## Prosecutor Asks New Rap Brown Trial Judge

By Peter A. Jay Washington Post Staff Writer

Brown, furious at what he called "highly prejudicial" remarks by Judge Harry E. Dyer Jr., asked the judge yesterday to disqualify himself from presiding at the trial.

Dyer," said Dorchester County next week asking that Dyer be Yates II in a telephone inter- ready to fight it to the last riod. view. He cited Dyer's com-possible appeal, which could ment to reporters Monday mean an indefinite delay in that "Mr. Brown can win this the trial. trial" as the major reason for his distress.

quest, and over the objections of Brown's attorneys.

Judge Dyer could not be reached for comment yester-

Yates, interviewed by telephone, said he was also upset by Dyer's action Monday in granting a one-week postponement of Brown's trial. The young black militant faces three-year-old charges of incitement to riot, incitement to arson and arson in Cambridge, judge prefaced his remark by after disorders following a saying he could not under heard a judge comment on the speech he made there in July, stand why the defense was re- outcome of a case before the 1967. His attorneys had sought luctant to go ahead with case is tried on its merits," he an indefinite adjournment of Brown's case, Brown himself said. He said Dyer's remarks

of assistant Maryland attorney have no idea where he is. The chief prosecutor in the general John J. Garrity, said if over to Close voluntarily he will seek to compel him to do SO.

"I don't feel the state can pared to file a motion in the get a fair trail before Judge Harford County circuit court Attorney William disqualified. He said he is

William M. Brown's chief counsel, has ments that she has no idea Yates said he wrote Dyer been asking for just such a where Brown is. yesterday asking him to step delay on the grounds that down in favor of Judge Albert Brown cannot get a fair trial court and to reporters, that he P. Close, his junior colleague in Bel Air—the seat of Har-in Harford County. The trial ford County—so soon after an pressed fear that the defendwas moved to Harford County automobile explosion there ant could not receive a fair from Cambridge at Yates' re- last week took the lives of two trial in. Bel Air. He himself of the defendant's associates, Kunstler could not be reached County, the judge said, and for comment.

this trial" to television and Garrity said yesterday that radio reporters Monday after he thought the judge's action making the same remark on was "appropriate." He made separate occasions to report- no comment on Dyer's reers for The Philadelphia Bul-marks in the press, but gave letin and The Washington no indication he thought the

In speaking to The Post, the Yates' position, however,

prosecuting the case with aid and his attorneys say they

The consensus case of Maryland vs. H. Rap Dyer does not turn the case Brown's New York friends, as expressed by one associate yesterday, is that "he's on a boat," Brown's friends now "The state's going to start fighting all the way," said feel that the former SNCC leader could not have remained underground or under some kind of house arrest in this country for so long a pe-

> Thoese who are close to Brown's wife, the former Lynne Doswell, believe she Kunstler, has been sincere in her state-

Judge Dyer said, both in pressed fear that the defendsaw no "tension" in Harford granted a one-week adjourn-Judge Dyer made his comment only out of respect for ment that "Mr. Brown can win "the feelings of the defense."

judge should be relieved.

has made no public appear-"could have a tendency to The state's attorney, who is ance in at least two weeks, make the jury lean toward the court's thinking."