Fistfight Breaks Out At Panther Hearing

By EDITH EVANS ASBURY

Fists flew and bruises were inflicted yesterday when a melee broke out in the second day of pretrial hearings for 13 Black Panthers charged with plotting to bomb public places in New York City.

The altercations began in State Supreme Court after a noisy spectator was ordered ousted. The fighting continued as court officers dragged the defendants into a corridor between the courtroom and the detention pen.

Afterwards both prosecution and defense indignantly read into the record the injuries sustained, each accusing the other of doing the assaulting.

Richard Moore, a defendant

who has kept up a running stream of commentary, criticism and speaches since the trial began, returned with a swollen left eye when the afternoon session began.

Mr. Moore shouted that he had been beaten to the floor in the corridor by an officer with a blackjack and then "had my head dribbled on the floor like a basketbalf."

"I must be superman if I'm guilty of assault after being beaten to the floor," he pro-

Assistant District Attorney Joseph A. Phillips reported that two court officers and a detective had been taken to the hospital after the battle, one with a lacerated lip, one with internal injuries and one with a bitten finger.

Judge Reacts Sternly

Gerald Lefcourt, a defense lawyer, asserted that the bitten finger probably had resulted from a fist in somebody's mouth Justice John M. Murtagh

praised the officers, saying that "at the risk of their personal safety," they had been "subjected to insolence." He was boosed by the numerous relatives and friends of the Pan-

thers among the spectators.

Justice Murtagh, who has maintained rigid self-control as defendants and spectators have reviled him, lectured him and laughed at him, said in steely

"I observed what went on. I also observed what part counsel played in bringing about that disturbance."

Mr. Lefcourt responded:

"The Court seems to be blaming counsel."

"We respectfully disagree with you," Mr. Moore shouted at the justice. "In fact, we disrespectfully disagree with you," Another defendant called

out: "Fascist pig!"
When the case opened in court on Monday, Justice Murtagh, announced that there would be no demonstrations. As his order has been continuously flouted, both by defendants and spectators, he has warned defense counsel that it is their responsibility, as officers of the court, to help maintain

Justice Murtagh reminded the defense attorneys again yesterday of that responsibility, and he took pains, when there were verbal outbursts, to have the record reflect the name of the speaker and his lawyer as often

interviel.

Million Crais, a defense law-

yer, protested yesterday that Justice Murtagh was "building a record against us" for a contempt citation.

without denying the assertion, Justice Murtagh, choosing his words with deliberation, coldly told Mr. Crain: "Your lack of skill is largely the cause of the disturbance this morning."

He added that if Mr. Crain had "proceeded as a lawyer, this would not have happened." Instead, Justice Murtagh went en, Mr. Crain's manner of crossexamination of a detective had "created an atmosphere conducive to the disorder that resulted."

The courtroom was in a mild state of disorder from the moment the defendants were escorted in. They raised their right hands and said to the spectators, "Power to the people." Many of the spectators echoed, "Power to the people."

Comments from the defend-

ants and from spectators continued to ring out derisively as Detective Joseph Coffee was cross-examined by Mr. Crain concerning an arrest and raid he participated in at the home of one of the defendants early in the morning of April 2, 1969.

This is the date on which all the defendants were arrested and on which the prosecution alleges it found them in possession of dangerous weapons.

Mr. Crain confronted the detective with an apparent contradiction between a description in reports he had signed of an unloaded revolver, found at the residence, and his testimony the previous day that the pistol was loaded.

Detective Coffee replied that the errors in the reports were

'typographical."
Mr. Crain turned to Justice Murtagh and reminded him that the defense lawyers had asked that the defendants be declared indigent and be pro-

vided at public expense with a so defend ourselves, Mr. Murdaily transcript of the paces.

"I told you I would hear those motions at 2 P.M." Justice Murtagh replied. "The record will reflect that the Murtagh replied. "The attorney replied. "The attorney continued to argue that he needed the record of the previous day's testimony, if a pointed out that Assistant District Attorney Phillips had a copy and asked if he could herew it. Mr. Phillips declined rest: "This is nothing but an electric circus."

borrow it. Mr. Phillips acclined moore's voice asing above the to lend it.

Mr. Lefcourt grose and said lectric circus."

The defense had a "grave need to dilife but an electric circus."

The record will reflect."

Justice Murtigh said calling. "that Mr. Crain's failure to conduct this examination is making it possible for this distinguished. "Did the D.A. make a formal motion or sloes he have to?" the diding and abether that Mr. Moore.

Justice Murtagh replied "no."

A white woman in the audi-snee arose and screamed. "My

inputed Mr. Moore.

Justice Murtagh replied "no," ence arose and screamed "My and the rast of his answer was name is Mary Anne Weisman, drewned out as Mr. Moore contained to shoot "Are you deny anyone to speak when I see the contained of the contained rights injustice done!"

As court officers went to \$100,000 until last Friday, when ward her, defendants jumped one of the two women defendants we go off. They was sur raised by clergymen was posted rounded by officers, there were 'Young Epps was arrested and are also as a surprished examine and are officers. anguished screams and an eld-after he went to the aid of Miss erly woman ran worward, call-weisman as court officers ing out. They hit my boy dragged her, resisting, out of They hit my boy. They hit my boy.

They hit my boy.

At the afternoon session quiet reigned, and several motions were argued on which the lizabeth Street police station, justice reserved decision. He where he was charged with fectorious assault against a police-three defendants who are Musclims, to recess the trial on all a court officer, resisting arrest and contempt of court.

More than 50 demonstrators marched in the rain for almost

He is the only defendant who about the Panthers.

Justice Murtagh told court has been free in ball since the officers: That lady will be remass arrest last April. The fest moved."

the courtroom. He had been sit-

An 18, year old defendant, marched in the rain for almost Loanie Epps, who was granted an hour yesterday in front of Youthful-offender treatment on the Columbia Broadcasting Sys-Monday and a severance of tem Building, supporting the trial, was arrested as a result Black Panthers and protesting of yesterday's courtroom out-Government subpoenas to ob-breaks. tain information from newsmen