Seale contempt appearex By William Granger, titled to a jury trial. Whether This mistrial ruling might be Will U.S. District Court this applies to consecutive sen- used by the other defendants in tences or just to an individual their appeals in

tempt sentence for Bobby Seale stand up in higher courts

on appeal? by the Supreme Court.

the Chicago Eight

Jury trial an issue

Wednesday to four years in jail of war to get around the senwednesday to loan your of 16 or wax to see after finding Seale guilty of 16 tencing limit." incidents of contempt. He imposed three-month sentences for each incident, the sen- at Deraut Court cases fretences to run consecutively.

On May 20, 1968, the Supreme Court, in a ,7-to-2 decision, ordered a new trial Bloom who had been convicted as Legal experts and observers for Chicago lawyer S. Edward in a bench trial - also without said the total sentence meted

It had been a legal tradition, in the District Court here. before the Supreme Court's Criminal or direct contempt prison. Bloom ruling that cases of con- carries with it a jail sentence tempt committed in the pre- for the purpose of punishment. the contempt or how severe the offender is imprisoned or the resulting sentence.

This meant that in serious peated verbal clashes. cases of contempt, the defendant has the right to a jury by Hoffman were for actions in Judge Edwin A. Robson ruled: trial. All of the contempts cited the courtroom.

Seale got four years in But technically he received 16 three-month senprison. tences. A three-month sentence is not considered unusually severe. But which consideration will govern when the decision is appealed?

No one is sure.

Other views

Judge Julius J. Hoffman's consentence, L. do not know." convicted, observers said-

Legal experts were unsure the necessity for a jury trial by midtrial may not be enough to cent ruling dealing with contempt sentences handed down don't know of a case on the defendants." subject—this will set 19 precedent.

precedent in view of the Su Robers A. Burt, law pro- rulings made in 1948 by then preme Court ruling, sald fessor at University of Harold R. Medina in a New Thomas P. Sullivan a Chicago, Chicago, and the Thomas P. Sullivan a Chicago, Chicago, and the Supreme Court has attorney who represented four years, the Supreme Court has communists. lawyers held in contempt by been tightening up on the situjust sentence someones from lendants and lawyers during Hoffman early in the trial of ations in which as judge can the bench It sounds like what Hoffman has done is Holfman sentenced Seale carve up what is one big ball

Robert Burns, law professor at DePaul University, saidt quently become basis for appeal but it is usually for lawyers, not defendants."

Longest sentence

a jury - of contempt. He was out to Seale was the longest sentenced to two years in ever given for criminal — or

decided by judges without or indirect contempt, as when juries — no matter how serious a court order is disobeyed, and

But the Supreme Court in the Before Seale was sentenced, Bloom case said: "Our de another court turned down a liberations have convinced us suit that sought to bar further ... that serious contempts are . gagging and shackling of Seale so nearly like other serious in the courtroom. Seale had crimes that they are subject to been ordered gagged and the jury trial provisions of the bound by Hoffman after two

In dismission of the suit filed by 25 lawyers from across the nation, U.S. District Court

Now this legal question pops criminal case has an absolute have a right to brazenly make a shambles of the criminal judicial process and attempt to force a mistrial."

Hoffman, besides sentencing Seale for contempt, also declared a mistrial in his case, separating his case from that of the seven other defendants

WIDER WIDT

ion, you cannot get around severance (of Seale's case) at

rulings made in 1949 by then



ght be the nine-month trial led Medina months. His sentences, and the follow your example that there ants in to impose midtrial contempt convictions, were upheld. is power under the Constitution y are sentences. At the end of the trial, Judge and the laws of the United

aid. He also levied contempt sen- Medina said: States to protect the dignity of "The tences at the end of the trial, a. "Let this be notice to you the courts and the orderly adse) at ranging from 30 days to six and all who may be tempted to ministration of justice therein."

Seale cited for contempt, gets 4 years

Continued from Page 26

ugh to

on the

Judge

did in the period of slavery," Seale said.

Hoffman replied that Seale, who was sit-/ then ting, would have to stand to address the court. "You first said I couldn't," Seale-answered.

New "I won't now I'm suing you to see if it's of 11 possible to go anywhere in the courts of America."/

y de- Hoffman then found Seale guilty of the 16 during racts of contempt and imposed a sentence of three months for each act, the sentences to run consecutively.

After Seale demanded an immediate trial, Hoffman set April 23 as the date. Legal observers said they did not believe the new trial date was unusually distant

As the marshals led Seale away, his supporters in the courtroom rose and shouted: "Right on!"





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