## 4 Nixon Appointees on High Court Form Bloc That

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WASHINGTON, June 30 -The four Justices whom President Nixon named to the Supreme Court have solidified into a bloc that is increasing in both unity and capacity to produce a working majority for their views of the law and

During the second term in which all four men sat for the full nine months. the the full nine months, the Nixon Justices voted together on 75 per cent of the cases the hight court decided. This was an increase from the 1972-73 term, when they voted as a bloc 70 per cent of the time. On all but one of the 103 occasions when they cast their votes together, the Nixon Justices formed the nucleus of a majority. The sole exception



William O. Douglas Wrote the most opinions

Warren Burger Says court is overworked

wrote together, the Nixon Justices formed the nucleus of a majority. The sole exception involved the Giodano case, when they voted in the minority to uphold some criminal convictions based on defective Justice Department wiretapping orders.

The men the President added to the court during his first term are Chief Justice Warren E. Burger and Associate Justices Harry A. Blackmun, Lewis F. Powell Jr. and William H. Rehnquist, all regarded in varying degrees as judicial conservatives.

The Justices who most frequently joined the Nixon bloc to form a majority of the nineman court were Byron R. White, a Democrat appointed by President Kennedy in 1962, and Potter Stewart, a Republican named by President Eisenhower in 1959.

Justice White agreed with Justice Rehnquist five times

Wrote the most opinions

Know York a drop from his 94 per cent average for the previous term, while justice Burger only twice.

The previous term, while Justices them 82 per cent of the time, an increase from 75 per cent the were compiled by The New York Times on the basis of 144 decisions during the October-to-June term. The Justices have three more cases to pass on next month, involving Watergate and Detroit school integration, but the results cannot materially affect their over-all 1973-74 voting patterns.

Justice Powell demonstrated the highest level of independence within the Nixon bloc, voting against his three colleagues nine times, an increase from six in the previous term. Justice Rehnquist five times

twice.

The four Justices who were Democrats when they came to the hight court — William O. Douglas, William J. Brennan Jr., Thurgood Marshall and Mr. White—were considerably less cohesive than the Nixon Justices, voting as a bloc only on 43 per cent of the cases.

(Justice Powell was nominally a Democrat when he came to the four four first store of the total output. Chief Justice Burger was the least prolific, with 16, or 6 per cent of the total.

the Court, but his Virginia associates and the White House regarded him as a Republican political and philosophical orientation.)

Disregarding Mr. White's voting record as a "swing". Justice, the three confirmed Democratic liberals — Justices Douglas, Brennan and Marshall—voted as a bloc 74 per cent of the time compared with 71 per cent in the previous term. Unlike the Nixon Justices, however, 37 per cent of their bloc votes were cast for a minority position.

## Douglas Most Active

The Justices produced 138 signed majority opinions during the term, with the number for each of them varying from 12 by the Chief Justice to 19 by Mr. White. There were 126 dissenting opinions filed, ranging from a low of four by the Chief Justice to 45 by Mr.

## Could Become Majority

The Chief Justice has argued repeatedly that the Supreme Court is overworked and that its case load should be narrowed by some sort of screening process. Justice Douglas, by contrast, has maintained that the Court does not have enough to do to keep busy. The Justices reversed lower Federal or state court rulings on 63 per cent of their decisions, an increase from 53 per cent the term before. The reversal rate was 59 per cent for Federal courts and 75 for state courts.

Fifth Circuit Best

Some cicuits of the United States Court of Appeals fared much worse than others on reversals. The Seventh Circuit—Indiana, Illinois and Wisconsin—was reversed nine times and affirmed only once. The Third

Indiana, Illinois and Wisconsin—was reversed nine times and affirmed only once. The Third Circuit—New Jersey, Pennsylvania and Delaware—was reversed six times and affirmed once.

The District of Columbia Circuit was reversed eight times and affirmed twice.

The best records were compiled by the Fifth Circuit—Georgia, Florida, Alabama, Louisiana, Mississippi and Texas—with five affirmances and two reversals and the selves.

white, 15, stawart, 16, black mun, 15, and Powell, 12.

Justices disqualified themselves from participating in cases of 22 occasions, ordinarily to avoid some potential conflict of interest or neutralize a personal association. Mr. Powell stepped down seven times, Mr. Stewart six, Mr. Douglas four, Mr. Blackmun and Mr. Marshall twice each Justices Burger and Justices White and Brennan found no occasion to disqualify themselves.