NIXON SIGNS VOTE-AT-18 BILL BUT ASKS FOR COURT TEST; VETOES HOSPITAL GRANTS

'65 ACT EXTENDED

11 Million More Would Be Allowed to Ballot in All Elections SUN 23 1970

Text of Nixon's statement is printed on Page 31.

By JACK ROSENTHAL Special to The New York Times

WASHINGTON, June 22-President Nixon resolved a political dilemma today by signing into law a historic measure lowering the voting age from 21 to 18-and then immediately

calling for a court challenge to decide if it is constitutional.

The measure was a rider on a bill that extends for five more years the protection of the Voting Rights Act of 1965 against racial discrimination. Since its passage, nearly a million Negro residents of Southern states have registered to vote.

The measure lowering the voting age, if it survives a challenge, would make 11 million more young people eligible to vote in the next Presidential election. It goes into effect on Jan. 1 and applies to all elections, Federal, state, and local,

President Nixon emphasized, in a statement, that the voting rights extension was of such great importance that he was giving his approval to the entire measure, despite his serious constitutional doubts about the 18-year-old vote provisions.

Wilkins Hails Signing

Nixon's action promptly hailed by Roy Wilkins, executive director of the National Association for the Advancement of Colored People. Mr. Wilkins said the association noted "wtih satisfaction that President Nixon regards the safeguarding of the Negro's right to vote as a prime consideration in his signing of the measure."

Clarence Mitchell, director of the N.A.A.C.P.'s Washington bureau, said the signing was "an act of statesmanship undergirded by faith in the rule of just law.

Mr. Nixon took pains in his statement to reiterate his support of the 18-year-old vote and his belief that it was the method of achieving it, not the result, that he questioned.

The Constitution leaves the establishment of voting qualifications to the states. Mr. Nixon said he believed, "along with most of the nation's leading constitutional scholars," that lowering the voting age thus a required constitutional amendment, not simply an act

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upheld by the courts.

Mr. Nixon made it clear that

Mr. Nixon made it clear that he felt such approval was unlikely, referring to "the likelihood that the 18-year-old vote provision of this law will not survive its court test."

As if to underscore his feelings about this provision, Mr. Nixon signed the bill in his hideaway office this afternoon

Nixon signed the bill in his hideaway office this afternoon with only an aide for an audience and with his own silver fountain pen, forswearing the ceremonial signing and distribution of souvenir pens often associated with historic bill signings.

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Mr. Mitchell has not yet de-cided what form the court challenge to the new law would take, but some unusual types of action are being dis-

"After all, it's a rare situa-tion," a Justice Department tion," a Justice Department spokesman said.

An important consideration An important consideration, the spokesman said, is which kind of action would produce the most rapid final determin-ation by the courts.

One strong possibility is an

Continued From Page I, Col. 8 original action—a case initiated in the Supreme Court — thus dent urged Congress to act saving the time required for promptly on establishing the consideration by lower courts. In such an original action, a lay between the constitutional argument and the feelings of argument and Negroes neither of ing the new law.

of Congress.

The dilemma for the President, White House sources said, lay between the constitutional argument and the feelings of youth and Negroes, neither of whom are likely to be attentive to constitutional subtleties.

His answer to the dilemma, in the view of a White House aide, was for the executive branch to seek the aid of the judicial branch in correcting what it regarded as a mistake of the legislative branch.

Mr. Nixon directed Attorney General John N. Mitchell "to cooperate in expediting a swift court test of the constitutionality of the 18-year-old provision."

Speed is essential, he said, because the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be cause the results of any election under the new law could be caused the results of any election under the new law could be caused the results of any election under the new law could be caused the results of any election under the new law could be caused the results of any election under the new law could be caused the results of any election of defending, legal doubt under the new law could be into position of defending, legal doubt under the new law is not generally expected to result in many of the 11 million potential new voters actually voting.

At Least 36 Countries and the library of Congress said today that at least 35 count

at least 35 countries, 13 of them Communist already allowed voting at age 18.

He added, however, that some countries put stipulations on the voting, such as the Union of South Africa, which allows only whites to vote. The spokesman said the list was not complete.

The list did not include colonies, territories, and African nations that do not officially list their voting age.

age. The The non - Communist countries listed were Argentina, Barbados, Brazil, Bolivia, Burma, Ceylon, gentina, Barbados, Brazil, Bolivia, Burma, Ceylon, Costa Rica, the Dominican Republic, Ecuador, El Salvador, Britain, Guatemala, Honduras, Mexico, Nicaragua, Paraguay, Peru, Uruguay, Somalia, the Union of South Africa, Venezuela and West Germany.

The Communist countries

West Germany.

The Communist countries were Albania, Bulgaria, China, Czechoslovakia, East Germany, Hungary, Mongolia, North Korea, North Vietnam, Poland, Rumania, the Soviet Union and Yugoslavia

Controversy over the constitutional issue has obscured several other important—and uncontroversial—provisions of the new law. One is the elimination of long residency requirements for voting in Presidential elections. elections.

Such requirements, some-times of a year or more, have excluded large numbers in the past. The new law establishes a 30-day residency requirement.

Another new provision ex-tends the present prohibition against the use of literacy tests as a condition to voting registration to all states until 1975.

A further amendment to the A further amendment to the Voting Rights Act changes a basic definition. Originally, the act was applicable to any county in which 50 per cent of the eligible residents were not registered or did not vote in 1964.

The year has now been changed to 1968, leaving Southern states covered, but also extending its potential applicability to Manhattan Brooklyn and seven counties in four and seven co Western states.