## Deadlocked Jury Is Ordered to Continue

By WALTER RUGABER Special to The New York Tim

MERIDIAN, Miss., Oct. 19 A deadlocked Federal Court jury was ordered today to con-Court tinue its deliberattions in the trial of 18 men charged with a conspiracy in 1964 to "elim-inate" three young civil rights

The all-white panel filed into the second-floor courtroom at the second-floor courtroom at 318 P.M. to report the impasse to the United States District Court Judge, W. Harold Cox. The jurors, who got the case yesterday afternoon, had deliberated 9 hours 40 minutes.

Judge Cox ordered the five men and seven women back to the jury room after urging each of them to "carefully re-examine and reconsider" their posi-tions. He invited them to "take all the time you feel is neces sary.

## New Instructions Read

Judge Cox read the panel new instructions drawn from the so-called "Allen Charge," a set of directions used in the case of Allen v. the United States and upheld by the Supreme Court in 1898.

Lawyers also referred to the instructions as the "dynamite charge" because it is designed to help jog the jurors into a unanimous verdict. Its language is direct and legally somewhat controversial.

The defendants include Cecil
R. Price, the chief deputy sheriff of Neshoba County, and
Sam H. Bowers Jr. of Laurel,
identified repeatedly during the
trial as the Imperial Wizard of
the White Knights of the Ku
Klux Klan.

The 18 are accused of participating in a Klan plot to
deny the three slain youths
their constitutional rights. A
conviction carries a maximum

terer.

The three disappeared in Neshoba County, northwest of
Meridian, on June 21, 1964.
Their bodies were found six
weeks later beneath the earthen
dam of a small farm pond in
the county.

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"This is an important case,"
Judge Cox told the panel. "The
trial has been expensive to the
defense."

The case "must be disposed"



Associated Press Wirephoto

Edgar Ray Killen, left, and Deputy Sheriff Cecil R. Price in Meridian, Miss., yesterday

penalty of 10 and a \$5,000 fine.

were Michael penalty of 10 years in prison of," he said, and another trial his "honest convictions,"

controversial.

The jurors deliberated for several more hours without reaching a verdict. Then just before 9 P.M., Federal marshals cleared the courthouse to escort them to a nearby hotel for the Congress of Racial Equality; Andrew Goodman, 20, of the night. They were scheduled to resume deliberation at A.M. tomorrow.

The defendants include Cecil

penalty of 10 years in prison and a \$5,000 fine.

Moreover, the judge continued, a second jury will be drawn from the same area as the first and there is "no reaction the first and there is "no reaction the night. They were scheduled to resume deliberation at 9.21, of Meridian, a Negro plasticer.

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YORK TIMES, FRIDAY, OCTOBER 20, 1967

## Deliberations in Mississippi Slayings of

fendants if it was unable to reasonable doubt."

verdict on some of the 18 de- a defendant's guilt "beyond evidence to convict.

fendants if it was unable to agree on all of them.

Judge Gets 5 Notes

After the jury filed out, Judge Cox said that the five communications were more than he had received from any Judge Cox said he had received jury in the past. Agreement in suggesting changes in position the judge had implied that the jury's "minority should current case is "full of emotions."

Noves for Mistrial

The defense objected to the judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that in suggesting changes in position the judge had implied that the jury's "minority should follow the majority."

Also, the defense complained, the express of the trial should the pudge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the pudge suse of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial. The attorney said that the five judge's use of the "Allen Charge" and moved for a mistrial that the five judge's use of the "Allen Charge" and moved for a mistrial that the five judge's use of the "Allen Charge" and moved for a mistrial that the five judge's use of the "Allen Charge" and moved for a mistrial that the five judge's use of the "Allen Charge" and moved for a mistrial that the five

another had sought further legal instructions on the meaning of "reasonable doubt."

The judge had turned down both requests and said he thought it would be improper to repeat his earlier charge on just one point. To convict, the motions."

Also, the defense complained, the expense of the trial should not be a factor for the jury to consider. The lawyers also argued that the judge was improper in permitting a partial motion of one defendant, Travis M. Barnette, on the

that it could bring in a partial jury is required to believe in ground that it had insufficient

The defense objected to the

## 3 Rights Worker

verdict in the case.

As the jury deliberated, most of the defendants stood or sat on benches in the hallway outside the courtroom. Mr. Price thumbed through a copy of Gun Sport magazine.

Sheriff Lawrence A. Rainey, another defendant, told friends: "Even if they [the jurors] turn me loose, they'll have done the thing they [the Government] set out to do—break me and put me in debt for the rest of my life."

The sheriff will leave ofice in January.