Bar Group Votes Draft Discouraging Nixon Immunity

By WARREN WEAVER Special to The New York Times HONOLULU, Aug. 15 — The American Bar Association ap-proved unanimously today a resolution designed to dis-courage any grant of immunity from criminal prosecution for former President Richard M. Nixon on the basis of the office he was forced to resign. The resolution did not men-tion Mr. Nixon by name. Not one of the 340 members of the association's House of Delegates rose to appose the proposition that he laws should be enforced impartially, regard. Here to see Leon Jaworski, the softe. But none of the members aside privately earlier the resolution read: "Whereas, the foundation of the American system of justice is equal justice under law; now, herefore, be it resolved, that

egates calendar without the usually required prior action by the Assembly. Ithough the resolution did not specify all the alternatives, Mr. Nixon could be granted some form of immunity by ongress, by his successor, President Ford, or by Mr. Jaworski. Most legal authorities believe, however, that any grant of immunity by Congress would be subject to serious constitutional objections, and President Ford has indicated that he would not regard it as proper for him to move toward granting immunity for his predecessor. The committee's resolution used language that would encourage Mr. Jaworski to consider any factors with regard to prosecuting or not prosecuting Mr. Nixon that he would weigh with an ordinary citizen, such as health, previous criminal record and willingness to cooperate with the prosecution. Disciplinary Rules cooperate with the prosecution.

Disciplinary Rules

Disciplinary Rules The House of Delegates also approved by voice vote a re-iated resolution, reaffirming the association position that dis-ciplinary rules apply to lawyers whether they are practicing law or not and calling this fact to the atention of lawyers "en-gaged in political activity or policy-making positions in government." A single unidentified mem-ber shouted "nay" when the vote was taken.

vote was taken. Earlier, the delegates voted

overwhelmingly to defeat a resolution calling on state legis-latures to repeal any laws that classify prostitution and solici-tation as crimes. A series of speakers argued that such a proposal would weaken law en-forcement and depress national moral standards.

moral standards. —In a letter to Mr. Smith made public today, Chief Jus-tice Warren E. Burger urged the association "to improve the means of making the system of justice moer responsive to the needs of people of small means and of the problems which have

needs of people of small means and of the problems which have seemed too modest to engage the attention of lawyers." Chief Justice Burger said that lawyers "can and must simplify . . procedures so as to reduce the costs attending the process of fulfilling every American family's dream of owning a home."