phrase.

Heavy Guard Posted

Hundreds of policemen had been assigned to the court-house, inside and outside. A solld line of court officers was in a row behind the defendants in the courtroom, and other officers were posted around the

In the courtroom, a scuffle developed that caused an uproar and brought about the second histy recess. Assistant District Attorney

Phillips noted for the record that one of the defendants had struck a court officer.

Mr. Lefcourt declared that the record should read instead that "as a question was asked," the defendant had arisen to "attempt to approach his et-torney at the counsel table and one of the officers put hands on him as he stood up."

Justice Murtagh declared that "the officer was acting properly" and stated for the record: "Defendants acted in a disorderly manner, a number of them rising, and even getting into a commotion with some of the officers."

Mr. Lefcourt told Justice Murtagh that he had admonished the defendants during the luncheon recess and "told them not to act up, but the canons of ethics do not call for physical restraint, and I will not physically restrain them."

Justice Murtagh responded that "the manner in which counsel addresses the Court has an inescapable effect on

the defendants."

Before the defendants were escorted into the courtroom, Justice Murtagh heard arguments on motions to grant youthful-offender treatment to three of them who are united. three of them who are under

21 years of age.

He granted the motion for two, but refused it in the third case.

Justice Murtagh also granted another motion to sever the trial of a defendant who is ill. He is Lee Berry, a Vietnam'

war veteran who suffers from epilepsy and who has been con-fined to the Bellevue Hospital prison ward since Nov. 24.

The two defendants granted youthful - offender treatment were Lonnie Epps and Eddie
Josephs, both 17 years old and
both high school students.

This left, 13 defendants to
stand trial set but one of them
held in just se fleu of hail since

April 2. The one at liberty is on bank-robbery charges, and Mrs. Afeni Shakur, also known three are still at large.

as Alice Williams, the 22-yearThe most vocal defendant

old wife of another defendant. She was freed Friday after 24, self-employed painter, who clergymen raised money for her bail. Originally 21 Panthers were also shouted such comments as indicted, and the group has been "you know you are lying" to referred to as the "Panther 21" by groups protesting their arcerning the arrest of one of the rest. Two are in jail in Newark defendants.