NYTIMES

Four Nixon Justices Vote as Bloc on 70% of Cases

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WASHINGTON, June 27—In was even more improved to have a special in-together, the four Supreme peared to have a special in-Court Justices appointed by President Nixon have formed a cohesive and effective power bloc that voted as a unit on 70 cases in which all the partici-pating Nixon justices voted to-the uncleust

pating Nixon justices voted to logened last October and closed cluded before: that the Presi-gether, they formed the nucleus on Monday, showed that the dent enjoys a working majority of a majority. The sole excep-Justices heard and decided 153 on the Court on a broad range tion was an antitrust case in which two of them disqualified themselves and the two other dissented.

Stewart Joins Them

Transforming this Republican bloc into a majority of the nine-member court most fre-quently was Associate Justice Byron R. White, who joined the Nixon Justices on 101 of their cent. Mr. White was named to the court by President Kennedy in 1962. in 1962.

cases, about the same number as in recent years.

Although comparable sta-tistics for past years were not available, the record for the term indicated an unusually

By WARREN WEAVER Jr. Special to The New York Times WASHINGTON, June 27—In gether, the four Supreme gether, the four Supreme terrest The four Lustices veted that one - third of the joint terrest The four Supreme by WARREN WEAVER Jr. The unity among the Pres-shall — voted together almost exactly as often as the four nerged city-suburban school in tegration plan for Richmond, Validating a Denver bank merg-er and blocking adoption of merged city-suburban school in tegration plan for Richmond, Va. Chief Justice Burger and As-terrest The four Lustices voted that one - third of the joint suprementation of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-suprementation of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-condition of the school in tegration plan for Richmond, Va. Chief Justice Burger and As-School in tegration plan for Richmond, Va. Chief Justice Burger and As-School in tegration plan for Richmond, Va. Chief Justice Burger and As-School in tegration plan for Richmond, Va. Chief Justice Burger and As-School in tegration plan for Richmond, Va. Chief Justice Burger and As-Chief Justice Burger and As-Chief Justice Burger and As-School in tegration plan for Richmond and tegration plan for Richm

Some Differences

These issues did not include, however, legalized abortion, to which the President is strong-

animous; on another to put cent, only one Justice dissented; in 12 of those 20 rulings that were 8 to 1, the dissenter was Associate Justice William O. Douglas. 3 Liberals Vote Together 4 On favors but which the Court all but ruled out on Monday. The Nixon bloc displayed far less unanimity on some sub-jects than others. The four Jus-tices voted together only half the time or less on cases in-The count by President Kennedy
in 1962.3 Liberals Vote Together
The Nixon appointees are
Chief Justice Warren E. Burger,
who took office in 1969, and
Associate Justices Harry A.
Blackmun (1970), Lewis F. Po-
well Jr. (1972) and William H.
The fifth Republican on the
Court, Associate Justice Potter
Stewart, an appointee of Pres-
ident Eisenhower, voted with
the Nixon Justices on 75 per
cent of the intered the evidence included school desegregation.
During the term, the three
Democratic liberals on the
the Nixon Justices on 75 per
cent of the cases.Utces Voted together only nair
the time or less on cases in-
volving discrimination based on
and on education cases, which
included school desegregation.
Justice Powell disqualified
minimum plus one in 46 per
as his nearest competitors, Jus-
tices Stewart and Brennan.
During the term, the three
Democratic liberals on the
the Nixon Justices on 75 per
cent of their decisions, or 21
sociate Justice White.Utces Voted together only nair
the time or less on cases in-
volving discrimination based on
and on education cases, which
himself from voting on 10 of
minimum plus one in 46 per
as his nearest competitors, Jus-
tices Stewart and Brennan.
During the term, the three
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the drawals led to 4-4 votes au-
tocurt in decisions upholding
times fewer than Justice White.The term of the cases.
During the term, and Thurgood Mar-
strict air pollution standards,The day termed the evidence in-
conclusive."
Sgt. Frank Hayward, a police
information officer, said there
was not conclusive evidence
of arson, but that the investi-
gation was continuing.
Democratic liberals on the
tomatically affirming a lower
month.The cou

In 81 of its 153 decisions the Court reversed a ruling by a lower court. Of these reject-ed rulings, 65 came from Fed-eral courts and 16 from state courts.

Fire Fatal to 29 Persons Still Being Investigated

NEW ORLEANS, June 27 (AP)—Investigators have com-pleted checking the evidence taken from a French Quarter bar in which 29 persons died Sunday night, but a spokesman today termed the evidence "in-conclusive." Sgt. Frank Hayward, a police information officer, said there was not conclusive evidence of arson, but that the investi-gation was continuing.