## Hard Congress Fight Seen on Saving Agency

By DAVID E. ROSENBAUM Special to The New York Times WASHINGTON, Jan. 30 Senators, Representatives and knowledgeable legislative aides predicted today that there would be a major battle in Congress over whether to reconstitute the Federal Election Commission.
They said that the struggle in Congress would probably in valve some of its most power ful members. It would be in tensified, they added by the fact that all members ore the perienced all mon are ex most have fixed views on elec dion laws.
Although there were conflicting predictions on what the outcome of the fight would be, there was a consensus that it would be difficult, if not inpossible, for Congress to act conclusively in the next thirty days.
In its ruling today, the Gupreme Court held that the commission, as presently consti used was unconstitutional. The Court said that the commission would have to discontinue functioning as a regulatory agency after 30 days:
John G. Murphy Jr., general counsel of the commission, said
that he would ask the Court for time extension if Congress had not acted in 30 days.

Kennedy to Offer Bill
Congress is scheduled to be in recess from Feb. 6 through Feb. 16 because of Lincoln's and Washington's birthdays.
Senator Edward M. Kennedy Democrat of Massachusetts said he would introduce legislation Monday that would estabmechanism he tion law. They want to be free what mex ample, would decide whose members would be nomishould propose as a replacement to wheel and deal and spend were entitled to Federal camwhose members would be nomitfor the . Election Commission. As they bloody well please. paign contributions and how

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Asked whether he believed
Asked whether he believed e Congress could aet in 30 days, Mr. Hays responded: "It's not possible. Did yous ever know
Congress to act in 30 days on anything. I've got some other priorities. I'm a realist. I'm going to run as fast as I cai, but I'm not going to run blindly

One of Congress's foremost staff experts on election laws offered to "bet a year's salary" that no legislation on the issue would be enacted this year.

He predicted that in the Senate any measure that got to the floor would be com plicated, and that the Senate would become tied down in debate on such matters as public financing of Congressional campaigns. Moreover the expert. said, conservative Senators would surely mount filibuster against any change in the election law.
In the House, the staff mem er said Mr . Hays would prob ably sit on any bill that was not precisely to his liking and would be able to fend off aposition as it developed.

However, a House member who has been through many别 they werenot sure what the battles on election legislation consequences would be if no said he believed. an accommo-legislation were enacted.
cation could probably be Under the Court's ruling the reached, and that a law would commission could remain in exemerge that would satisfy those istence and continue to collect who want an independent elec- and disseminate reports of cam. tion commission. The Rene- paton contributions and of camsentative who asked not to bo pain contributions and expenrioter by name gave the fol however would commission, icwing explanation of his vier forcement or regulatory auth"A majority of my neers in ority, and it was not clear who, I you turn the flood much their entitlements were. five in an election year to go along, with something pretty ord."
Representative Frank Chomp-econd-rankinew Jersey, the he House Administration Com mittee, said that "in an election ear, Congress has to respond with a law." Otherwise. Mr. Thompson
said "incumbents will look like said incumbents will look like crooks and be driven from
office."

## "Hard Feelings" Predicted

Mr. Thompson said that one hing he was sure of was that there will be very intense 10 b yong and some very hard feel gs.
He and several Senate staff i members said that they were considering legislation that would instruct the President to dominate candidates to a ramped commission from a list of names submitted by Contres.
There i no preceden in Fedaral law for such a procedure and staff lawyers said that they were still researching its contitutionality.
Experts in Congress said that
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into something." meeting the Court's test of con- the weekend Senate three times passe five years, an dsuch a measure Senate to be supported by tors said, however some sen Kennedy bill might not have enough strength to survive potential filibuster.
The most ominous note for those supporting a bill like Senator Kennedy's came from Representative Wayne L. Hays, hat he day that would abolish the elea dion Commission and replace it with a "strict and constitution system to monitor full dis closure of election campaign

## Foe of Election Group

Mr. Hays is chairman of th Committee on House Adminis ration and is probably the sinle most influential member or Congress on legislation coneng election procedures. He trons inch opponent of a o oversee election la aus he has been at odds with the Elec created.
Some members of Mr . Hays' committee said today that the believed he could be out voted on the issue this time. But others noted that he had tied up the 1974 legislation for months and said that they be thieved he would have his way this year:

Mr. Hays, in an interview,
tiGhts on, they have no alter rated by the President and con- He said that his stan lawyers. But

