Black Panther Hearing Pauses As Defendants Assail Jail Food

By EDITH EVANS ASBURY

tions brought by 13 Black Pan- entitled to a private hearing if thers accused of plotting to they preferred.

bomb public places was halted for a half hour yesterday as "concerned" lest the donduct

Gerald B. Lefcourt, one of system of justice." six defense lawyers, reported to Supreme Court Justice John M. Murtagh that "the defendants refuse to leave their cells from the audince greeted the that they will receive the food they will receive the the prison population gets from was mild compared with out-the Tombs or be allowed to bursts that had disrupted prehave food sent in.

Mr. Lefcourt said they had

The defendants, all but one of whom have been in prison since April 2, 1969, in lieu of hail ranging from \$100.000 to the complimented in this regard."

"However," he continued, to be educated about the true with a court is the continued. since April 2, 1969, in lieu of bail ranging from \$50,000 to \$100,000, made a similar complaint last week through another other lawyer, Robert J. Bloom. sues involved."

said he had informed the him that their clients wanted "What?" The justice called the "staff" of the Correction De-open public hearings. However, lawyers forward for a conferpartment of the complaint, but he asked each defendant to ence at the bench. he promised to "bring this to state, for the record, whether Last week the the direct attention of the he preferred to continue the Commissioner." Mr. Lefcourt hearings in public.

many returned.

Before they arrived, Justice in s, with the public and the Murtagh renewed his "stern warning" to spectators not to react in any way, and they re-Murtagh renewed his "stern press present.

Warning" to spectators not to react in any way, and they remained quiet, as they had at the opening of the morning session, when some of the defendants called out on entering: "Power to the people!"

Justice Murtagh informed that they did not believe it possible to get both sides" had requested that special motions be heard in chambers today and that therefore the defendants, "with the consent of both sides," would be excused from being present.

The pretrial hearing of mo-the defendants that they were

the defendants refused to leave of the defendants during the their cells to return to the hearings "interfere with the courtroom after the lunch re-possibility of assuring you a fair trial under the American

vious sessions.

Justice Murtagh went on to received "nothing but a jam say that he had received "not sandwich for lunch, and they a single complaint" from the had that for breakfast."

Justice Murtagh said he had Yesterday Justice Murtagh fense counsel, who had assured ants jumped up and cried:

As each defendant's name



"We're going to turn the legal system upside down."

clared court adjourned until the following day, several defend-

Last week the defendants asked to be excused from the hearing today, to enable them