BAIL ON PANTHERS PUT TO HIGH COURT

Memo by 17 Lawyers Asks for Immediate Ruling

By Edith Evans Asbury

The United States Supreme Court was asked yesterday to act immediately on a petition pending since December, 1969, pending since December, 1909, for requests for "drastic reduction" in the bail of 13 Black "anthers held on charges of platting to bomb public places.

The Panthers, who are also attempted murder of policemen, attempted arson and possession of dangerous weapons, have been, with one exseption, in prison since their errest April 2, 1969, for lack at bail ranging from \$50,000 to \$100,000.

»in a "supplemental memorantim," six lawyers for the de fendants and 11 other lawrers, including two law profes-tors and representatives of civil tights organizations, urged the high court to act immediately. The memorandum, filed yes-

terday in Washington, and re-leased in New York by Gerald B. Lefcourt, a defense lawyer, said a prompt decision was ur-county needed because of the repent indefinite suspension of pre trial hearings.

Te hearings, which are on motions for suppression as evidence of guns and ammunition allegedly fround in the defendants' homes, were suspende last week by asupreme Court Fustice John M. Murtagh. Since help began Feb. 2, the hearings had been characterized by unruly behavior among spectators and defendants, culminating in violence and physical in-

unter on one day.

Spectators Jailed

Justice Mutagh had succeede in imposing order among the spectators, after sending two to jail for 30 days each for

contempt.
The defendants, The defendants, however, feuting justice Murtagh's repeated admonitions to behave, maintained a stream of invec-tive. Finally, last week Justice Murtagh declared the hearings recessed "indefinitely" until the defendants submitted written, signed promises to behave.

In the supplemental memorandum, the lawyers argue that Justice Murtagh's demand violates the constitutional rights nem "victims of the defendants and renders of judicial

The "root source of the pres-

ent countroom tensions and custs" is that the defendants being held in excessive lum. according to the memo-

he Supreme Court "has a mend solarna objection as court of last resort" to countie immediate correction the "anjust and discriminay denial of reasonable bail." memorandum states.

Indefinite Imprisonment

At this very moment the titioners face indefinite imisonment prior to trial unthey comply with ons placed upon their funental right to trial by " ot adds

n addition to the six defense yers, the petition is signed Anthur Kinnoy and Herbert d, law professors at Ruigers (Howard Universities, reptively: Burt Neuborne and and H. Levine of the New York I Il Liberties Union; Melvin L. 1 if, executive director and anor Molmes Norton of the serican Civil Liberties Union; mathan Lubell of the National) eyers Guild, New York City | Manter: Jeffrey Glen of the sional Council on Crime and inquency; Leonard B. Bouof the National Emergency Il Liberties Committee and liam M. Kunstler, one of the ense lawyers in the Chicago aspiracy trial. ywood Burns, national di-

or of the National Confer-ce of Black lawyers, also ned the petition. Thirteen suberes of his organization thed defense lawyers in filing etition Thursday for a writ habeas corpus in Queens, are the nine male defendare imprisoned.

The petition will be argued in State Supreme Court, 125-01 Queens Boulevard, Kew Gardens, Queens, before Justice John J. Leahy.