

**BLUEPRINT
FOR
DICTATORSHIP -
THEN
UN-ONE WORLD
GOVERNMENT**

By MYRON C. FAGAN

No. 126

THE "EXECUTIVE ORDER" MENACE

Those who have read our "News-Bulletin" No. 122 ("UN IS SPAWN OF THE ILLUMINATI") and "News-Bulletin" No. 110 ("OUR INVISIBLE GOVERNMENT MADE VISIBLE") hardly need to be reminded that the present Masterminds of the Great Conspiracy to destroy the Freedoms of our Nation, known today as "THE COUNCIL ON FOREIGN RELATIONS" (CFR), are the descendants and heirs of the original ILLUMINATI, founded by Adam Weishaupt and his co-conspirators almost two centuries ago, and that the present *Great Conspiracy* was blueprinted by Weishaupt just that long ago — and later "*polished*" by one of his successors, Albert Pike.

The present gang (CFR) is nothing more nor less than the ILLUMINATI in what might be described as modern clothes, and they are employing the original Weishaupt-Rothschild blueprint to enslave the world — except that today's gang (CFR) find it necessary to add various techniques to fit the times . . . and in this issue I propose to deal with one of those new techniques, which, if successful, can destroy our Constitution and hurl the United States into UN enslavement . . . The "*technique*" I refer to is the so-called "*Executive Orders*" powers which the CFR's stooges in the White House are employing to intrench themselves into full control of every phase of the life of this nation, regardless of our Constitution, regardless of our Congress, regardless even of our Judiciary.

This is a gradual — *but a FAST gradual* — approach to the creation of dictatorship and final surrender of all of our military facilities to the UN — and, then, full control by the UN of our entire American way of life.

It is my belief that not one person in a thousand throughout the nation knows anything about these "*Executive Orders*" — probably never even heard the "*term*." And the infinitesimal number of people who *are* aware of this unconstitutional and illegal usurpation of power by our Presidents, beginning with Franklin Roosevelt, and practised even more brazenly by "*Saint*" Jack Kennedy and Johnson, do not realize the enormity of the treason to the American people contained in those "*Executive Orders*" — and that is true of even some of our supposedly well-informed members of both Houses of Congress, *or that practise would long before now have been outlawed by Congress!*

“THE FEDERAL REGISTER”

The “*Federal Register*” is the “*official*” document in which all “*Executive Orders*” are published. Under a strict interpretation of our Constitution this “*Federal Register*” has absolutely no official status. Yet, it is probably *the most powerful document printed in the United States today!* What appears in its columns as notification of “*official*” Presidential “*Executive Orders*” assumes the POWER of LAW — *the Law of the Land!* They carry out the “*Executive Orders*” with no Congressional authorization — *they contend they need no Congressional authorization!* And they reject the right of review of all “*Executive Orders*” by the Judiciary. In short, all “*Executive Orders*” are laws made by *one man* — the President . . . *this is not only unconstitutional and illegal, but it urgently calls for a thorough investigation, open to the public, by a joint session of Congress!* WHY? Because through certain “*Executive Orders*,” which I will review in this document, it would be possible for ONE MAN to completely ignore the Constitution, the authority of Congress, and the will of the people . . . *Through implementation of these “Executive Orders” a COMPLETE Dictatorship can be imposed!!!*

There are already a number of such “*Executive Orders*,” all published in “*The Federal Register*.” Eleven of the most dangerous ones were signed during February to September of 1962 by the then President Kennedy . . . Get the “*Federal Register*” available in any Law Library and refer to “*Executive Orders*” mentioned herein — and see how explicitly **YOUR TAKE-OVER IS PLANNED RIGHT NOW** — through your Local Defense Headquarters.

The way those “*Orders*” are worded, at first glance, they appear to be steps necessary to enable the United States to prepare for and strike back in the event of a Nuclear attack. The verbiage (*doubletalk*) in the “*Orders*” IMPLIES this — *but a careful study reveals that this is not the truth!*

To emphasize that deceit, I quote from a communication dated February 14, 1962, between David Bell, then Director of the Bureau of the Budget, and the then President Kennedy, which stated: “*This need for Executive Orders (leading directly to dictatorship) is underscored by the fact that emergency planning is needed with respect to limited war situations and involving concern with such matters as economic stabilization, manpower and other major programs supporting possibly needed military action . . .*” Bell went on to list Nuclear attack and post-attack recovery as two main reasons for the need of the “*Executive Orders*.”

Now, the head of the “*Office of Emergency Planning*” states that the approval of Congress would be necessary to put these “*Orders*”

into effect — and even the presumably well-informed Senator Russell, via his Administrative Assistant, stated at that time that “*there was no need to worry about any of the ‘Executive Orders’ because before any of them could be carried out, there would have to be legislation*” . . . in other words: Congressional approval.

But the FACT is, “*Executive Orders*” have never been approved by Congress — *because they were never submitted to Congress!* As they stand at this time, “*Executive Orders*” have the “*force of Law*” WITHOUT ANY LEGISLATION WHATSOEVER! . . . and the man in the White House can assume dictatorial power at the moment he deems to be “*the right moment*” . . . *unless Congress quickly takes the entire unconstitutional and illegal “Executive Orders” up for a thorough investigation and thus remove that menace!*

As a matter of fact, the President *could* put these “*orders*” into effect right NOW, without further approval by anyone, on the basis of the Korean War “*Emergency*,” then passed by Congress, and which has never been repealed — *that’s why SPEED by Congress is vital at this very moment* . . . I earnestly urge all Americans to get copies of “*The Federal Register*” and thus become fully aware how those “*Executive Orders*” authorize (*illegally*) the President and his clique to grab control of every significant phase of our lives.

(*Note:—The “Federal Register” is available at any Law Library, or public Library — refer to “Executive Orders” #10995 to #11005 and #11051 — and see how EXPLICITLY YOUR TAKE-OVER IS PLANNED RIGHT NOW — through your local Civil Defense Headquarters. MCF.*)

I have a very vital reason for suggesting that every American who has the welfare of our Country in his heart get a copy of “*The Federal Register*.” The reason is simple: I don’t want anybody to take my personal opinion that the “*Executive Orders*” is a frightening menace to our nation — I want everybody convinced by a study of an *official* document issued by the government.

However, to save time in these days of postal uncertainties, *and because time is of the essence*, I shall now reprint, *verbatim*, a number of the most dangerous of the “*Executive Orders*” so that you will be able to fully acquaint yourself with the dangers in the various “*Orders*” — *and then do your bit to force Congress to destroy this phase of the overall Great Conspiracy!*

EXECUTIVE ORDER NO. 11051

This "*Executive Order*" details responsibilities of the Office of Emergency Planning and gives authorization to put all other "*Executive Orders*" into effect in times of (*supposedly*) increased international tension, or ECONOMIC or FINANCIAL crisis . . . it reads as follows:

"11051: WHEREAS national preparedness must be achieved and maintained to support such varying degrees of mobilization as may be required to deal with increases in international tension, with limited war, or with general war including attack upon the United States; and . . . WHEREAS the national security and our continuing economic growth and prosperity are interdependent, appropriate attention must be directed to effective coordination of emergency preparedness measures with national economic policies and objectives; and . . . WHEREAS mobilization readiness and civil defense activities can be accomplished most effectively and efficiently through the performance by departments and agencies of the Government of those emergency preparedness functions related to their established roles and capabilities; and . . . WHEREAS responsibility for emergency preparedness involves virtually every agency of the Federal government, and there is need to provide a central point of leadership and coordination in the Executive Office of the President: . . . NOW, THEREFORE, by virtue of the authority invested in me as the President of the United States — it is hereby ordered as follows: . . . Section 101. RESUME of RESPONSIBILITIES: The Director of the Office of Emergency Planning (hereinafter referred to as the Director) shall:

A) Advise and assist the President in the coordination of and in the determination of policy for the emergency plans and preparedness assignments of the Federal departments and agencies (hereinafter referred to as Federal agencies) designed to make possible at Federal, State and Local Levels the mobilization of the human, natural and industrial resources of the nation to meet all conditions of national emergency, including attack on the United States. . . .

PART III. SPECIAL EMERGENCY PLANNING RESPONSIBILITIES.

Section 301. GENERAL. Under the direction of the President, the Director shall have primary responsibility (1) for planning assumptions and broad nonmilitary emergency preparedness objectives, (2) for planning the nonmilitary organization and functioning of the Federal Government in time of national emergency . . . (3) for planning for the emergency mobilization of all telecommunications resources.

NOTE:—Do you remember the tragic results of the “controlled” Radio during that Hungarian uprising? — do you remember that brazen declaration that “*the Government can lie to the people*” issued by Arthur Sylvester, head of the Pentagon Press Department? Now read that “Executive Order” again — STUDY it — read between the lines, particularly that last “*planning for the emergency mobilization of all TELECOMMUNICATIONS RESOURCES, meaning Press, Radio and TV.*” Note the very innocent verbiage which would enable the President to “dictate” the news and “information” to the people . . . perhaps the *verbatim* reprint of the following “Executive Order” No. 10995 will clarify it for you — it *boldly* provides for a complete takeover of all Mass Communications Media by the White House . . . can you visualize the nation-wide panic such a control could create?

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“EXECUTIVE ORDER” No. 10995

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“WHEREAS telecommunications is vital to the security and welfare of this nation and to the conduct of its foreign affairs; . . . WHEREAS the Radio spectrum is a critical natural resource which requires effective, efficient and prudent administration in the national interest; . . . and, WHEREAS it is essential that responsibility be clearly assigned within the Executive branch of the Government for promoting and encouraging effective and efficient administration and development of United States national and international telecommunications and for effecting the prudent (?) use of the Radio frequency spectrum by the Executive branch of the Government; . . . and WHEREAS there is an immediate and urgent need for integrated short and longrange planning with respect to national and international telecommunications programs for continuing supervision of the Radio frequency spectrum by the Executive branch of the Government and for the development of national policies in the field of telecommunications; NOW, THEREFORE, as President of the United States and Commander-in-Chief of the armed forces of the United States, it is hereby ordered as follows: “SECTION 1. There is hereby established the position of Director of Telecommunications Management, which shall be held by one of the Assistant Directors of the Office of Emergency Planning . . . SECTION 3: The authority to assign Radio frequencies to Government agencies, including all functions heretofore vested in the Interdepartment Radio Advisory Committee, is hereby delegated to the Director of the Office of Emergency Planning — such authority shall include the power to amend, modify, or revoke frequency assignments . . . SECTION 6: In carrying out functions under this order, the Director of Telecommunications Management shall consider the following objectives . . . A) Full and efficient employment of Telecommunications resources in carrying out national policies; . . . B) Development of Telecom-

munications plans, policies and programs which will serve the national security — sustain and contribute to the full development of World Trade and Commerce — strengthen the position and serve the best interests of the United States in negotiations with Foreign nations; . . . C) Utilization of the Radio Spectrum by the Federal Government in a manner which permits and encourages (brainwashes. MCF) the most beneficial use thereof in the public interest . . .

Note:—Does the above “*Executive Order*” need any more clarification? But, as Al Jolson used to say: “*wait, you ain’t heard nothin’ yet.*” The following “EXECUTIVE ORDER” No. 10997 calls for a “*take-over*” of all electrical power, petroleum, gas fuels and minerals — it reads as follows:

“*Executive Order*” No. 10997. Section 1. Scope. The Secretary of the Interior shall prepare national emergency plans and develop preparedness programs covering (1) Electric power; (2) Petroleum and Gas; (3) Solid Fuels; and (4) Minerals. These plans and programs shall be designed to provide a state of readiness in these resource areas with respect to all conditions of national emergency, including attack upon the United States . . . Section 3: RESOURCE FUNCTIONS: With respect to the resources defined above the Secretary shall: (A) Priorities and allocations: Develop systems for the emergency application of priorities and allocations to the production of assigned resources . . . (B) CLAIMANCY: Prepare plans to claim materials, manpower, equipment, supplies and services needed in support of assigned responsibilities and other essential functions of the Department . . . C) PRODUCTION: Provide guidance and leadership to assigned industries. . . .”

If you are not yet sufficiently shocked by the “EXECUTIVE ORDERS” plot, let’s see what you think of the following “*Executive Order No. 10998,*” which grants the man in the White House the power for a complete take-over of ALL food resources and Farms.

“*Executive Order*” No. 10998. Section 1. . . SCOPE: The Secretary of Agriculture shall prepare national emergency plans and develop preparedness programs covering: Food resources, farm equipment, fertilizer, and food resource facilities — These plans and programs shall be designed to develop a state of readiness in these areas with respect to all conditions of national emergency, including attack upon the United States . . . Section 2: DEFINITIONS: As used in this order: . . . A) ‘Food resources’ means all commodities and products, simple, mixed, or compound, or complements to such commodities or products that are capable of being eaten or drunk, by

either human beings or animals. For the purposes of this order, the term "food resources" shall also include all starches, sugars, vegetable and animal fats and oils, cotton, tobacco, wool, mohair, hemp, flax fiber, and naval stores . . . Section 3: **FOOD FUNCTION:** With respect to food resources, food resource facilities, farm equipment and fertilizer, the Secretary shall: (C) **PRIORITIES AND ALLOCATIONS:** Develop priorities, allocation and distribution control systems and related plans to insure that available food resources are properly apportioned among and distributed to civilian, military and foreign claimants in an emergency and develop priorities, allocations and distribution control systems and related plans for the domestic distribution of farm equipment and fertilizer."

The following "Executive Order" No. 10999 provides for the complete take-over of all modes of transportation and control of highways, seaports, etc., etc., as follows.

"EXECUTIVE ORDER" No. 10999. Section 1. SCOPE: The Secretary of Commerce shall prepare national emergency plans and develop preparedness programs covering: (A) Development and coordination of over-all policies, plans, and procedures for the provision of a centralized control of all modes of transportation in an emergency for the movement of passenger and freight traffic of all types, and the determination of the proper apportionment and allocation of the total civil transportation capacity, or any portion thereof, to meet over-all essential civil and military needs . . . (B) Federal emergency operational responsibilities with respect of: highways, roads, streets, bridges, tunnels, and appurtenances; highway traffic regulation; allocation of air carrier aircraft for essential military and civilian operations; ships in coastal and intercoastal use and ocean shipping, ports and port facilities . . ."

EXECUTIVE ORDER No. 11000 sets up the order for the mobilization of all civilians into "*work brigades*" under government supervision — *exactly as in China, Russia and all Communist countries!!!*

"SECTION 1. SCOPE: The Secretary of Labor shall prepare national emergency plans and develop preparedness programs covering civilian manpower mobilization, more effective utilization of limited manpower resources including specialized personnel, wage and salary stabilization, worker incentives and protection, manpower resources and requirements, skill development and training, research, labor-management relations, and critical occupations. These plans and programs shall be designed to develop a state of readiness in these areas with respect to all conditions of national emergency, including attack upon the United States.

SECTION 2. FUNCTIONS: The Secretary shall (A) Develop plans and issue

guidance designed to utilize to the maximum extent civilian manpower resources. Such plans shall include, but not necessarily be limited to: (1) **MANPOWER MANAGEMENT**: Recruitment, selection and referral, training, employment stabilization, proper utilization and determination of the skill categories critical to meeting the labor requirements of defense and essential civilian activities . . . **SEC. 4. FUNCTIONAL GUIDANCE**. The Secretary, in carrying out the functions assigned in this order, shall be guided by the following: (A) **INTERAGENCY COOPERATION**: The Secretary shall assume the initiative in developing over-all civilian manpower mobilization programs . . . (B) **EMERGENCY PLANNING**: Emergency plans and programs, and emergency organization structure required thereby, shall be developed as an integral part of the continuing activities of the Department of Labor . . .

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EXECUTIVE ORDER No. 11001 empowers a government take-over of all health, **EDUCATION** and welfare functions !!!

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"11001. **SECTION 1. SCOPE**. The Secretary of Health, Education, and Welfare shall prepare national emergency plans and develop preparedness programs covering health services, civilian health manpower, health resources, welfare services and **EDUCATIONAL** programs as defined below. The plans and programs shall be designed to develop a state of readiness in these areas with respect to all conditions of national emergency, including attack upon the United States . . . **Sec. 2. DEFINITIONS** — As used in this order: (A) Emergency health "services" means medical and dental care for the civilian population in all of their specialties and adjunct therapeutic fields . . . (B) "Health manpower" means physicians (including osteopaths); dentists; sanitary engineers; registered professional nurses; and such other occupations as may be included in the List of Health Manpower Occupations issued for the purposes of this "Executive Order" . . . (E) "Education" as used in this order, means the utilization of formal public and private school systems; from elementary through college, for the dissemination of instructional material guidance . . ."

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As you can see, they've left nothing out — even a UNESCO take-over of our entire Educational system. But now get the significance of the following "EXECUTIVE ORDER No. 11002," which directs the Postmaster General to operate a national **REGISTRATION OF ALL PERSONS IN OUR NATION !!!**

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"11002. **SECTION 1. SCOPE**. The Postmaster General shall assist in the development of a national emergency registration system. These plans and programs shall be designed to develop a state of readiness in this area with respect to all conditions of national emergency — including attack upon the United States . . . **Sec. 2. COOPERATION WITH DEPARTMENT**

OF DEFENSE. In consonance with national civil defense plans, programs, and operations of the Department of Defense, the Postmaster General shall . . . (A) Assist in planning a national program and developing technical guidance for States, and directing Post Office activities concerned with registering persons and families for the purpose of receiving and answering welfare inquiries . . . Sec. 3. FUNCTIONAL GUIDANCE: The Postmaster General, in carrying out the functions assigned in this order, shall be guided by the following: (C) EMERGENCY PLANNING: Emergency plans and programs, and emergency organization structures required thereby, shall be developed as an integral part of the continuing activities of the Post Office Department on the basis that it will have the responsibility for carrying out such programs during an emergency . . .

Limitations of space won't permit me to include verbatim reprints of *all* the "Executive Orders," so I will merely state that "Executive Order No. 11003" provides the Man in the White House with power for a *complete* take-over of all Airports and every type of Aircraft in the entire nation . . . And "Executive Order No. 11005" provides him with similar complete take-over power of all railroads, inland waterways, all means of transportation, plus all public storage facilities . . . and "Executive Order No. 11004" provides him with over-all Housing and Finance Authority to relocate communities, build new housing (*Concentration Camps?*), designate areas to be abandoned as unsafe (*the word used in the "Order"*), and establish new locations for population . . . *isn't that, more or less, what is being done in Viet Nam today?*

ALL-OUT FEDERAL CONTROL

One hardly needs to read between the lines of all those "EXECUTIVE ORDERS" to realize that each and every one of them reaches for more and more dictatorship power for the Man in the White House — all of it to be used when he (or more accurately, his Masters, the Masterminds of the One-World Conspiracy) decides is the right moment to transform our nation into an enslaved unit of the UN One-World Government. Can't you see how easy it will be for a UN martial law to control us, with all of our military powers surrendered to the UN — and every one of us, man, woman and child tabbed and pegged as ordered in EXECUTIVE ORDER No. 11002?

However, to leave nothing to imagination — to wipe all the doubts out of the minds of those who find it hard to believe, I shall now reprint verbatim the latest "EXECUTIVE ORDER No.

11310," decreed by Johnson on October 13, 1966 — this "ORDER" is intended to culminate the process of preparation for the implementation of the plans set out in the previous "EXECUTIVE ORDERS" for a *total* Federal takeover . . . This "EXECUTIVE ORDER" transfers authority previously assigned to the Office of Emergency Planning to the Department of Justice. The Attorney General thus would become an all-powerful Commissar, with life and death authority over virtually all phases of American life.

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"EXECUTIVE ORDER No. 11310"

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This "ORDER" was published in the FEDERAL REGISTER, Volume 31 — Number 199, on Thursday, October 13, 1966, Washington, D. C. . . . on pages 13193 - 13298 (Part II begins on page 13271)

"Executive Order No. 11310" Assigning Emergency Preparedness Functions to The Attorney General.

By virtue of the authority vested in me as President of the United States and pursuant to Reorganization Plan No. 1 of 1958 (72 Stat. 1799) it is hereby ordered as follows:

Section 1. SCOPE. (A) The Attorney General shall prepare national emergency plans and develop preparedness programs covering law-enforcement functions of concern to the executive branch of the Federal Government except to the extent that such functions are vested in other departments or agencies by statute or Executive order. Upon request, the Attorney General shall assist, as appropriate, in developing preparedness programs covering law-enforcement functions vested in other departments and agencies of the executive branch. He shall also provide, as appropriate, liaison with and guidance and assistance to the various divisions of State and local government, and maintain liaison with the Federal judicial system and the United States Congress as hereinafter set forth.

(B) These plans and programs shall be designed to develop a state of readiness in these areas with respect to all conditions of national emergency, including an attack upon the United States.

Sec. 2. BASIC FUNCTIONS. The Attorney General shall:

(A) **Emergency documents and measures:** Provide advice, as appropriate, with respect to any emergency directive or procedure prepared by a department or agency as a part of its emergency preparedness function . . .

(B) **Industry support:** As appropriate, review the legal procedures developed by the Federal agencies concerned to be instituted if it becomes necessary for the Government to institute extraordinary measures with respect to vital production facilities, public facilities, communications systems, trans-

portation systems, or other facility, system, or service essential to national survival . . . (C) Judicial and legislative liaison: In cooperation with the Office of Emergency Planning, maintain liaison with Federal courts and with the Congress so there will be mutual understanding of Federal emergency plans involving law enforcement and the exercise of legal powers during emergencies of various magnitudes . . . (D) Legal Advice: Develop emergency plans for providing legal advice to the President, the Cabinet, and the heads of Executive departments and agencies wherever they may be located in an emergency, and provide emergency procedures for the review as to form and legality of Presidential proclamations, Executive orders, directives, regulations, and documents and of other documents requiring approval by the President or by the Attorney General which may be issued by authorized officers after an armed attack . . . (E) Alien control and control of entry and departure: Develop emergency plans for the control of alien enemies and other aliens within the United States and, in consultation with the Department of the Treasury, develop emergency plans for the control of persons attempting to enter or leave the United States. These plans shall specifically include provisions for the following:

(1) The location, restraint, or custody of alien enemies . . . (2) Temporary detention of alien enemies and other persons attempting to enter the United States pending determination of their admissibility . . . (3) Apprehension of deserting alien crewmen and stowaways . . . (4) Investigation and control of aliens admitted as contract laborers . . . (5) Control of persons entering or departing from the United States at designated ports of entry . . . (6) Increased surveillance of the borders to preclude prohibited crossings by persons.

(F) Alien property: Develop emergency plans for the seizure and administration of property of alien enemies under provisions of the Trading with the Enemy Act . . . (G) Security standards: In consultation with the Department of Defense and with other executive agencies to the extent appropriate, prepare plans for adjustment of security standards governing the employment of Federal personnel and Federal contractors in an emergency . . . (H) Research: Within the framework of over-all Federal research objectives, supervise or conduct research in areas directly concerned with carrying out emergency preparedness responsibilities, designate advice and assistance to other agencies in planning for research in areas involving the interests of the Department of Justice.

Sec. 3. CIVIL DEFENSE. In consonance with national civil defense programs developed by the Department of Defense, the Attorney General shall: . . . (A) Local law enforcement: Upon request, consult with and assist the Department of Defense to plan, develop, and distribute materials for use in the instruction and training of law-enforcement personnel for civil defense emergency operations; develop and carry out a national plan for civil defense instruction and training for enforcement officers, designed to utilize to the maximum extent practicable the resources and facilities of

existing Federal, State, and local police schools, academies, and other appropriate institutions of learning; and assist the States in preparing for the conduct of intrastate and interstate law-enforcement operations to meet the extraordinary needs that would exist for emergency police service under conditions of attack or imminent attack . . . (B) Penal and correctional institutions: Develop emergency plans and procedures for the custody and protection of prisoners and the use of Federal penal and correctional institutional resources, when available, for cooperation with local authorities in connection with mass feeding and housing, for the storage of standby emergency equipment, for the emergency use of prison hospitals and laboratory facilities, for the continued availability of prison-industry products, and for the development of Federal prisoner skills to appropriately augment the total supply of manpower; advise States and their political sub-divisions regarding the use of State and local prisons, jails, and prisoners for the purpose of relieving local situations and conditions arising from a state of emergency . . . (C) Identification and location of persons: Develop emergency plans and procedures for the use of the facilities and personnel of the Department of Justice in assisting the Department of Health, Education, and Welfare with the development of plans and procedures for the identification of the dead and the reuniting of families during a civil defense emergency.

Sec. 4. INTERAGENCY COOPERATION: Unless otherwise provided in this order, the Attorney General shall assume the initiative in developing joint plans for emergency preparedness functions described in this order in consultation with those departments and agencies which have responsibilities for any segment of such activities.

Sec. 5. PRESIDENTIAL COORDINATION: The Director of the Office of Emergency Planning shall advise and assist the President in determining policy for, and assist him in coordinating the performance of, functions under this order with the total national preparedness program.

Sec. 6. EMERGENCY PLANNING: Emergency plans and programs shall be developed as an integral part of the continuing activities of the Department of Justice on the basis that it will have the responsibility for carrying out such programs during an emergency. The Attorney General shall be prepared to implement all appropriate plans developed under this order. Modifications, based on emergency conditions, will be in accordance with policy determinations by the President.

Sec. 7. EMERGENCY ACTIONS: Nothing in this order shall be construed as conferring authority under Title III of the Federal Civil Defense Act of 1950, as amended (50 U.S.C. App. 2291-2297), or otherwise, to put into effect any emergency plan, procedure, policy, program, or course of action prepared or developed pursuant to this order. Such authority is reserved to the President.

Sec. 8. REDELEGATION: The Attorney General is hereby authorized to redelegate within the Department of Justice the functions herein-above assigned to him.

Sec. 9. CONSTRUCTION: Nothing in this order shall be deemed to derogate from any now-existing assignment of functions to any Executive agency or officer made by statute or by Executive order.

Sec. 10. GENERAL: To the extent of any inconsistency between the provisions of any prior order and the provisions of this order, the latter shall control.

Lyndon B. Johnson

The White House,
October 11, 1966.

(F.R. Doc. 66-11227; Filed, Oct. 11, 1966; 4:40 p.m.)

CONFIRMATION BY EXPERTS

At the outset of this "News-Bulletin" I stressed the gravity of the present state of our nation. Without using the specific term, I indicated that we already are virtually a POLICE STATE. I have no doubt that some of the more naive readers of this "Bulletin" will refuse to believe it — some will even charge I cried "Wolf" without the least sign of such an "animal." Therefore, the following is a direct reprint of an article written by Walter Trohan, Chief of the Chicago Tribune's Washington, D. C. News Bureau. Mr. Trohan is one of our most highly respected journalists — and the following is his "Report from Washington" published immediately after Johnson's "EXECUTIVE ORDER No. 11310" was published in "The Federal Register."

"Washington, Oct. 14 — Without any fanfare, President Johnson signed and sealed an extraordinary executive order in the White House last Tuesday which assigns wide emergency preparedness functions to the attorney general.

"No explanation was given for ordering the preparation of national emergency plans and the development of war plans at this time. The far-reaching executive order was published in the Federal Register for last Thursday.

"Under the order, it would be possible to institute wage and price controls, rationing, civil defense programs, alien controls, border controls, and a host of wartime measures. The order does not proclaim a national emergency but paves the way for action on such a proclamation.

"The executive order states that the attorney general shall provide advice with respect to 'any emergency directive or procedure prepared by a de-

partment or agency as part of its emergency program.' This could mean wage and price controls or rationing.

"The attorney general is authorized to review legal procedures of federal agencies designed to enlist industrial support, judicial and legislative liaison, mobilize research facilities, and fix security standards.

"SHALL ASSIST, IF REQUESTED.

"The order says that the attorney general shall, on request, assist in the planning and development of law enforcement personnel for civil defense emergency operations and supervise utilization of state and intrastate law enforcing agencies. The attorney general is empowered to develop plans and procedures for identification of the dead.

"The order provides for the development of an office of emergency planning, whose director would assume control for total national preparedness. The order says of emergency planning:

"Emergency plans and programs shall be developed as an integral part of the continuing activities of the department of justice on the basis that it will have the responsibility for the carrying out of such programs during an emergency. The attorney general shall be prepared to implement all appropriate plans developed under this order.

"The order states that the President issued the 'executive order 11310 assigning emergency preparedness functions to the attorney general' under authority vested in him under reorganization plan No. 1 of 1958. Experts in the Library of Congress said the President can proclaim an emergency because of the war in Viet Nam any moment. Experts said he can act under Korean war powers, which have not expired, as well as under the 1958 reorganization act.

"Hear Rumblings of Controls and Rationing.

"Johnson has denied any intention of instituting wage and price controls. The White House has said that no executive order had been issued when questioned early in the week by Rep. James B. Utt (R. Cal.). Then on Thursday the order signed on Tuesday was published quietly in the government's official daily.

"Possibly the President acted quietly because he did not wish to precipitate fear or hysteria of an expected 'armed attack.' For weeks there have been rumblings that he planned to institute wage and price controls and rationing after the election.

"There also have been reports that some dramatic action would come in the far east before the election. Possibly the President issued the executive order as a standby measure in case it might be needed after such a dramatic action.

"It is curious that it was issued while there is no attorney general, the

office being temporarily vacant until the successor to Nicholas Katzenbach is named. Katzenbach recently was named under-secretary of state, but it is not known whether this appointment had any relationship to the executive order."

WAGE-PRICE CONTROLS AND RATIONING

For further proof of the impending "*Dictatorship*" that will dictate our entire way of life, I will now quote another published article by another very highly regarded Columnist, Ralph De Toledano:

"Washington, Nov. 6 — The Office of Emergency Planning, trying to sweep under the carpet what is evident to the careful observer, continues to maintain that there is no truth to reports that it is preparing plans for wage-price controls and rationing.

"That a White House agency should involve itself in this kind of hanky-panky is more than a little disturbing. What is more surprising is the contention that the OEP has no such plans in mind for the present or the future, and that the reports appearing in this space are a figment of my imagination.

"Corroboration comes from an unexpected source, however. The National Industrial Council, a group that competes with the National Industrial Conference Board, has issued a 'mobilization memo,' to inform its members that what I have written is simply rumor, with no basis in fact. Most of what the Council says seems to come straight from the OEP. But in the next-to-last paragraph of the memo, the Council gives away the whole show. 'Answering' what it calls 'Rumor No. 3' — that 'the President, by Executive Order, recently called upon the Attorney General to draw up regulations to institute wage and price controls' — the Council states:

"'Executive Order No. 11310, then, formalizes the responsibilities assigned to the Attorney General (in the area of economic stabilization). OEP is called upon to make up and keep on hand plans for stabilizing the economy in time of national emergency. This includes wage, price, salary, rent, credit and rationing controls.'

"This hardly squares with the OEP's disingenuous assertion that it had never heard of any plans for the controls that the Council sets out in its 'mobilization memo.' The Council goes me one better by saying that similar 'emergency' orders, to the number of 21, have been issued by the White House.

"What is carefully glossed over is that these orders can be invoked at

any time the President decides the nation is in a state of emergency. It need not be a war emergency — and if inflation continues at its present rate, that will be 'emergency' enough.

"The OEP's lack of candor in this matter is a neat example of what Sigma Delta Chi, the professional journalism fraternity, meant this past week when it sharply criticized the 'atmosphere of censorship and secrecy' that characterizes the present Administration.

"The Freedom of Information Committee of Sigma Delta Chi was particularly disturbed by the President's manner of limiting most of his press conferences to a favored few in the Washington press corps, and by the intimidation practices on Pentagon officials by Assistant Defense Secretary Arthur Sylvester in his so-far successful efforts to keep the press in ignorance of vital information concerning our military posture. Both of these examples are cited in the fraternity's report.

"But often the truth will come out. It is now an established fact that the White House has been working on wage-price control and rationing plans. Executive Order 11310 is there to be studied. The admissions of well-informed groups like the National Industrial Council add their corroboration. And the OEP's double-talk fails to convince anyone.

"What President Johnson will do is anybody's guess. But there is little comfort or reassurance to be derived from the efforts to suppress or ridicule facts that are now incontrovertibly on the record."

Now, having made my point with the articles written by two highly respected journalists on the Washington scene, I will now stress another point which I made earlier in this "Bulletin," to wit: The head of the Office of Emergency Planning, *a man appointed to that office by the Man in the White House*, clearly stated that under our Constitution the approval of Congress is necessary to legalize and put any EXECUTIVE ORDER into effect; various members of both Houses of Congress confirmed that fact. There is one other very vital point for everybody to remember: Nowhere in any of these "Orders," or in any Legislative actions is "Emergency" defined. In other words, the President can "manufacture" anything he decides into an "Emergency" which will give him the "right" to put the "Orders" into effect and declare a total "Dictatorship" regardless of our Constitution and the will of the people. And, of course, the phrase, *(the possible)* "attack upon the United States" is another camouflage for those "ORDERS." Yet, our Congress, that has the SWORN DUTY to protect the people, has done nothing to declare all such "ORDERS" null and void — nor has Congress made any move to investigate those "ORDERS." And that

is the big question — WHY has Congress taken no action when men like Walter Trohan and De Toledano have so bluntly called attention to the treason contained in those “ORDERS?” The answer is simple: Congress never does anything — *anyway not during the past several Administrations* — because it has surrendered its powers to the Man in the White House — and it won't do anything contrary to the demands of that MAN . . . *unless their constituents awaken and DEMAND action, with an “OR ELSE” ultimatum attached to their demands!*

WHY THE “OR ELSE” ULTIMATUM

If my “*or else*” ultimatum may sound harsh or disrespectful, perhaps the following-described incident may justify it: Recently I received a letter from one of our co-workers in Illinois. That co-worker had written to the Congressman of that District and enclosed several of our (CEG) “*Tracts*” about the United Nations, with a request that he (*the Congressman*) should join other members of Congress, such as James B. Utt, in hauling in the UN for a Congressional investigation. The reply from that Congressman was one of the most stupid and abusive letters I have ever read — especially from a member of Congress to a constituent who had voted him into his office. In his reply, this Congressman not only repulsed his constituent's request, but charged that anybody who had the temerity to criticize the “*great and noble*” UN was either a moron, or demented, or guilty of outright treason. Naturally, he indicted the same opinion about anybody, and that, by inference, included the Congress, who would have the temerity to question the acts of a President and his administration. Of course, all the “*Liberals*” in our Land who would move heaven and earth to destroy the sovereignty of our nation, likewise feel that “*questioning*” a President, or a Secretary of State, or a McNamara smacks of treason, or at least of insult. They brush off the fact that under our Constitution it is the DUTY of our Congress to do such “*questioning*” — furthermore, it is the very essence of our Constitution that the Congress should do just this. If the Congress didn't have this DUTY there would be no point whatever in having such a body or branch of government. Most of the Representatives and Senators, *since the last election*, actually realize that the real mandate of the electorate last November was that the Legislative body should assert itself and exercise its DUTY and RESPONSIBILITY to examine every Administration proposal — *and the UN* — with

greater care than had been the custom in recent years. As many members of Congress admit today, this is just why they were elected last November. Yet, here comes this Illinois political hack and, in so many words, tells one of the persons who voted him into his office, that he is there to do what he sees fit to do, not what his constituents expect and want him to do. That's why I propose the "or else" ultimatum to that type of Congressman.

THE SINS OF CONGRESS

There is no one in this Land of ours who has a greater regard and respect for the fit and proper members in our Congress — *and we DO have some fit and proper men in that body* — than I have. And that goes for our Three Branches of Government as set forth in our Constitution. But I reserve that regard and respect for the Three Branches that our Founding Fathers intended them to be when they wrote the Constitution, not for the debased Three Branches of today. So now let's take a good hard look at our Congress — the Branch that directly represents *us*, the People.

I greatly dislike to quote a convicted criminal such as Adam Clayton Powell in making my appraisal of Congress as a whole — yet, that is one of my chief reasons for advocating the "or else" ultimatum with the betrayers in our Congress.

When Powell was ousted from his chairmanship by the new Congress in January, he said: "*He who is without sin should cast the first stone . . . there is no one here who does not have a skeleton in his closet. I know, and I know them by name.*"

Thus Powell advanced the utterly noxious and completely unacceptable thesis that no one member of Congress should be punished for misconduct if there is reason to believe that others are guilty of improprieties . . . nevertheless he made a point that has some merit: When the House voted to deny him his seat pending an investigation to determine his fitness, Powell told his supporters outside the Capitol that the House harbored "*the greatest bunch of hypocrites in the world*" . . . and there is a biting truth to Powell's charge! . . . Congress tolerates petty chiseling by its members — use of Congressional funds for private pleasures. It operates as a sort of "*mutual protection*" club in that respect. And it would have gone on tolerating Powell indefinitely, if his behavior hadn't been so blatant as to arouse a public outcry against him — *that's what*

did it: the public outcry! But that public outcry might not have been so forceful and he might have escaped the “*wrath*” of the Congress if he hadn’t *publicly* defied New York courts, subjecting himself to innumerable unserved jail sentences for contempt. But the deplorable fact remains — and history shows it — that violation of law is not in itself enough to force Congress to superimpose its judgement on that of the voters. It is the voters who can FORCE Congress to take action, or, *by their silence*, permit Congress to “*condone*” all kinds of charlatanry by its members. I will cite a prime example: A decade ago, Thomas Lane, then a Democratic Congressman from Massachusetts, was sent to jail for income tax evasion. *No complaint was raised against him in the House*; his fate was left to the voters. His constituents, the voters, forgot or overlooked that he was a jailbird and re-elected him to Congress — and the House then *rewarded* him by elevation to the chairmanship of a (*not less*) Judiciary Sub-Committee . . . *a known jailbird on a Judiciary Committee!*

Powell’s punishment didn’t come because he is a Negro, as he and all the Leftists would have us believe. Actually, the color of his skin undoubtedly delayed the retribution — he was punished because he permitted himself to become a symbol to voters elsewhere of Congress’ moral illness. His punishment was a *public relations* move designed to improve Congress’ tarnished image.

By that token, if the Lawmakers are content with punishing Powell — *only because of the public outcry* — it is only fair to give Congress as a whole, despite the men of integrity among them, high marks in hypocrisy.

Two levels of immorality exist in Congress, and it is high time the Lawmakers did something about both. The first, which forced action by the “*public outcry*,” is the chiseling, the use of Congressional funds for pleasure trips, etc. The second, *far more serious but seldom discussed*, is that some members are beholden to special interests because of big secret campaign contributions and/or gifts of cash — or pressures from Minority Groups *and the Masterminds of the Great Conspiracy (the CFR)*, and use their public positions of power to advance their own personal interests. For example, what about men in both Houses who use their power to prevent investigations of men such as Rusk, McNamara, Johnson, etc., and of organizations such as the CFR, the UN, etc., who are destroying our nation? I refer specifically to the Emmanuel Cellers, the Javitses, the Fulbrights, etc., who oppose the efforts of a James B. Utt to save our Country by bringing out into the open the treason and the conspiracy of the UN and the CFR. Are not such men even

more horrifying symbols of immorality in our Congress? Why is there no "*public outcry*" against them? What is the petty (*and I use the word advisedly*) chiseling of a pleasure-bent Congressman compared to the treason of men who collaborate for the destruction of our nation? I repeat, why is there no "*public outcry*" against them? One might well conclude that the "*people*" are to blame for it. But that is not the true answer.

In the case of Powell, we have an arrogant and obviously proven political scoundrel — but, insofar as the Conspirators (CFR) are concerned, he was expendable — he had no real value for them, so they gave their fully controlled Mass Communications Media a "green light" to go all-out to create a "*public outcry*" against him. But the Fulbrights, the Cellers, etc., etc., were a different story; they were *serving* the objectives of the Conspirators. To "*satisfy*" the public, they (Congress) hauled in McNamara and Rusk and other CFR stooges for "*questioning*" — but those "*questionings*" were held in "*secret*" sessions — the treason revealed in those "*questionings*" were not revealed to the public, because the Press, Radio and TV were not permitted to "*report*" what really was revealed in those "*questionings*." Not only that, but the McNamaras and the Rusks were permitted, "*oath or no oath*" to lie as they (*or, rather, the CFR*) saw fit. When Otto Otepka *did* testify to the true state of affairs, the Press not only camouflaged his testimony, but he was punished by the powers-that-be in Washington for his efforts to tell the truth to the public . . . hence no "*public outcry*" against those men in Congress who were deliberately collaborating with the Conspiracy to destroy the sovereignty of our nation.

All of the foregoing should fully clarify my reason for stating that every American voter should immediately write letters, *in his or her own words*, DEMANDING the action outlined in our last (January 1967) "*Year-End Report*." A copy of this "*News-Bulletin*" with the letter should have a tremendous influence on all Representatives and Senators. I say: write the letter in your own words, because a "*form*," which we could easily provide, would never be as effective as a personally worded letter.

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