Panther Is Released Because of Wiretan

MAY 5 1971 By EARL CALDWELL Special to The New York Times

SAN FRANCISCO, May 4-Federal judge abruptly dismissed today an indictment against David Hiliard, a Black Panther leader, who had been charged with threatening the life of President Nixon.

The indictment was dismissed by District Court Judge William P. Gray after the Government had refused to disclose the contents of wiretaps that involved Mr. Hilliard, who is the third-ranking officer in the Black Panther party.

United States Attorney James Browning said that he was not authorized to make the tapes available to Mr. Hilliard's law-Continued on Page 62, Column 3

A Panther Aide Freed in Nixon Case

miss the action.

The Government

submitted

liard released.

The Government had argued that the information obtained in the wiretap recordings was irrelevant to the case but Judge Gray said that was not the

He said that the Fourth Amendment prohibited "unrea-sonable" search and seizure, and that in this case "the Gov-to seek a magistrate's sanction." The Government had previ-ously stated that the wiretans

ously stated that the wiretaps had been "expressly ordered" rally in Golden Gate Park, he was quoted as saying, "We [the Panthers] will kill Richard Nixon; we will kill any who stands in the way of our by the President. The Govern-ment's position is that the make such decisions in cases where national security is infreedom." volved

His attorneys argued that the speech did not constitute a threat but represented only the rhetoric of the Ghetto, Mr. Hill-But in his ruling today, Judge Gray said "in this case, there is no national security exemp-tion." He said that the Governiard's intent thus became the crucial issue. ment could have sought author ization of a magistrate, and that in failing to do so, it vio-lated the defendant's rights unother speeches that the Panther leader had made to support its

der the Fourth Amendment. contention that the words alone der the Fourth Amendment. The violation, the court said, entitled the defendant to see vits filed by Attorney General the results of the surveillance. John N. Mitchell, the Govern-The Government had agreed to ment said that some of Mr. turn the tapes over to the court to permit it to determine if the case. But the court refused. Judge Gray said that the vol-Benjamin Dreyfus. coursel

Judge Gray said that the vol-ume of recordings was substan-for Mr. Hilliard, argued success counsel tial, and that it should not be fully that the defense was still the burden of the court to de- entitled to examine the tapes.

Continued From Page 1, Col. 5 yers as the court had ordered. After Mr. Browning made it clear that the Government would not comply with the order of the court, Judge Gray promptly ordered the indict-liard released. Cide what was relevant. He so said that the court did not have the expertise to determine what was relevant and thus ordered that "all portions [of the tapes] in which Hilliard's ovice appears or which were over to the defense. Cide what was relevant. He so said that the court did not down his decision, "This is an-other case where the executive ordered that "all portions [of the individual are on an-other." He said that what must be decided was whether the At-liard released.

taken in his home" be turned over to the defense. "The Government of course torney General had inherent has the option of dismissing the action," he said. Mr. Browning, titing his lack of authorization, then chose to let the court dis-miss the action. "In actional security cases and whether he could determine unilaterally what national secu-rity was

rity was. Mr. Dreyfus said that he attached great importance to the ruling. He said that it showed that the Attorney General lacked the power to order wiretaps. "It shows that he has wiretaps. "It shows that he has been acting in excess of his constitutional powers," he said. Mr. Browning said that he believed the Government would

appeal the decision. Mr. Hilliard, obviously pleased with the decision, called it "a good victory." He still faces charges in Oakland that stem from a shootout with the police in 1968.