CANDIDATES GET U.S. PROTECTION

Johnson Assigns Agents to Presidential Aspirants

By FELIX BELAIR Jr. Special to The New York Times

WASHINGTON, June 5-President Johnson placed all announced major Presidential candidates and their immediate families under the full-time protection of Federal law

The President acted in the predawn hours after learning of the shooting of Senator Robert F. Kennedy in Los Angeles. He telephoned the order to Lames I Rowley chief of the James J. Rowley, chief of the

James J. Rowley, chief of the Secret Service.

Mr. Johnson's action set in motion the Federal Government's security and protection machinery. This includes the Federal Bureau of Investigation, the Internal Revenue and Customs Service, with which the Secret Service maintains cooperative arrangements, as well erative arrangements, as well as the state and municipal

The White House announced at 1 P.M. that six announced candidates had been assigned special Secret Service details. Ahe seventh announced candi-

Ahe seventh announced candidate, Vice President Humphrey, was already protected by virtue of his office.

Those gaining protection were Gov. Rockefeller of New York, former Vice President Richard M. Nixon, former Gov. Harold S. Stassen of Minnesota, Republican; Senator Eugene J. McCarthy of Minnesota

and Senator Kennedy, Demo-crats, and former Gov. George C. Wallace of Alabama, an independent.

Gov. Ronald Heagan of Cali-

dependent.

Gov. Ronald Heagan of California, a Republican, apparently was not qualified for the Secret Service protection as a "favorite son" candidate.

The White House press secretary, George Christian, said his understanding was that the new security arrangements applied only to "announced Presidential candidates," and Mr. Reagan has not announced.

While there appeared to be no intention of inflicting protection on candidates unwilling to have it, all of the avowed candidates had accepted it at the time of the White House announcement, at least for the immediate future.

The possibility that some candidates might later find that the security screen cramped their campaigning styles and might dispense with it is anticipated in the new authorizing legislation that was approved by the Senate Appropriations group soon after the White House announcement.

Figures on the number of agents assigned to each of the candidates was a closely held secret. But observers suggested that an eight-man detail working in eight-hour shifts would not be excessive.

Whatever the number, it is known to be part of the plan

Whatever the number, it is known to be part of the plan that each detail should include agents experienced in presiden-

agents experienced in presidential protection.

Minutes after the Presidential order, Secret Service agents quietly took up positions in hotel corridors and, with the local uniformed and plainclothes police, cordoned off areas where candidates were quarted.

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Other details were rushed from Secret Service field offices to state capitals or outlying areas, wherever candidates were housed for the

dates were housed for the night.

Only after ordering these emergency precautions did the President consider the steps necessary to make his action legal. The Secret Service has no legal authority to protect are persons except the President and Vice President and their families, or former Presidents, their widows and families on request. lies on request.

The Senate Democratic leader,

Mike Mansfield of Montana, met with the President at 7 A.M. They were joined by the

Senate Republican leader, Everett McKinley Dirksen of Illinois; Senator A. S. Mike Monroney, Democrat of Oklahoma, and Representative Tom Steed, Democrat of Oklahoma.

The Oklahomans were there as chairmen of the Senate and House Appropriations subcommittees that handle funds for the Secret Service and other Treasury agencies.

A few hours after the White