months ago. We are therefore unable to follow Mrs. Roosevelt when she draws the ineluctable moral, which, as she puts it in her inimitable prose, is that the affair of Colonel Abel proves "that we do not need to put so many people under suspicion as we have been doing."

- "Frustration and despair," Judge Robert Morris told the New York State Convention of the American Legion, has settled on those who are professionally engaged in exposing the Communist conspiracy. As chief counsel of the Senate Internal Security Subcommittee Judge Morris described the practical consequences of the Supreme Court's welter of irresponsible decisions, which have had the effect, among others, of reinstating three hundred government officials dismissed as security risks, releasing top Communist officials imprisoned under the Smith Act, and paralyzing the congressional investigating committees and the FBI. "Time is running out," he warned the Legion, for Americans who still intend to give the lie to Khrushchev's prophecy—that our grandchildren will live in a Soviet society.

- At a time when the White House is still insisting on the need for foreign aid in fantastically huge amounts, it develops that American tourists this year are scattering a billion and a half dollars in good folding money among the nations of Europe. The billion and a half, it should be noted, goes directly into the pockets of citizens without any of it being skimmed off to support socialist experiments in government, or to keep politicians in office, or merely to pay the salaries and printers' bills incurred in running bureaucratic establishments designed to keep count of and to channel funds. Moreover, the billion and a half builds up none of that false gratitude which has been denounced "a lively interest in favors to come." We are all for more tourists—and we suggest that Congress deduct at least a billion and a half from the foreign-aid bill now pending. That will leave still more money in the pockets of American citizens—to spend abroad.

- Libraries—according to a distinguished architect who lately addressed a librarians' conference in California—should take down their "quiet" signs, and fill their reading rooms with television sets, news teletypes, stock-market tickers, and hi-fi's. We agree that books tend to be distracting, but we can think of a simpler way to render them unobtrusive. Why not reprint all the books in the library in white ink on white paper?

- An alternative to killing a cat by not drowning it in cream is to kill it by drowning it in cream. Which is what the State Department has just done with the inquiry growing out of Senator Fulbright's demand, last January, for a full-scale canvass of the Near East events that produced the Suez crisis. Instead of trying—as it normally does—to withhold the needed documents, the Department buried Fulbright's subcommittee beneath an avalanche of classified material so great that it could not, with its limited resources, possibly deal with it: the Senator decided this week to say "Uncle," and called the inquiry off.

- With dogged determination, the English will be enlightened about the Empire: the British Empire Leprosy Association is, for instance, the latest of many organizations to delete the word "Empire" from its name, in behalf of anti-imperialism. One recent occurrence, however, has upset this progressive national attitude. Delegates to the African National Congress in Uganda had planned to display a great banner saying "We are fed up with the British Government," but, finding the message too long, were forced to put it on two banners. The first read, "We are fed"; the second, "Up with the British Government." The British Leprosy Association may yet recant.

**Why the South Must Prevail**

The most important event of the past three weeks was the remarkable and unexpected vote by the Senate to guarantee to defendants in a criminal contempt action the privilege of a jury trial. That vote does not necessarily affirm a citizen's intrinsic rights: trial by jury in contempt actions, civil or criminal, is not an American birthright, and it cannot, therefore, be maintained that the Senate's vote upheld, pure and simple, the Common Law.

What the Senate did was to leave undisturbed the mechanism that spans the abstractions by which a society is guided and the actual, sublunary requirements of the individual community. In that sense, the vote was a conservative victory. For the effect of it is—and let us speak about it bluntly—to permit a jury to modify or waive the law in such circumstances as, in the judgment of the jury, require so grave an interposition between the law and its violator.

What kind of circumstances do we speak about? Again, let us speak frankly. The South does not want to deprive the Negro of a vote for the sake of depriving him of the vote. Political scientists assert that minorities do not vote as a unit. Women do not vote as a bloc, they contend; nor do Jews, or Catholics, or laborers, or nudists—or do Negroes; nor will the enfranchised Negroes of the South.

If that is true, the South will not hinder the Negro from voting—why should it, if the Negro vote, like...
the women's, merely swells the volume, but does not affect the ratio, of the vote? In some parts of the South, the White community merely intends to prevail—that is all. It means to prevail on any issue on which there is corporate disagreement between Negro and White. The White community will take whatever measures are necessary to make certain that it has its way.

What are such issues? Is school integration one? The NAACP and others insist that the Negroes as a unit want integrated schools. Others disagree, contending that most Negroes approve the social separation of the races. What if the NAACP is correct, and the matter comes to a vote in a community in which Negroes predominate? The Negroes would, according to democratic processes, win the election; but that is the kind of situation the White community will not permit. The White community will not count the marginal Negro vote. The man who didn't count it will be hauled up before a jury, he will plead not guilty, and the jury, upon deliberation, will find him not guilty. A federal judge, in a similar situation, might find the defendant guilty, a judgment which would affirm the law and conform with the relevant political abstractions, but whose consequences might be violent and anarchistic.

The central question that emerges—and it is not a parliamentary question or a question that is answered by merely consulting a catalogue of the rights of American citizens, born Equal—is whether the White community in the South is entitled to take such measures as are necessary to prevail, politically and culturally, in areas in which it does not predominate numerically? The sobering answer is Yes—the White community is so entitled because, for the time being, it is the advanced race. It is not easy, and it is unpleasant, to adduce statistics evidencing the median cultural superiority of White over Negro: but it is a fact that obtrudes, one that cannot be hidden by ever-so-busy egalitarians and anthropologists. The question, as far as the White community is concerned, is whether the claims of civilization supersede those of universal suffrage. The British believe they do, and acted accordingly, in Kenya, where the choice was dramatically one between civilization and barbarism, and elsewhere; the South, where the conflict is by no means dramatic, as in Kenya, nevertheless perceives important qualitative differences between its culture and the Negroes', and intends to assert its own.

NATIONAL REVIEW believes that the South's premises are correct. If the majority wills what is socially atavistic, then to thwart the majority may be, though undemocratic, enlightened. It is more important for any community, anywhere in the world, to affirm and live by civilized standards, than to bow to the demands of the numerical majority. Sometimes it becomes impossible to assert the will of a minority, in which case it must give way, and the society will regress; sometimes the numerical minority cannot prevail except by violence: then it must determine whether the prevalence of its will is worth the terrible price of violence.

The axiom on which many of the arguments supporting the original version of the Civil Rights bill were based was Universal Suffrage. Everyone in America is entitled to the vote, period. No right is prior to that, no obligation subordinate to it; from this premise all else proceeds.

That, of course, is demagogy. Twenty-year-olds do not generally have the vote, and it is not seriously argued that the difference between 20 and 21-year-olds is the difference between slavery and freedom. The residents of the District of Columbia do not vote: and the population of D.C. increases by geometric proportion. Millions who have the vote do not care to exercise it; millions who have it do not know how to exercise it and do not care to learn. The great majority of the Negroes of the South who do not vote do not care to vote, and would not know for what to vote if they could. Overwhelming numbers of White people in the South do not vote. Universal suffrage is not the beginning of wisdom or the beginning of freedom. Reasonable limitations upon the vote are not exclusively the recommendation of tyrants or oligarchs (was Jefferson either?). The problem in the South is not how to get the vote for the Negro, but how to equip the Negro—and a great many Whites—to cast an enlightened and responsible vote.

The South confronts one grave moral challenge. It must not exploit the fact of Negro backwardness to preserve the Negro as a servile class. It is tempting and convenient to block the progress of a minority whose services, as menials, are economically useful. Let the South never permit itself to do this. So long as it is merely asserting the right to impose superior mores for whatever period it takes to effect a genuine cultural equality between the races, and so long as it does so by humane and charitable means, the South is in step with civilization, as is the Congress that permits it to function.

**Nyet This, Nyet That, Nyet Him**

The putative purpose of the general elections to be held in West Germany is to decide whether Konrad Adenauer shall remain in office—to hold Germany in line with his pro-NATO foreign policy, his pro-capitalist domestic program, and his plan for the reunification of Germany through free all-German elections. But as Comrade Khrushchev understands
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