







13 PANTHERS HERE

POUND NOT GUILTY ON ALL 12 COUNTS

Jurers in Bomb Conspiracy Case Reach a Verdict With Unexpected Speed

COURTROOM IN UPROAR

2 Now in Algeria Are Among
Those Cleared—4 Guilty
In Trial of 'Harlem 5'

By EDITH EVANS ASBURY

Thirteen Black Panthers, including two who fled to Algeria during their trial, were acquitted yeserday on all 12 counts of an indictment accusing them of conspiring to bomb department stores and police stations and to murder policemen. The members of the jury—which included five blacks and one Puerto Rican—reached a unanimous verdict so quickly that they surprised even themselves.

"We had lunch and began talking and were amazed to find out right away that we all felt about the same," said Frederick Hills, an editor for Mc-Graw Hill Publications, after the verdict was given in the eightmonth trial, the longest in the history of the State Sugrange Court here.

"There just wasn't encuent evidence," said Joseph Gary, a post office clerk.

"We all came with bags, prepared to stay a long time, but it wasn't necessary. There was evidence, all right, but it just wasn't enough," Mr. Gary said.

Trial of "Harlem E"

In another conspicacy trailings involving young blacks, these members of the so-called "Marken", Five" were found guilty last night of two of seven counts. A fourth defendant was found guilty on one count, and the fifth defendant was acquitted on all seven counts. (Page 21)

In the Panther trial, jurors, described and, six defense lawyers and relatives and friends of the defendants crowded together after the acquittal gathering in the lobby of the Criminal Court building at 100 Centre Street. They laughed and cried and hugged each other.

James I. Fox, the whitehaired jury foreman who is an expect on African music, brought the verdicts into the courtroom noted on score sheets that Justice John M. Murtagh had provided.

Mr. Fox led the jury back into the courtroom at 4:35 P.M. The 11 men and one woman had received the case at 1:20, with instructions to have lunch before beginning deliberations.

One juror smiled broadly at the defendants as he passed their table to his seat.

Other smiles appeared all over the courtroom as the first "net guilty" was voiced by Mr. Fox in answer to the first question by William Wallace, the court clerk.

## Shekur Is First

That question related to the innocence or guilt of Lumumba Shakur on the first count, conspiracy in the first degree.

Mr. Shakur, who is 29 years old and is also known as Anthony Caston, had been labeled one of the ringleaders of the alleged bomb conspiracy by Assistant District Attorney Joseph A. Phillips, and the first count was the major one in the indictment.

Mr. Phillips, who stands 6: feet-4 and has a shock of short, curly brown bair, set with bowed head as the answers continued, "not guilty," 12

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times for each of the 13 de-

Mrs. Afent Shaker, one by two women defendants, and the cally one of the 13 free in hai, shricked and began to sobleadly as the "not guilty" answers rolled out concerning herhasband.

Spectators cheered, application and sobbed as the repites by Ar. Fox continued on other counts against the other defendants.

About 40 court officers and policemen had been stationed around the room before spectators were permitted in to hear the verdict. Few believed the jury was coming back with a verdict, assuming it was merely coming in for further instructions or rereading of the transcript.

Many spectators who had been present daily were not there, because of the suddenness of the verdict. Mrs. Clarice Brd, mother of Joan Bird, the other woman defendant, was not there and friends were frantically calling to each other across the courtroom for her telephone number. She had not missed a day of the trial nor the several months of pretrial hearings that preceded it. She arrived in time for the celebration in the lobby.

tion in the lobby.

The defendants, most of whom had been in jail since their predawn arrests on April 2, 1969, listened quietly at first. Then the jubilation began, with applause and shouts of "Right on!" and "Power to the people!"

Tense court officers yelled, "Be seated, find seats!" as relatives and friends tried to run forward to the defendants as soon as it was clear that all had been found not guilty on

Justice Murtagh thanked Mr. Fox and the other jurors "for your dedicated service."

"You have served the community well," he said, "and the community should be grateful to you for enduring this long trial of many months."

It took Mr. Fox only 20 minutes to reel off "not guilty" 156 times. The sheaf of verdict ballots was clasped in his right hand, and as he continued to answer without referring to the papers, it became apparent that all were going to be acquitted on all accounts.

This became especially clear after it was known that Richard Moore, whose name was the second called out by Mr. Wallace, was found not guilty on all counts. Mr. Moore, who is 26 years old and is known also as Analye Darhubi, fled to Algeria last February, forfeiting bail of \$100,000, while the trial was on.

The name of Michael Tabor, 25, known also as Ceteyo—he fled with Mr. Moore and forfeited bail of \$150,000—was the fourth one to be called, and by then acquittal for all seemed a certainty to the cheering spectators.

In his charge to the jurors, which he completed at 12 noon yesterday, Justice Murtagh had instructed them that they could consider the flight of Mr. Moore and Mr. Tabor as evidence of a consciousness of guilt.

## 'Agents Did Their Joh'

He also told the jury that the flight of two other defendants on April 2 to avoid arrest. William E. King Jr., 33, also known as Kinchasa and Lee Roper, 24, also known as Share Um—could also be considered evidence of consciousness of guilt.

Mr. King and Mr. Roper were arrested later, on Nov. 14, 1969, living under assumed names in Columbus, Ohio, by agents of the Federal Bureau of Investigation.

The prosecution case had three undercover agents who rested heavily on testimony by had infiltrated the New York branch of the Panther party.

branch of the Panther party.

They testified they had heard the defendants plot to bomb police precincts, department stores, railway and subway installations and the Bronx Botanical Garden. They also testified to having attended classes conducted by the Panthers that included simulated firing and instructions on how to make

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The understoor agrees also textified that they had heard the defendants urge that all members at the party have guns and know how to use them, and that they had advocated killing "pigs," as they called policemen.

guns and know how to use them, and that they had advocated killing "pigs," as they called policemen.

Mr. Gary, one of the five black juries, said: "I den't fault the undercover agents; they were doing their job where society put them, but nobody really saw anybody do the things they talked about."

None of the defendants took the stand, and defense counsel put on only 10 witnesses, in contrast to the 65 for the prosecution.

The defense concentrated its attack, in lengthy summations, on the undercover agents. They denounced them as lying tools of a police department to wipe out the Panther Party and prevent militant blacks from joining together to improve conditions of black people.

people.
Charles T. McKinney, the saily black among the six defense lawyers, had stressed that the prosecution rested heavily on the agents, whom he denounced as "spies" assigned "to find something criminal in the Black Panther party."

"Nothing testified to by the three agents was corroborated by a single disinterested witness, "Mr. McKinney told the jury.

## The Ball Dispute

Mr. Phillips, the prosecutor, had praised the courage of the agents who he said "laid their lives on the line every day" as they gathered evidence of a "conspiracy designed to harass society and the 'power structure.'"

Mrs. Shakur, who is elight

months pregnant, represented herself during the trial. She was remanded to jail, along with Joan Bird, when Mr. Tabor and Mr. Moore fled to Algeria. However, Justice Murtagh paroled her on May 3, saying he was "mindful of the rights of the child."

Mrs. Shakur had been free in bail of \$100,000 before she was remanded in February. Her bail and that of Mr. Tabor, Mr. Moore and Miss Bird had been raised by church, community and other groups sympathetic to the Panthers and indignant about the high bail.

The hail—\$100,000 each for most of the defendants—had been protested in and out of court by the defense lawyers since the inception of the case

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Huey P. Newton, supreme commends and its besinder of the party and the for his ing and denounced their for his ing an east the subsected that they had jeopardized the fate of Bobby C. Seeing So-foundar with the law and the law of t

were Waiter Johnson, also known as Baba O Dinga, 26; John J. Cassan, also known as Ali Bey Hassan, 30; Robert Collies, 34; Cartis Powell, 35; Alex McKiever, also known as Catarra, 21, and Clark Squire, 34.

The first to walk out of the courtroom was Curits Fowell, holding both arms up with clenched fists and smiling. Five others followed, one slamming the courtroom door as he went into the hall.

Five of the defendants were not permitted to leave because other charges are pending against them. They were Mr. Collier, Mr. Casson, Mr. King, Mr. Shakur and Mr. Squire.

