Appeal by Patler aims 39 Errors

By Hank Burchard Washington Post Staff Writer

Э, The Virginia Supreme Court for the jury to make a finding was told yesterday that 39 of guilty. n

,e errors in police and court pro- Harrigan said the testimony cedures justify a new trial for of six FBI experts contained ٦f John Patler, convicted of the "not one scintilla of evidence le "Party chief George Lincoln Party chief George Lincoln If anything, it was exculpa-It Rockwell.

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a Rockwell was slain by a rooftop sniper on Aug. 25, legally searched Patler's home \mathbf{r} N

8laundromat. Patler, a former farm in Highland County, d captain in the party, was arrested a mile away 32 minutes were linked with the German Į-1 later. 1

Thomas J. Harrigan, Patler's Rockwell was killed. attorney, argued for an hour Warrants Defended before the seven-man court yesterday, 20 minutes longer than is traditionally allowed.

Sweeping Assertions He asserted that Arlington ler were able to do so sponpolice seized evidence illegal-ly, Commonwealth's Attorney posed to newspaper photo-William J. Hassan prosecuted graphs or to staged scenes at the case improperly, and Ar- the police station when Patler lington Circuit Court Judge was "paraded" before them in Charles S. Russell permitted the grip of police officers. inadmissible evidence to be

torney general, conceded that their knowledge of the case tape recordings of telephone and their attitudes toward calls made to the police after Rockwell's group. the shooting should not have been admitted as evidence, but said it was a "harmless error." trial.

Otherwise, he said, witnesses Harrigan said had sufficiently identified Pat- Hassan disturbed the trial by ler as the man fleeing from the making comments such as scene, that the jury drew in- "This is for the birds" and "Do ference of his guilt from his you want to take me outside?" flight and that the evidence while defense evidence was be that Patler had the time, ing presented. means, motive and opportunity The court did not say when

to kill Rockwell was adequate it would rule on the appeal.

tory." He said Arlington police il-

1967, as he left an Arlington in Arlington and his father's where slugs dug from a tree machine pistol with which

Cronk defended the search warrants as proper.

Harrigan said none of the witnesses who identified Pat-

Harrigan said Judge Russell presented to a jury that was erred in not allowing Patler's unfairly selected. attorneys to adequately ques-C. Tabor Cronk, assistant at- tion prospective jurors about

Cronk said Harrigan hadn't shown that this prejudiced the

prosecutor