'HE NEW YORK TIMES, FRIDAY, JUNE 14, 1974

Calley's Freedom

Calley's Freedom
On Bail Is Ended
By Appeals Court

NEW ORLEANS, June 13
[AP]—A Federal appeals court today ordered an end to former First Lieut. William L. Calley Jr.'s freedom on bail while his conviction for the My Lai slayings is argued in civilian courts.

The United States Court of tence while his lawyers argue before. United States District Court judge who had granted bail for Mr. Calley who had granted bail for Mr. Calley to have his military conviction retried in civilian court.

He spent three years under house arrest after his conviction in 1971 on a charge that 24 hours after a special expedited hearing, the three-judge panel ordered Mr. Calley back into Army custody.

Thus Mr. Calley must considered for Mr. Calley into Army appealed Judge of My Lai.

The United States Court of tence while his lawyers argue

In reversing, the panel said Mr. Calley's only legal grounds for bail were that he show substantial probability of success in his claim of unconstiexceptional which make bail necessary.

arguing that his continued freedom could have "an extra- ordinaryily disruptive effect on the military."

not really apply the two-fold standard in determining whether to grant bail to Calley" the original to

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Librarian Relies on Memory GORNJA TOPONICA, Yugocess in his claim of unconsti-tutional treatment, and that the the village library here is illitacase include extraordinary or ate, but he performs his duty circumstances well, remembering books by their covers. Literate farmers "Our examination convinces say that their librarian always us that the District Court did recommends a good book.