ns Reversal on Book

By John P. MacKenzie Washington Post Staff Writer

The Central Intelligence the right—at least emporarily -to suppress classified information in a book about the CIA's covert activities.

Reversing a lower court, the Fourth U.S. Circuit Court of Appeals ruled that former intelligence officers Victor L.

Marchetti and John D. Marks can Civil Liberties Union lawfailed to prove that 168 dele- yer who represents the autions from their book, "The thors, said he will seek Su-Agency yesterday won back CIA the Cult of Intelligence," were improperly excised.

> on the government last April peared equally certain. in a decision by U.S. District Court Judge Albert V. Bryan Jr. in Alexandria.

Bryan, who heard closedcourtroom testimony from former CIA Director William E. Colby and his four top deputies, disapproved all but 15 of the agnecy's deletions. He said the government had shown only that the disputed pas-sages were "classifiable" and not that they had been properly classified.

But the court of appeals said the National Security Council and an interagency committee established by presidential order, "far more than any judge, have the background for making classification and dealers of the council or and dealers or and dealers of the council or and dealers or and dealers of the council or and dealers tion and declassification decisions."

For this reason, the court held that the burden of proof established by Judge Bryan "was far too stringent." I ordered the case retried under new ground rules. Melvin L. Wulf, the Ameri-

preme Court review. A petition by the book's publisher, The burden had been placed Alfred A. Knopf, Inc., ap-