Minn. Ballot Upheld for

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ST. PAUL, Minn., Oct. 2-A three-judge Federal court today ordered the Minnesota Secretary of State to ac-cept the nomination petition of the Communist Party's presidential ticket and to put their names on the Nov. 5 ballot unless he can find techni-cal reasons to the contrary.

Joseph L. Donovan, the Secretary of State, had previously raised no technical objections but, on advice of State Attorney General Douglas Head, had rejected the petitions on the ground that the 1954 Federal Communist Control Act prohibited the Communist Party from being on any ballot.

Today's unantimous court order avoided passing on the constitutionality of the Federal law which said the Party eral law which said the Party was "outlawed" and its "rights, privileges and immunities" were "terminated." But two of the judges, Circuit Judge Harry A. Blackmun and District Judge Edward J. Devitt said the "interdiction is broad and general in its terms, and jabs at the very core of our traditional constitutional freedoms."

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Aftorney General Ramsey
Clark to intervene, Through
the U.S. Attorney, Pat Foley,
Clark had avoided taking a position on the merits, arguing that the law applied to the Party but not to its members and that under a quirk in the Minnesota election law the presidential candidates could be put on the ballot.