

By Bob Burchette-The Washington Post

William Kuntsler, defense attorney for H. Rap Brown, is surrounded by newsmen in parking lot near the Howard County Courthouse in Ellicott City, where Brown faces trial for arson and inciting to riot in Cambridge, Md.

pen, Brown Absent

By Peter A. Jay Washington Post Staff Writer

ELLICOTT CITY, Md., April 20—Attorneys for H. Rap Brown said today that they would not bring their client into court for his muchdelayed arson-riot trial even if jury selection begins. they knew where he was.

safe for him to appear.

nating Committee (SNCC), has he said would automatically and did not come to court level. today for the scheduled open- Kunstler and his associates ing. ing of his trial-already post- in the case also launched a

poned seven times and twice new assault on the legality of fense contention that Brown moved to a new jurisdiction.

But his presence was not required, for legal pretrial argu- grand jury on charges of inments consumed the entire citement to riot, incitement to day. Brown free on \$10,000 arson and arson. bond, is not due in court until

William M. Kunstler, chief black militant, said he is prethe Student National Coordi- trial to federal court-a move been missing for six weeks halt proceedings at the state

Brown's indictment in August 1967, by a Dorchester county

The defense argument was sustained, at least temporarily, by a preliminary ruling by They said it would not be counsel for the 26-year-old Howard County Circuit Court Judge James Macgill who said Brown, national chairman of pared to seek transfer of the the prosecution would have to produce evidence to show the validity of the indictment. Macgill then recessed the proceedings until Tuesday morn-

If Macgill upholds the de-

was improperly indicted, there could be no further prosecution unless the matter were presented to another grand jury and another indictment returned.

The charges against Brown grew out of a speech he made in Cambridge, Md., on the night of July 24, 1967. Following the speech, fires and disorder broke out in the Negro section of the Eastern Shore city, causing about \$300,000 worth of damage.

See BROWN, B7, Col. 1

BROWN, From B1

Over strong defense objections, Brown's trial was first moved from Cambridge in Dorchester County to Bel Air in Harford County. It was postponed after two of Brown's friends died in an automobile explosion near Bel Air last month, and later moved here to Howard County when Dorchester County prosecutor William B. Yates II declared that off-the-bench remarks by the presiding judge had prejudiced the state's

Kunstler had maintained that tensions surrounding the case are so great it would be unsafe for Brown to appear and stand trial.

"Even if we knew where he was, we wouldn't ask him to come here," the 50-year-old at-torney said. He added that "we have a visceral feeling that he's alive." Some black activists have said they believe Brown is dead.

Kunstler and his associate. E. Carl Broege, challenged Brown's indictment because they said it was not specific and did not say whom the defendants allegedly incited to riot and to arson.

This made the indictment defective, they argued, and they asked that it be dismissed by Macgill.

Macgill was impressed enough by this argument to rule that the prosecution must show cause why the indictment should not be dismissed. Legal arguments on this point lasted most of today, and are expected to continue on Tuesday.

However, Kunstler said, if all motions before Macgill should be denied, he is prepared to take another tack to delay the proceedings further.

1870 Law Cited

He said he would file a petition with the Federal District Court in Baltimore contending that "to force (Brown) here would deprive him of rights available to white citizens." He cited an 1870 law that provided that all legal protections available to white citizens should also be available to

He said for Brown to appear for trial would place him "in danger and personal jeopardy which white citizens would not have" to contend with.

Whether the petition to the federal court would stop the proceedings here, as Kunstler said it would, was unclear. Yates said he did not believe the petition could halt the trial.

Air of Indifference

The courtroom proceedings did not draw a capacity audience today, unlike the inter-rupted trial last month in Bel Air. Howard County State's Attorney Richard Kinlein cited what he called "an air of indifference" in Ellicott City. He said that contradicted the defense's suggestion that Howard County is too tense to allow a fair and orderly trial.

Yates, who was on civil terms with Kunstler at earlier meetings, appeared to be in a snappish frame of mind today. At one point, while Kunstler was speaking to the judge, Yates jumped up to exclaim, "He's making a speech, like he does before college people."

chief Cambridge police Brice Kinnamon was called to the witness stand for an hour this afternoon to give evidence for the state in opposition to the defense challenge to the indictment.

Kinnamon, though he had testified otherwise before a Senate subcommittee in August, 1967, said he did not know the names of any persons whom Brown allegedly incited to riot.

Trial Produces Few Ripples

By Stephen Neary Washington Post Staff Writer

20-Except for a horde of County capital. "It's brought a ite courthouse, a wooden barnewsmen and large force of lot of business here." seemed to care much about H. Rap Brown or his trial.

"I think it's been pretty

waitress in a Main Street res- Bel Air. ELLICOTT CITY, April taurant here in the Howard

policemen busy enforcing if the media would leave it the two explosions that took strict security measures here alone, it would proceed in its the life of two of Brown's tions, said that the about 140 today, nobody else really normal, lawful fashion," said friends and blew out part of state policemen in the Ellicott Imports, another Main Street house in Cambridge. Someone shop.

> around here," one workman men setting it up: "This side was overheard saying to another.

On Courthouse Hill some Brown's trial, which was videotape camera kept them their own cas, set up a press

Inside the 137-year-old gran-"It sure isn't very exciting a facetious direction to workstanding."

As the newsmen gathered in 110 newsmen had registered the rear parking lot to await with the Howard County and the arrival of Brown's attor-courthouse employees to be Maryland state police to cover neys, a Maryland state police bused in raner than drive

igood," commented a young moved here last month from under, its watchful eye as a red, white and blue helicopter circled low overhead.

Saying that he was prepared ricade blocking access to the for almost anything, Lt. Col. "Well actually, I think that basement bore a reminder of Thomas S. Smith, chief of W. H. Anderson of Antique the Dorchester County Court- City area had been placed on 12-hour shifts for the diration had scribbled on the barricade of the court proceedings. In addition to the Howard County police fore's 51 men, faces inside of building if still Smith said othe troopers could be called in f needed.

> Preparing for the trial over the past month police ordered

Ellicott City

'room in the Animal Control|house's front yard, and the office just next to the court- many police officers, very few house, had additional telephone booths installed nearby and had at least two portable toilets, labeled "Old Faithful," set up.

In addition, Richard M. Tuohy of Jessup said police had asked him to drive his 1955 truck, called "Dick's Diner," to the courthouse to sell hot coffee, cigarettes and Polish sausage sandiwches.

The only problem was that except for the newsmen, some of whom by late afternoon were playing quick games of cards next to the Confederate Army memorial in the courtneople came.

Only half-filled during the morning session, the 152-seat courtroom filled to near its capacity during the afternoon but still no long lines of spectators formed as had happened in Bel Air.