# Charge st Brown

An arson charge filed against H. Rap Brown after the Cambridge, Md., riot of 1967 was "fabricated" by Dorchester County State's Attorney William B. Yates to insure that the FBI would be called into the case if Brown fled, another Maryland prosecutor said yesterday.

Brown, the black militant and former chairman of the

Student National Coordinating Committee, disappeared last March, two days before he was scheduled to appear for trial on charges arising from the 1967 Cambridge disturbances. He has not been seen publicly since then.

Richard J. Kinlein, the Howard County state's attorney, an elected official, said that Yates had admitted to him that he maintained an arson charge in order to have the felony case necessary for federal involvement, in the event that Brown did not appear for trial.

The other charges against Brown were misdemeanors, which would not have brought federal officers into the search

for him.

Kinlein, who assisted in the prosecution, said yesetrday that Yate's action was "shocking ... In my judgment, there was no evidence (on which) to charge arson."

Repeated attempts to reach Yates for comment yesterday were unsuccessful. Messages left for him at places where he was reported to be brought no response.

Yates was quoted in yesterday's edition of The montgomery County Sehtinel as saying that he "held the felony count to get him (Brown) on the FBI's 10 most wanted list."

The charges against Brown stem from a speech he made in Cambridge, Md., in July, 1967. Following that speech, fires and disturbances erupted in Cambridge, and National [ Guardsmen were called to re-

# Against Rap

# BROWN, From A1

for unlawful flight to avoid rant charging unlawful flight an assistant prosecutor to have the evidence to prosecute prosecution may only be ob to avoid prosecution if Brown Wates for the Brown trial, said on the arson charges," Garrity tained in a felony case.

Brown was scheduled to and yesterday. pear for trial in Bel Air, Md., "It seemed to me to be last March. The night before shocking," Kinlein continued. the trial was to open a bomb. "In effect, what you're doing George's County Commis-explosion in Bel Air killed two is fabricating a charge in sioner, said that he and Kinof Brown's friends. He never order to get the FEI involved lein made "certain recommen-\$10,000 bond was revoked.

### Most-Wanted List

most-wanted fugitives. He has not been seen since.

Kinlein became involved in the case when the trial was moved again, to Ellicott City, the Howard County seat, after the Bel Air incident. He said yesterday that he had seen the state's evidence and had argued some of the preliminary motions in the case. Under Maryland law, the presence of the distendant is not required during prefrial legal manauvering and the argument of preliminary motions.

## Dischard at Lunch

He said that Yatas' disclosure was made as they lunched together in Ellicott City in late April during one of these court ressions.

"I asked him what his evidence was. I was aware of the factual elimination. In my judgment, they was no evidence (on which) to charge arson," Kinlein said.

"He (Yates) told me he had included that count to have a

"It seemed to me to be on our analyses of the case."

g. John J. Garrity, a former could still be tried."

felony charge, so that he could Maryland assistant attorney! "I will say that I never re-A federal fugitive warrant obtain a federal fugitive war- general who was selected as call Mr. Yates saying he didn't did not appear," Kinlein said westerday that he and Kinlein said. wers in complete agreement

Garrity, now a Prince eorge's County Commisappeared, and on May 4, his . . . I'm very state-oriented dations" to Yates on how to \$10,000 bond was revoked.

But I can't accept that." prosecute the case, but that Asked whether Yates could Yates had not followed all of 'Never Heard Suggestion' have been responding to re- their suggestions. He would Two days later, he was quests from law enforcement not say whether these recomplaced on the FBI's list of officials that he charge Brown mendations included one to the case that any of the with arson, Kinlein replied, drop the arson charges "since charges may have been fabri-"I just got the impression it these are matters of evidence cated," Sweeney said. was his own personal crusade." and it's possible that this case. An FBI spokesman

Robert F. Sweeney, the state's deputy attorney gen eral, said his office had be come involved in the case "long after the indictment" was returned, upon Yates' re quest.

"No, I never heard any suggestion after we got into

An FBI spokesman said yes-Iterday that Brown had been

# Brown Called

placed on its "10 MOST • Wan | agents would not enter the Fugitives" list because of the pursuit. arson charge and subsequent federal warrant alleging flight to avoid prosecution.

The spokesman said that the riot charges were not serious state to get a federal warrant. Without the arson charge, he said, Brown would not have Speculate on Whereabouts placed on its 10 most wanted . Some members of the black

"Common law misdemeanpear and the defendant is lia- when the bomb went off last

The spokesman said that the FBI still is not saying whether it knows Brown's current whereabout. Speculation has enough crimes to enable the placed Brown variously in Algeria, Cuba, somewhere in Africa or still in the U.S.

community also speculated that Brown himself died in the ors would not involve the auto bomb blast in Bel Air. FBI," he said. In misdemeanor Former SNCC official Ralph cases, a warrant is issued Featherstone and William when a defendant fails to ap- (Che) Payne died in their car ble to extradition from an-March in Bel Air, Md., two other state. However, federal days before Brown's scheduled