Bell Prepared to Defy Judge on FBI Files

and Morton Mar-Washington Post Staff Writers

names of confidential FBI informants. order to give up files containing the pared to defy a district court judge's has told the Supreme Court he is pre-Attorney General Griffin B. Bell

and misleading. P. Griesa, has countered that Bell's brief to the high court is incomplete And the lower court judge, Thomas

Department's long and bizarre feud early as this week whether to review the legal issues raised by the Justice The Supreme Court may decide as

ment officials. civil case would create a harmful fears identifying informants in this contempt for failing to comply with might cooperate with law enforceprecedent and scare off others who Griesa's order, aides say, because he Bell is willing to risk being cited for

Leonard Boudin, attorney for the Socialist Workers Party, the group that filed the multimillion-dollar damage suit, calls Bell's claim melodra-matic and its legal basis fictitious. interview. the FBI," he said in a recent phone "That order isn't directed at Bell, but

> small radical political group since The SWP suit has been dragging on since 1973, while attorneys for the two 1938. on 1,300 informants who spied on the sides argued about access to FBI files

contempt if they refused to comply partment and Griesa escalated earlier files on 18 informants. with his order to turn over to Boudin threatened to hold FBI officials in this year when the Manhattan judge The feud between the Justice De-

Court FBI files-petitioned the Supreme because it was not a final decision in Appeals refused to review the order the case, Bell-as custodian of the When the 2nd U.S. Circuit Court of

not to comply with the district court's order in this case, if that is necessary to permit appellate review," the brief by Solicitor General Wade H. McCree lead Jr. said. "But it would be pointless to require the attorney general to take branches of the government. that formal step, which could only "The attorney general is prepared to confrontation between two

of the United States, sworn to uphold and obey the law, publicly to disobey for the chies-law enforcement officer "Moreover, it would be unseemly

> a court as the price of obtaining review of a ruling he believes to be both unsound and certain to harm the proper functioning of government."

then-president Nixon got an early Suworski. hands of special prosecutor Leon Jakeep the Watergate tapes out of the preme Court review of his fight to vealed, Justice cited the case where dentiality "privileged" and shouldn't be To support its claim that the confiof informants reis

Boudin replied in his brief that the reference to Nixon is "frivolous" because no order has yet been directed at Bell and because Cabinet officers do not have the legal standing of the president.

correct." tice brief. He hauled Bell's attorneys into his courtroom in April for a long recitation of "some things . . . which I think the government might wish to Griesa also was critical of the Jus-

ings and overstated the usefulness of erately trying to confuse the facts of Attorney Thomas E. Moseley of delibbrief had omitted pertinent court rul the case. He charged that the Justice He all but accused Assistant U.S.

"The government is well aware that

said. discovery thus far was intended to cover the FBI informant question," he none of the depositions and document

didn't want to get in a spitting match with a federal judge," one Justice official said. nal brief, but has decided not to answer Griesa's charges further. "We hearing as a supplement to his origi-McCree filed a transcript of that