# Judge Says F.B.I. Withheld Data on Indians

lage and the subsequent trial of the two leaders.

The judge said that, after discussing the matter with lawyers for the Government and for the defendants in the case, he now wished to withdraw his earlier assertions that he had been deceived by the Department of Justice presented.

"I think I have unjustly accused them of misleading me," he said, "when it was the F.B.I. that didn't let them know" about Mr. Durham's dual role during the trial.

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the that the F.S. Withheld stuff from the Government, and that I've been blaming the prosecution for matters they were innocent of."

By JOHN M. CREWDSON
Special to The New York Times
WASHINGTON, April 4—
Federal Judge Fred J. Nichol, who presided last year over the trial of two militant Indian leaders involved in the take-over of Wounded Knee, S.D., has accused the Federal Bureau of Investigation of withholding information from Federal prosecutors on the bureau's use of informers during the take-over. He said in a recent telephone

The trial ended last September when the judge dismissed dismissed and his wife, also an F.B.I. informers in a precant interview that he ber and his wife, also an F.B.I. In the interview dismissed that his distribution of the files. If it comes to you, we'll pass over it."

Mr. Schafer said that he had been provided similar assurantive from the A.I.M. legal defense fund and reported regularly to the bureau on the activities of A.I.M. sympathizers there.

Affidavit of Prejudice

Judge Nichol's order was later amended, however, to allow Mr. Hurd, David Gienapp, another Assistant United States Attorney, and Earl Kaplan, a levision he made after the Goving the E.B.I.'s informer files the files.

In the interview your dismissed that his criticism of Mr.

wished to withdraw his earlier assertions that he had been deceived by the Department of Justice prosecutors during the trial.

"I don't have any prejudice against the Government or the F.B.I." he said. "But I do think it true that the F.B.I. withheld stuff from the Government, and I accused him directly of refusing to come clean with me. He denied that he had any knowledge that this fellow was an informer."

Kenneth Tilsen, an A.I.M. lawyer, said in a telephone it true that the F.B.I. withheld stuff from the Government, and the only individual besides Mr.

the only individual besides Mr. Means, Mr. Banks and their attorneys who attended the defense's secret strategy sessions during the trial.

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Mr. Tilsen said that Joseph Trimbach, a regional director of the F.B.I. based in Knneapout of the Wounded Knee in cident, the judge asserted that tended any strategy meetings at which Mr. Means or Mr. Assistant United States Atotorney who directed the prosecution.

The judge's criticism followed an account, in that day's New York times, in which Douglass Durham, who had served as security chief for the defense during the wounded Knee trial, disclosed that he acted as an F.B.I. informer.

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During the trial, Judge Nichol issued an order that the Justice Department disclose to him any "arguably relevant" evidence that its informers had invaded or had had "contact with" the legal

He said in a recent telephone said that his criticism of Mr. interview from his office in Hurd and the other Governsciusions were reached following published accounts of the roles of two admitted F.B.I informers during the take-over of the villegation. He to interview, Judge Nichol Wolfden Knee prosecutions, a decision he made after the Goving that his criticism of Mr. decision he made after the Goving and decision he made after the Goving deci

At one point, after it was established that two F.B.I.' agents had given false testimony, the judge said from the bench that it was "hard for me to believe that the F.B.I., which I have revered for so long has I have revered for so long, has stooped so low."

The Justice Department has conducted an investigation of the Wounded Knee prosectuion, for whichi t gave Mr. Hurd an award for "superior performance," but the completed study has not been made while the complete study has not been study as the complete study has not been study as the complete study has not been study as the complete study has not been supplied by the complete study has not been study as the complete study has not been supplied by the complete study has no

Judge Nichol's order was later amended, however, to allow Mr. Hurd, David Gienapp, another Assistant United States Attorney, and Earl Kaplan, a lawyer from Justice Department headquarters, to examine the F.B.I.'s informer files themselves. selves.

To aid them in their inquiry,

lawyers, was placed under seal by Judge Nichol, but several sources who have seen it said that it contained the names of both Mr. Durham and Mr. Schafer.

Mr. Tilsen submitted an affi davit of the trial in which he asserted that an unnamed man, whom he later identified as Mr. Schafer, had "attempted to frequent" the legal defense office in Rapid City between March and May of 1973. He said that he finally "evicted"

to examine the bureau's infor-familiar with the case that the mer reports for such evidence, caused him concern that his double role might be disclosed Mr. Hurd'e affidavit mentioned But he said that the F.B.I. none of the prosecutors had agents to whom he reported told him, "Hurd doesn't actually see the stuff; one of our interpretation."