

**HOW
THEY
BRAINWASH**

by MYRON C. FAGAN

No. 99

LOSING OUR COUNTRY BY DEFAULT

If you, by "you" I mean all of the American people, *don't mind* losing your Constitutional guarantees, just discontinue — *or FAIL altogether* — to DEMAND of Congress a return to Constitutional law and order . . . if it is all the same to you if you finally find yourself enchained in a Federal "*Martial Law*" Dictatorship, just continue to ignore Executive-self determination by the men in the White House (*particularly Kennedy*), and it won't be long before history will be telling all future generations how WE surrendered, by DEFAULT, the glorious God's Country and the heritage of Liberty bequeathed to us by our Founding Fathers . . . There are no "*civil liberties*" where Totalitarianism rules — for Negroes or for Whites! Where Dictatorship *lives*, Freedom is DEAD.

And let there be not the slightest doubt about it, we are not just *approaching* Dictatorship — we are deeply in it. Insofar as those of our people who are brainwashed and still in deep "*slumber*," it is a craftily camouflaged and invisible Dictatorship. **And the most tragic note of this entire One-World Dictatorship plot is that it can be torpedoed into smithereens virtually overnight — IF enough of the American people were made aware of it!** Thus, that IF is our immediate problem — the problem upon which rests the salvation of our nation.

But the most amazing feature about this problem is that so many of our most alerted and most discerning patriots (*members*) in both Houses of Congress are (*seemingly*) unable to properly diagnose it. To make my point clear, I will quote a statement from one Congressman's "WASHINGTON NEWS LETTER" to his constituents.

That "LETTER" dealt with the present Cuban situation. The Congressman who issued the "LETTER" pulled no punches. He reviewed with no uncertain language all of the acts of treason (*by the White House, the State Department, the Pentagon*) that created that Communist Nuclear menace right on our doorstep — he reviewed all of the continuing acts of treason that maintain that menace . . . in previous of his "LETTERS" he bluntly appraised the contemplated treason in the "WATER MOCCASIN" series of so-called "*War-Games*" . . . his constant denunciations of the UN, of the Kennedy "*DISARMAMENT*" plot, of the Warren "*DECISIONS*," of ALL the various sub-plots in the over-all Great Conspiracy, have been so crystal clear that they leave nothing to imagination (*or doubt*) even for a grade school student. Therefore, I was quite shocked when I came across the following statement in his "LETTER:"

"While I am concerned over the lack of a firm policy by the New Frontier (in Cuba), I am even more concerned over why the American public is so apathetic over this suicidal policy."

Now, what I have to say about this Congressman's charge of the "apathy of the American people" is not intended to be harsh criticism — I fully believe that statement was "a slip of the tongue," because I am sure that this man is (at least, subconsciously) fully aware that what he called "apathy" actually is a case of unawareness and unconsciousness brought about by the "brainwashings" administered by our renegade Press and all the other Mass Communications Media. That is no longer a secret — all doubts about it were swept away by Kennedy's press flunkies, Salinger and Sylvester, when they brazenly proclaimed that the Kennedy Administration would (*manage*) slant, distort and deliberately falsify all "news" to suit their particular objectives. And that automatically establishes that throughout their years in the White House, Roosevelt, Truman and Eisenhower pursued the same treasonous practice of deceit. Even more important, it completely establishes what we (CEG) for fifteen years have been endeavoring to convince the American people — that a full fifty years ago the Masterminds of the Great Conspiracy launched this vicious technique to deceive and "brainwash" the American people into unawareness of the overall plot, an unawareness which even some of our most alerted (and loyal) members of Congress despairingly call complacency — and even "apathy."

There is one thing I am sure of, and that is that the American people, as a whole, are not *apathetic* — they just don't KNOW . . . And those who are gradually *beginning* to know, are constantly being confused by such "honorable" (political charlatans) as Kuchel, Wayne Morse, Hubert Humphrey, Jake Javits, Fulbright, etc., etc. Well, as I previously stated, getting the true story through to the people is our chief problem. And, despite the controlled Mass Communications Media, despite all the other obstacles, there is a way that we *can* break through the "brainwash curtain." I will cite several distinct instances of how we (CEG) DID break through that "curtain" — and show how each time the suddenly alerted people came out fighting like so many infuriated tigers and tore to shreds the particular plot we exposed . . . and thus prove conclusively that it is BRAINWASH, not APATHY, that has the American people in the grip of so-called "complacency."

INSTANCE NO. 1 — THE UWF PLOT

I covered that plot in all of its details in our July (1963) "SPECIAL BULLETIN," so it needs no repetition in these pages. But, aside from our unmasking of the Red Conspiracy in Hollywood, that was our first break-through that proved the so-called "apathy" of the American people was distinctly a "brainwashed" unawareness of the treason being perpetrated. That plot was launched in 1947. It was a very simple plot — merely to bribe and seduce 32 State Legislatures to pass "Resolutions" memorializing Congress to transform the U. S. into a unit of a Federated UN One-World Government. *But it had to be accomplished without arousing the suspicions of the people in those 32 States!* In the following two years the UWF succeeded in getting their treasonous "RESOLUTION" passed by 26 states — **and throughout those two years the Press, Radio and all Mass Communications Media slavishly collaborated with the UWF** — they eulogized the UWF, praised that treasonous outfit's pious aim for PEACE, with never one word of warning that it would destroy the sovereignty of the United States and the freedoms of the American people! Even after the entire plot was unmasked by the rescission of the "RESOLUTION" there was not one word by either the Press, or the Radio, or TV, as to what that public review in Sacramento had revealed — oh, they did publish a brief paragraph, *buried away on an inside page*, that the "RESOLUTION" had been rescinded, *without giving any reason for the rescission.*

The important feature of all that is that that was when we (CEG) discovered that we still had one way to "get the story" to the people — and the one way we can transform the so-called "apathy" of the people into a fury that can sweep away all opposition and drive all crooked politicians out of public life . . . we provided all the details in our July (1963) "SPECIAL BULLETIN."

NO. 2 — THE "GENOCIDE" PLOT

The UN Charter, as it was blueprinted and written by Alger Hiss and Molotov, contained all the necessary "machinery" for the gradual enslavement of the U. S. by the UN. But then, even as the Senate was ratifying the Charter, the late Senator Connally discovered the hidden treachery in the "WORLD COURT" provision — a provision which would have placed the U. S. under the jurisdiction of the UN's World Court, and automatically provide

the UN with a complete stranglehold on all of the American people. As we know, Connally promptly emasculated that phase of the plot with his "six-little-words" Amendment.

That was a great shock for the Masterminds of the Great Conspiracy. But, as we know, they never quit. Their "World Court" scheme stymied, they decided to achieve the same objective, *even more*, with a so-called "humanitarian" GENOCIDE LAW, which would deliver to them such a completely compulsory jurisdiction over the American people as to make them powerless to prevent the transformation of the U.S. into an enslaved unit in their One-World Government.

Thus, on December 11, 1946, the UN General Assembly passed a "Resolution" (No. 96) calling for what they called a "Genocide Convention" — the full title being: "Convention on the Prevention and Punishment of the Crime of Genocide" . . . the word "Genocide" (and its meaning) was coined by the UN.

According to the UN's proclamation, the "GENOCIDE" Law they were seeking was based on "humanitarianism" — it was to be a Law, so they said, to prevent mass murder of "minority groups." They based the need for such a Law on Hitler's murder of the SIX MILLION Jews in Germany . . . *the records show that there never were more than 600,000 Jews in all of Germany* — but six million sounds more impressive, so the UN insists upon *six million*.

Now, first of all, bear in mind that under the "GENOCIDE TREATY," *when and if our Senate will ratify it*, all authority to administer the "GENOCIDE" LAW would rest with the UN — all arrests would be made by UN "police" — all "trials" would be supervised and controlled by the UN . . . in short, the U. S. would surrender ALL rights and powers in "GENOCIDE" matters to the UN. The following is the UN's definition of "GENOCIDE", taken verbatim from their proposed "Treaty":

"Any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group as such; A) Killing members of the group; B) Causing serious bodily OR MENTAL harm to members of the group; C) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; D) Imposing measures intended to prevent births within the group . . . also, 1) Direct and/or indirect public incitement to commit Genocide; 2) Attempt to commit Genocide; 3) Complicity in Genocide."

Article IV of the "Treaty" defines the punishments of those "crimes;" as follows:

"Persons charged with Genocide or any of the other acts enumerated in

Article III (including MENTAL HARM) shall be tried by a competent Tribunal (approved by UN) of the State in the territory in which the act was committed, or (at the discretion of the UN) by SUCH INTERNATIONAL PENAL TRIBUNAL AS MAY HAVE JURISDICTION WITH RESPECT TO THOSE CONTRACTING PARTIES (Nations) WHICH SHALL HAVE ACCEPTED ITS JURISDICTION."

Now, as previously stated, in all their announcements, the UN piously proclaimed that the sole objective of the "Genocide Treaty" was to prevent MASS murder of "Minority Groups," *always stressing Hitler's murder of the "SIX MILLION" Jews*. But, as we go through all the fine print in the Treaty, we find that you wouldn't have to participate in the *mass murder* of an entire "minority group" to be guilty of "Genocide" — you'd be just as guilty if you participated in the killing of just one member of such a group then, lo and behold, we discover that you wouldn't even have to go as far as killing to be guilty of "Genocide," for if you caused "physical or mental injury" to a "minority group" member, you would be just as guilty of "Genocide" as if you had killed "six million" Jews or Negroes — (*Jews and Negroes are the only "Minority Groups" the UN seems to be protecting — Arabs don't count*).

In other words, under that provision, if you got into a fist fight with a Jew or a Negro and he suffered a black eye or a bloody nose you'd be guilty of "Genocide" or, if, in an argument with a Jew or a Negro, you mentioned the word "kyke" or "nigger" you would have caused him "mental anguish," and that "anguished" minority group member could bring a charge of "Genocide" against you. Thereupon, *under the "Genocide Treaty" provisions*, the UN could pluck you out of your home and ship you out of the U. S. for "trial." That "trial" could be held in London, in Paris, in Prague, or in Moscow, wherever the UN would decree. The "Judge" would be a so-called UN Tribunal. And, *under the "Genocide Treaty" provisions*, you could not choose an American lawyer to defend you — *the UN would appoint your defense lawyer* nor, *under that provision*, could our Constitution and/or Bill of Rights protect you. That UN Tribunal could sentence you to be hanged, or shot, or imprisoned for life in a Siberian Slave Labor Camp — *and the U. S. Government could do nothing to prevent it!*

Thus it is clearly obvious that the real objective of the "Genocide Treaty" was to give the UN a stranglehold on every White Christian American — *so as to prevent all opposition to the plot to transform the United States into a unit of a UN One-World Government!* Once our Senate would ratify the "Genocide Treaty," or its twin,

the "Covenant of Human Relations," the UN would find a hundred ways to twist your opposition to "One-World Government" into an "act of Genocide" — it surely would be easy for them to induce a member of a "Minority Group" to prefer charges that you have inflicted "mental anguish" on him — *and how would you be able to disprove the charge when you'd be facing a UN Tribunal in Moscow or at The Hague?*

Under those conditions would YOU dare to oppose the transformation of the United States into an enslaved unit of the UN One World Government?

The UN was all set to submit the "GENOCIDE TREATY" for Senate ratification in January (1947). Then, suddenly, they were confronted with a startling dilemma: the same Tom Connally who had torpedoed the "WORLD COURT" gimmick in their "Charter," demanded a copy of the "GENOCIDE TREATY" before it was to be submitted for action by the Senate. He was bound to recognize the "humanitarianism" in the new "Treaty" as another (and similar) gimmick — and that would mean "good-bye" to the GENOCIDE TREATY. The "Masterminds" decided to hold the "ratification" in abeyance — while they would try another scheme. That new scheme was the UWF "RESOLUTION."

Well, as we know, that new scheme was completely exploded in April, 1950. That hurled the One-World plotters "right back to where they had started from." They decided to go back to their "GENOCIDE TREATY" scheme. Only this time it all was to be so "hush-hush" that it would completely escape the attention of the Connallys, the Jenners, the Joe McCarthys. The very simplicity of their idea insured the success of their operation — *so they hoped*. The idea was that they would submit the "Treaty" for ratification at a time when the vast majority of the Senators would be away from Washington — on vacation, or politicking in their home states. Only a dozen, or less, Senators would be on hand to do the ratifying — and those Senators would be of the Kuchel-Javits-Fulbright-Morse-Humphrey ilk, all properly "briefed." Thus, when the whole Senate would reconvene, the ratification would be a fait accompli — and beyond a Tom Connally "Amendment."

However, several of our most reliable contacts in Washington promptly alerted us (CEG) to the entire scheme. In turn, we promptly issued a "SPECIAL BULLETIN," in which we published all the details of the plot. Simultaneously we issued a "Tract," which virtually was a condensed version of the "BULLETIN." Within thirty days we had a hundred thousand copies of the "BULLETIN" and more than a million "Tracts" distributed in all the states of the Union. Immediately, thousands upon thousands of signed "Tracts,"

accompanied by angry letters, poured into every Senator's office . . . and that was the end of the "GENOCIDE" plot!

(NOTE:—But don't let that fool you. These plotters never quit. They just wait until the people "forget" and go back into slumberland, then they change the name and the complexion, and bring forth a variant of the same plot . . . which means that we must ever be on guard against every twist and turn in this vicious Conspiracy.)

NO. 3 — THE "UNESCO" PLOT

One of the chief objectives of the One-World plotters, *right from the very outset*, has been the brainwashing of our Youth into acceptance of the Communist-One World "*philosophy*." The importance of this objective has been emphasized by Lenin's, Stalin's and Khrushchev's constantly reiterated:— "**Give us control of one generation of AMERICAN YOUTH and we will own America.**"

Thus, when the plotters set up the original "*League of Nations*," they created a "*Special Agency*" within the "*League*" to accomplish that "*brainwashing*" job. The "*League*" died with the outbreak of World War Two, but that "*Special Agency*" did not die with it — it merely went into hibernation. When the "*United Nations*" came into being, that "*Special Agency*" was promptly reactivated and launched into immediate action under the name of "UNESCO" — **with full blessing by our State Department and the National Education Association (NEA)!**

"UNESCO" is the most fiendish of all the treason-instruments in the entire arsenal of the plotters — *its victims are the innocent and helpless children ranging from the babies in the kindergartens to the teenagers in all our schools!* Within three years this vicious gang permeated every school system in our Land. In 1949 a group of startled and outraged parents in Los Angeles launched the first attack on "UNESCO." That alerted other communities — and soon "UNESCO" was under attack all over the country. That slowed down their progress to some degree, but unlike the UWF, which was emasculated by the unmasking in Sacramento in 1950, "UNESCO" continues its horrifying activities. Do you know why? Because our treason-packed State Department shields, defends and protects the UNESCO — ditto the NEA — ditto the PTA, national and local . . . and, because, throughout the years the very parents

of the victims of "UNESCO" have been unwittingly poisoning the minds of their own children by supporting their local PTAs.

(Note:—Limit of space in this issue prevents full details of the fiendishness of "UNESCO," but if you want the complete story you will find it in our "NEWS-BULLETIN" No. 86. MCF.)

However, here is the important point I wish to stress at this time: In the late 1950s the UN was beginning to lose its "holiness." Indeed, with many of the more alerted American people, "the UN" was becoming a very "dirty word" — especially after their atrocities in Katanga began to leak out. By 1960 the Masterminds of the One-World Conspiracy were really "sweating" — the demise of the UN was in sight — and that would automatically spell death for all of the UN "Special Agencies," including "UNESCO." And that, the Masterminds decided, must not happen — UNESCO must be saved! UN or no UN, "UNESCO" must continue to live and function — later they will find a way to set up another UN, but in the interim "UNESCO" must "carry on" and (they hope) complete the "brainwashing" of our Youth into Socialism, Communism, One-Worldism. There was only one way to keep UNESCO alive: provide it with "Treaty" status. So, early in 1960, the State Department, aided by the top Lefties in the Senate, launched a hush-hush campaign to line up enough Senators to guarantee passage of a US-UNESCO Treaty. That was when we issued our latest ("News-Bulletin" No. 86) exposition of UNESCO. Simultaneously, we issued our "UNESCO" Tract. Immediately every Senate office was literally swamped by copies of the "Bulletin" and thousands of signed "Tracts" — plus personal letters . . . and that was "FINIS" for the UNESCO "Treaty."

Which confirms that the salvation of our nation lies in the hands of an alerted American people — no Senator, no Representative will dare to say "No" to an alerted and angry constituency! *But don't let this defeat of "UNESCO" fool you* — this Enemy never quits — they will wait until we "forget," then they will try again . . . and again . . . and again. Which means we must ALWAYS stand on guard. There is only one sure way to smash "UNESCO" and the entire Conspiracy — and that is *by pulling the U. S. out of the UN and torpedoing the UN out of the U. S.*

That is why I repeat and repeat and REPEAT: write to your Representative and urge him to support and vote for Congressman James B. Utt's House Resolution No. 427 to rescind and revoke the membership of the U. S. in the UN.

NO. 4 — "WORLD COURT" PLOT

I saved this plot for my last citation for one significant reason: it provides CONCRETE proof that the American people are NOT apathetic — it proves conclusively that when we succeed in getting the TRUE story to the people their so-called "apathy" becomes transformed into a rage and a fury that terrifies every crooked politico in Washington, from the highest to the lowliest, and sends him scurrying into the nearest sewer.

As we know, the attempts to "railroad" Treaty status for both "UNESCO" and "GENOCIDE" were "hush-hush" — the promoters and sponsors were more or less insignificant nonentities. But the plot to repeal the "Connally Amendment," and thus place us under complete control of the Communist International World Court, was too vital to the Masterminds of the Great Conspiracy to be fumbled. So this time they decided upon a bold approach — there was to be nothing "hush-hush" about it — and the actual "railroading" job was to be accomplished by the very topmost figures in the government, none other than the President, the Vice President and the Attorney General of the United States.

"Tricky Dicky" Nixon led off with a fervent speech in New York, in which he urgently appealed for the repeal — next came U. S. Attorney General Brownell's perfervid exhortation for the repeal at the 1959 annual meeting of the American Bar Association — and that was followed by Eisenhower's eloquent (*if his stuttering can be called eloquent*) speech for the repeal at a joint session of Congress. And (*natch*) each and every speech was highly acclaimed by the Press and by all the Mass Communications Media.

The date set for submission of the repeal Bill was exactly three months after the Eisenhower speech. There was a crafty reason for that delay — it was to give the phony "Military Genius" the necessary time to blackmail enough Senators into pledges to vote FOR the Bill. The blackmail "bait" was simple, *but, oh, so irresistible!* . . . it was the same bait he employed to kill the "BRICKER AMENDMENT"—there was to be lots and lots of "Federal Patronage" for all Senators who would vote FOR the repeal — absolutely no "Federal Patronage" for any Senator who would vote NO for the repeal. He succeeded in getting "yes" pledges from some 70-odd Senators, *who were willing to betray the nation for those "30 pieces of silver" (Federal Patronage)* . . . But then came avalanches of signed "Tracts" and angry letters from the suddenly alerted people—they poured by the thousands into the office of every Senator . . . and that sent all those panicked "pledged" Senators storming into Ful-

bright's office *and to the White House* to demand *withdrawal* of the Bill for the Repeal — *and it WAS withdrawn!*

Those three men, Eisenhower, Nixon and Brownell, into whose hands we had entrusted the destiny of our nation, knew full well what the repeal of the "*Connally Amendment*" would have done to us — were they less guilty of rank treason than Quisling, or Laval, or Benedict Arnold? By the same token, every one of those "*pledged*" Senators was equally guilty.

(Note:—The plot to repeal the "**CONNALLY AMENDMENT**" was completely torpedoed — at that time. But if you think there will be no further attempts to repeal it, and place us under "**WORLD COURT**" control, think again. As concrete proof that this ENEMY never quits I submit the following: On July 1, of this year, in Athens, Greece, Earl Warren addressed a convention of 1,000 lawyers from 105 nations. In that speech, he pledged to devote himself to establish "an International Court with powers to enforce its decisions." In response to questions, he brazenly confirmed that his speech was to serve as a "springboard" for a new attempt to repeal the "Connally Amendment." MCF.)

However, coming back to our defeat of the Eisenhower-Nixon plot to defeat the "*Connally Amendment*," do we need more proof that, once we get the "*true story*" through to the people, they are far from apathetic? Moreover, the above experiences prove beyond a doubt that we have one sure way to break through all the "*managed news*" and "*brainwashing*" techniques of the *controlled* Mass Communications Media — that sure way is the inexpensive little "*Tract*." There are two very vital reasons why the "*Tract*" is our most potent weapon against the techniques of this Enemy: . . . 1) We must get the truth to ALL of the American people; the Press is closed to us; therefore we must have a "*Press*" of our own. The "*Tract*" is such a "*Press*." We can get the "*story*," condensed, *but fully told*, into four easy-to-read little pages. You see, many people refuse to read 100 or 200 page books — by the time they wade through the last pages of such a book, they've forgotten what they read in the earlier pages. But they can read a "*Tract*" in two or three minutes — "*get*" the pertinent, *the really important, facts* — *and the directives how to fight the enemy!* . . . 2) An even more vital reason is the matter of *distribution*: practically all book stores are closed to us — ditto all newspaper and magazine stands. Our only means of getting "*the story*" to the people is through voluntary "*distribution*" by loyal patriots. But, comparatively, there are very few people who can afford to distribute a hundred (*or even a dozen*) books

at two to five dollars a copy, but practically anybody can afford to distribute one hundred, two hundred, or even a thousand "Tracts" at two cents per copy.

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THE "BRICKER AMENDMENT"

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Now let me show you the disastrous effects when we fail to prevent the passage of a Bill that endangers the security of our country, or when we fail to force Congress to pass a Bill that is vital to our security. I can, of course, cite the "16th Amendment" and the "Federal Reserve Act," but both of those disasters came in 1913, when the American people were utterly unaware of the Great Conspiracy. But in 1952 the Conspiracy was no longer a complete secret, so there was no such excuse for the failure of Congress to pass the "BRICKER AMENDMENT" . . . and, *second only to our enchainment in the execrable UN*, failure to force passage of the "BRICKER AMENDMENT" was the most disastrous mistake we made in the past half-century!

With memory short as it is, I venture to say that to the vast majority of the American people, by now the Battle of the Bricker Amendment is just a vague memory. It all happened approximately ten years ago, so I doubt if very many people remember the exact objective of that proposed Amendment, or what inspired Senator Bricker to sponsor it.

Well, here is the reason: during World War Two Franklin Roosevelt was involved in many conferences with Stalin, with Winston Churchill, with Chiang Kai Shek and other top Leaders. Naturally, all those *wartime* conferences were top-secret. But Roosevelt had hardly returned from Yalta, when we began to hear whispers about shocking skulduggery at all those "*top-secret*" meetings — horrifying whispers that at Teheran Roosevelt had back-knifed Chiang Kai Shek and promised "*delivery*" of China to Stalin — whispers that at Yalta Roosevelt had entered into secret "*Executive Agreements*" with Stalin to deliver to Moscow all of the Balkan states and all of Eastern Europe, including Berlin — whispers that our "*Military Genius*" was manipulating all allied armies to clear the road for the Russians so as to enable them to be the first to arrive in those promised areas — to "*liberate*" them — *and set up Communist regimes in all of them!*

Several disturbed members of Congress began to question the State Department, the Pentagon, the White House — but, even

after the Germans surrendered, all such questions were brushed off with the convenient "*Classified Information*" retorts.

Then, in the midst of all that sparring, concrete evidence of all the betrayals and treason committed at Yalta under cover of "*Executive Agreement*" became available. It came in the form of microfilms and recordings of the secret Roosevelt-Stalin meetings. Both the films and recordings were secretly made by Stalin — *to be held as a club over Roosevelt's head — if he would ever attempt to renege any of his promises and "Executive Agreements."* A set of each was spirited out of Russia and delivered to Senator Vandenberg — until then, Roosevelt's most zealous bi-partisan supporter. The disillusioned — *and horrified* — Vandenberg immediately endeavored to release the shocking story to the American people. But the Press, Hollywood, all of our Mass Communications Media were (*to express it mildly*) reluctant to "*touch*" his story. In the midst of Vandenberg's efforts, Roosevelt "*died*" — and that killed all chances of getting the story published — that "*death*" made the entire Vandenberg story completely de trop . . . *except that I used it as the basic plot of "THIEVES' PARADISE," the play Mister Kuchel denounced as the chief source of all the suspicions about the UN plot.*

Actually, as I have aired it on several occasions, Roosevelt's death was "*suicide.*" The moment he was informed about the existence of those microfilms and recordings he realized the danger of impeachment — and even possible execution, a la Laval and Quisling. The report of his death was accompanied by his pre-suicide statement of: . . . "*I now realize I made a great mistake by trusting Stalin.*"

During the following years there were constant and growing demands for the release of the "*Yalta Papers,*" on the theory that they would contain the "*minutes*" of all the secret meetings — and thus reveal *exactly* what Roosevelt had "*promised.*" Both the State Department and the Pentagon stalled and stalled and stalled. Finally, after a threat of Congressional investigation to ferret out the real reasons for the "*stalling,*" Truman ordered the release of the "*papers.*"

The Chicago Tribune promptly published the "*papers.*" So did the New York Times, the Washington Post and other metropolitan newspapers, but only the Chicago Tribune simultaneously issued an editorial which pointed out the massive deletions — *principally the "minutes" of all the secret "Executive Agreements" by Roosevelt!* When questioned about the deletions, the State Department "*explained*" that those particular sections ("*Executive Agreements*") were Roosevelt's personal memorandums and, thus, private prop-

erty — that they were in the Roosevelt Library at Hyde Park — and unavailable to the public.

Thus they (*perhaps unintentionally*) placed the onus of all the betrayals and acts of treason on the “*Executive Agreement*” powers of the President. Automatically, that created a demand for legislation to nullify such powers. This demand was greatly heightened after the betrayal of China to Mousey Dung. It became a general outcry when it was revealed that all of the UN chicaneries and betrayals — *and murder of our boys* — in the so-called UN “*police action*” in Korea were shielded and covered up by Truman’s “*Executive Agreement*” powers.

Senator Bricker took the lead in the movement to achieve the necessary legislation for such a repeal. He was joined by a number of other Senators. Then, to the vast amazement of those of us who knew him to be a stooge of the “*Council on Foreign Relations*,” a chief figure in the “*Atlantic Union — UWF*” treason gang, and a rabid “*One-Worlder*,” John Foster Dulles delivered a speech in Louisville, Kentucky, on April 12, 1952, in which he stated:

“Treaty law can override the Constitution . . . They (Treaties) can cut across the rights given the people by the Constitutional Bill of Rights.”

That speech came on the eve of the Convention. It emphasized the great and vital need of legislation to safeguard the nation from the menace inherent in the free-wheeling “*Executive Agreement*” powers of the Presidency. It was commonly known that Dulles was Eisenhower’s choice for Secretary of the State Department should he be elected to the Presidency. Therefore, Dulles was generally accepted as the voice of Eisenhower.

Now, for complete clarification of the “*Bricker Amendment*,” following are four of the chief objectives it sought to attain:

“The Bricker-Judiciary Committee Text of Amendment

(S. J. Res. 1, 83d. Cong., 1st session)

“JOINT RESOLUTION Proposing an amendment to the Constitution of the United States relating to the legal effect of certain treaties and Executive Agreements.

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“Section 1. A provision of a treaty which conflicts with the Constitution shall not be of any force or effect.

“Section 2. A treaty shall become effective as internal law in the United States only through legislation which would be valid in the absence of treaty.

"Section 3. Congress shall have power to regulate all executive and other agreements with any foreign power or international organization. All such agreements shall be subject to the limitations imposed on treaties by this article.

"Section 4. The Congress shall have power to enforce this article by appropriate legislation."

It is needless for me to stress how invaluable such an Amendment to our Constitution would have been during the years since Roosevelt entered the White House. There would have been no "Teheran Agreements," no "YALTA Agreements," no "Potsdam (Truman) Agreements," no "Korean War "UNDER UN CONTROL." In short, such an "Amendment" before Roosevelt came into the Presidency would have saved the U.S., and the entire Free World, from all of today's turmoil and menace.

Now: throughout the political campaign of 1952, Dulles spoke in various parts of the country. He never mentioned Bricker by name, but in all his speeches he emphatically stressed the vital need of all the legal curbs outlined in the Amendment. Moreover, throughout the campaign, Eisenhower never voiced even remote opposition to Bricker's (*Amendment*) plans. Hence, it was assumed that he was in favor of it. And many Senators who had been "on the fence" about it joined the Bricker group. By January 1953 there were approximately 60 Senators (*plus many Representatives*) in that group — which indicated sure-fire passage of the Amendment.

Then Eisenhower entered the White House. Dulles was promptly appointed to head the State Department — and he immediately pulled his infamous switch. He launched a vitriolic attack on the "Bricker Amendment." He based his opposition to it on the contention that it constituted an attack on the integrity of the "great" Ike, the "Military Genius" who had saved the world, etc., etc. . . . and, of course, all of our Mass Communications Media, and all the poison-pen Columnists and poison-tongue Radio and TV "News Analysts" joyously supported his contentions!

In turn, all of our dedicated patriots and patriotic groups promptly sprang to the support of the Bricker Amendment. Frank E. Holman, a Past President of the American Bar Association, and an expert on Constitutional Law, wrote a 200 page book (*"Story of the BRICKER AMENDMENT"*) in which he clearly established that only such a measure as the "Bricker Amendment" could safeguard the nation from destruction by unscrupulous men in the White House. Dean Manion, Samuel B. Petengill, Garet Garrett, all fully accepted authorities in all matters pertaining to the Constitution, issued books in support of the Amendment. All such books were

"blacklisted" by all book stores, but all the patriotic organizations did a massive job of distribution. Dr. Rumely's "*Committee For Constitutional Government*," alone distributed 100,000 copies of the Holman book.

All in all, the "*Bricker Amendment*" was the hottest controversy of that period. Throughout that controversy the pious Ike stood (*ostensibly*) aloof. But, *secretly*, he pulled the trick that spelled its defeat: he called in for private discussion every Senator who had indicated approval of the Amendment — and gave him his choice: a vote FOR the Amendment and there would be absolutely no Federal Patronage for his State — a NO vote would bring him a *deluge* of Federal Patronage. *That did it!* There is absolutely no doubt that without that "*Federal Patronage*" bribery the "*Bricker Amendment*" would have been passed overwhelmingly.

CEG STAYED OUT OF THAT FIGHT

We (CEG) did not take an active part in the "*Bricker Amendment*" battle — *at the urgent requests of some of the leaders in the fight*. You see, at that very time, we (CEG) were in the midst of our own fight to get "*Thieves' Paradise*" and "*Red Rainbow*" produced on Broadway. Naturally, we automatically became a prime target of the ADL and of all the newspapers in New York — and throughout the nation. Merwyn K. Hart, Holman, Dr. Rumely, etc., were fearful that if we (CEG) entered the "*Amendment*" battle with our favorite (TRACT) weapon it would provide the Dulles-Eisenhower forces with further damaging ammunition. I disagreed with that theory — I pointed out that our first hundred thousand "RED STARS" Tracts forced the Congressional investigation of Hollywood and smashed the backbone of the Red Conspiracy in Cinema-land — that our million (*or more*) Tracts that exposed the "UNITED WORLD FEDERALISTS" forced the California Legislature action that killed the UWF traitorous "RESOLUTION." Nevertheless, they urged that CEG stay out of the fight — and, because of my high regard for those men, I respected their wishes.

When the "*Amendment*" was submitted to the Senate it went down to defeat, 50 to 42. Among those who voted *against* the Amendment were: Fulbright, Flanders (*McCarthy's "assassin"*), Humphrey, KENNEDY, Lehman, Morse, Saltonstall, and last, but not least, WM. KNOWLAND! . . . *which should serve as a reminder about the politicians who TALK sweet, but VOTE sour!*

Later, some months after the "Amendment" was defeated, I learned that all the "fear" about the "damage" that might be wrought by our "TRACT" was engendered by one Alfred Kohlberg . . . more about him later.

(Note:— I am not implying that if we had launched our "Tract" campaign in its behalf it would have brought victory for the "Bricker Amendment" . . . that is something we will never know . . . but I still believe that a few million "Tracts" would have brought a vast number of additional Americans into the fight — and MIGHT have turned the tide . . . as it did in the plot to repeal the "Connally Amendment." MCF)

GOOD-BYE OUR CONSTITUTION?

The defeat of the "BRICKER AMENDMENT" was a great victory for the Masterminds of the Great Conspiracy.

The reason why a safeguard such as the "BRICKER AMENDMENT" is so vital to the safety and security of our nation is this: The Constitution says that properly approved Treaties are part of "the supreme law of the land." However, until Roosevelt entered the White House, it was taken for granted that treaties could not *change* the Constitution. But the United States Supreme Court, by a vote of 7 to 2 has held that a treaty gave the Federal Government power it did not previously have — and took from the States and the people power THEY did previously have . . . *This transfer of power by treaty amounts to amending the Constitution without the consent of Congress and the States!*

That same Supreme Court "Decision" has been accepted (*without challenge, so far*) as providing similar "Law of the Land" authority to a Presidential "EXECUTIVE AGREEMENT."

That court decision has been seized upon by crooked politicians and equally crooked Judges in this country and elsewhere to rewrite our fundamental (*Constitutional*) laws, thus governing our people in our domestic affairs by the backdoor method of getting a treaty adopted — *or by "EXECUTIVE AGREEMENT."*

That is how the "Masterminds" have been eroding and emasculating our Constitution throughout the past half-century — *but particularly since Roosevelt entered the White House!* He resorted to that "EXECUTIVE AGREEMENT" power to grant "recognition" to the Stalin regime — *and thus "preserved" the Communist menace*

. . . he entered into a secret "EXECUTIVE AGREEMENT" with Churchill to drag us into World War II — *and then had to bait the Japanese to sneak attack "Pearl Harbor" to provide him with the excuse he needed to fulfill that "Agreement" . . . that was how (via "EXECUTIVE AGREEMENT") that charlatan delivered the Balkans and all of Eastern Europe and China to Stalin . . . That was the technique Truman employed to ignore our Constitution and bypass Congress to hurl us into the Korean War — he based that act of treason on our so-called "Treaty" with the UN.*

In short, every Man in the White House since 1933 has been using this unlawful "EXECUTIVE" power to betray and betray and betray — all for the one ultimate goal of delivering the U. S. into the "One-World" trap. *It is all so obvious — all so much of one distinct pattern!*

But the men on the U. S. Supreme Court provide the most glaring evidence of how our traitors *within* are employing the "Treaty" gimmick to erode and gradually nullify our Constitution.

From 1943 until October 1953 the U. S. Supreme Court ruled on 34 cases which dealt with Communism. During that period the Court voted in favor of the Communists in 15 cases, and against the Communists in 19 cases. Frankfurter, Black, and rabidly pro-Communist Douglas (*the Tommy Manville of the Supreme Court*) voted FOR the Communists in practically all the cases, but the then Chief Justice, Vinson, managed to control the "Decision" 19 times . . . *now get THIS!*

Earl Warren became Chief Justice in October of 1953. From that day until June 2, 1958, the Supreme Court consented to hear a total of 39 cases involving Communists and their subversive activities in one form or another. *Of these 39 cases directly involving Communism the traitorous Warren voted 36 times in favor of the Communists! In other words, 92% of the time Warren rendered "aid and comfort" to America's mortal enemy, COMMUNISM!*

But here is the most important point: all of those 36 pro-Communist "Decisions," rendered by these men who are SWORN to defend and protect our Constitution, were vicious acts of treason — virtually all of them were based NOT on our Constitution but on the UN Charter "Treaty." However, the most vicious, the most damaging, the most dangerous "Decision" of all was the "DESEGREGATION DECISION" — *which Warren arrogantly proclaimed was based NOT on the Constitution but on the UN Charter and on a book written by a Swedish self-described Marxist-Socialist.*

That "DECISION" was an act of treason fully as heinous as was

that of Quisling when he opened the gates of Norway to the Nazis . . . it was even more heinous than was Laval's collaboration with Hitler's occupation of France . . . the "*DESEGREGATION DECISION*" may yet prove to be the act that will destroy the sovereignty and freedom of our nation — AS IT WAS INTENDED TO DO!

To some newcomers to our publication, who may have taken seriously the Kuchel "*fright-peddlers*" hysteria, the above charge may seem very far-fetched. Well, for their benefit, I will provide a small part of the evidence our previous issues contained . . . *ir-refutable evidence!*

DESTROY THE UNITY OF THE PEOPLE

When the "*Masterminds*" first launched their "*One-World*" plot they quickly discovered that their greatest obstacle was the unity of the American people. If their plot was to succeed, that unity had to be destroyed. They decided that there was only one way to accomplish that: create, incite, and constantly intensify racial strife. That was decided upon not in recent years, but as far back as 1913, when one Israel Cohen, a Communist Party functionary in England, wrote a book, "*A RACIAL PROGRAM FOR THE 20th CENTURY*," in which he provided the following directives for the launching of the racial strife in the U. S.

"We must realize that our Party's most powerful weapon is racial tension. By propounding into the consciousness of the dark races that for centuries they have been oppressed by the whites, we can mould them to the program of the Communist Party. In America, we will aim for subtle victory. While inflaming the Negro Minority against the Whites, we will instill in the Whites a guilt complex for their exploitation of the Negroes. We will aid the Negroes to rise to prominence in every walk of life, in the professions and in the world of sports and entertainment. With this prestige the Negro will be able to intermarry with the Whites and begin a process which will deliver America to our Cause."

To carry out those "*directives*" the plotters set up the NAACP, the URBAN LEAGUE, plus other similar groups. All of them were, *and are*, officered and supported by Whites (*renegades*). And all of their activities, *through all the years*, have been masterminded, coached and directed by the infamous "*Anti-Defamation League*." And all of their activities, *through all the years*, have been almost

entirely financed by Whites. For one example: the notorious Martin Luther King is financed by Nelson Rockefeller—and fully supported by the Kennedys.

However, their progress was very slow during the 1920's, the '30's, and even through the '40's. There was a distinct reason for that. The "*racial strife*" plot had really been aimed at the South (*as I will soon PROVE*). But the Southern Negro wasn't at all interested in the so-called "*civil-rights*" movement. He was perfectly content with his lot — he preferred life in his own community, among his own people — he had schools for his kids that were fully equal to the schools for the White kids, and he liked it that way. There was no screaming about "*civil rights*" in those early decades, no yammering about voting rights, about desegregation, about integration, etc., etc.

Under those circumstances, the plotters were fully aware that their program of inflaming the adult Negroes in those decades against the Whites would make comparatively small progress. Therefore, they resorted to their favorite technique of "*educating*" the Negro Youth until they will have "*captured*" a complete generation — exactly as they are scheming and conniving to capture a complete generation of all of the American Youth through infiltrating our school systems with their (UNESCO) text books and teachings.

Limitation of space won't permit me to go into the minute details of the methods the plotters employed to "*capture*" the Negro youth, other than to stress that they preyed on all of the natural and inherent weaknesses of the Negro — such as his utter disregard for sex morality and for Law and Order, on his natural inclination to dishonesty, to laziness, to shiftlessness, etc., etc. The Israel Cohen book abounded with directives how to develop and exploit all those weaknesses.

The plotters devoted the following twenty years to "*sowing seeds*" with the Negro Youth—and to develop such "*Leaders*" as the "*Reverend*" Martin Luther King, "*Reverend*" Shuttlesworth, "*Reverend*" Adam Clayton Powell, W.E.B. Du Bois, etc., etc., all "*Reverends*," all fully indoctrinated in Communism. Then, in 1933, Franklin Roosevelt entered the White House. That phony "*humanitarian*" and his equally spurious "*first lady*" promptly began to shed crocodile tears over the "*discriminations*" and "*persecutions*" inflicted on the "*poor Negroes*" — and that was all the impact the plotters needed to send their plot into high gear — to transform the new and growing generations of Negro Youth into an outright, *and vicious*, criminal element. Negro girls, *even before they*

entered their teens, were encouraged to spawn illegitimate children — the temptations consisted of generous “social welfare” allotments for each and every such “baby” . . . All our Courts (particularly the Federal) became extremely lenient with Negro murderers, rapists, kidnappers, muggers, hold-up men, robbers — every type of Negro criminal . . . the Press adopted (under instructions) an unwritten, but rigid, “Law” to shield Negro criminals by concealing “color” in their reportings of all such crimes . . . All the police were warned to handle very gently all Negroes involved in crimes — or they would find themselves in “police brutality” charges right up to their badges . . . and all Parole Boards were instructed—and warned — to give “utmost consideration” to appeals for paroles of Negroes — no Negro murderer is to be denied parole until he PROVES himself to be incorrigible by committing at least two or three additional murders while out on parole!

Now, as we know, the entire racial upheaval was created to accomplish one supreme objective: incite the kind of strife that would lead into demonstrations, violence and bloody riots throughout the land which would “force” Washington to place the nation under martial law, which — “to satisfy world opinion” — would be placed under UN control . . . And that would be the first giant step toward the transformation of the U. S. into a unit of a UN One-World Government!

The plotters set up a timetable: with the highly organized NAACP, “Urban League” and similar organizations composed of hundreds of thousands of properly inflamed Negro members, all officered and directed by Whites, and further coached and masterminded by the notorious “Anti-Defamation League,” they’d begin to get the “born-again” Africans “into the streets” — by the mid-1950s, our entire land would be engulfed in “demonstrations,” then bloody riots — the “situation” would be “out of hand,” and then “Comes the Revolution” and Martial Law under UN control! . . . Read our “Special — July, 1963 — Bulletin” for details of the plot.

But the plotters misjudged their Negro (*intended*) dupes — particularly the Southern Negroes. What they failed to take into consideration was the centuries-old ingrained bond between the Southern Negro and the Southern White Man — a bond of great reverence for the White Man — a bond that through the centuries has been a favorite theme of story and song — it throbbed in every word in “Uncle Tom’s Cabin” — it rang out clear and sweet in every note Stephen Foster wrote. True, they (the plotters) had succeeded in “brainwashing” the new generation of Negroes into *resenting* what they began to call “White Supremacy” — they successfully incited them into voicing objections to segregated schools, segregated

lunchrooms, segregated rest-rooms, segregated hotels and motels, etc., etc. But "violence" was something else again. All, or practically all, Negroes will steal, get drunk and commit various types of crimes. But the thought of *violent* defiance of the White Man's laws, of open attacks on the institutions and traditions (*desegregation, etc.*) of the South never entered the minds of the Southern Negroes. By 1950 the plotters became fully aware that not even the craftiest and most vicious of the agitators and provocateurs they infiltrated into the South could incite the Southern Negro into demonstrations and rioting. They realized that they would have to provide the Negroes in the South, *and throughout the nation*, with "Laws" that would "legalize" the "lawlessness" to engulf the nation in the Racial upheaval that would achieve their objective . . . Such a "Law" was provided by Warren's "Desegregation Decision!"

That "Decision," as I previously stressed, was definitely and deliberately unlawful because it was based NOT on our Constitution, but on the UN Charter. Many of our foremost experts on Constitutional Law have denounced that "Decision" as absolutely spurious.

(Note:—Apropos of that "DECISION" and various other amazing "interpretations" by Warren and the other Justices, I refer the reader to "LAW OF THE LAND," a recent book by Warren Jefferson Davis, proclaimed by Dr. Revilo P. Oliver, Loyd Wright, former President of the American Bar Association, and other legal experts, as one of our foremost authorities on Constitutional Law. This book has received glowing reviews, but a mere review does not do it justice. Only a studied reading of the book will provide a crystal clear clarification of our Constitutional Laws — and how they are being distorted by the Warren "Decisions." The book is published by Carlton Press, Inc., New York, \$3.50 per copy . . . or it can be obtained direct from Mr. Davis, 6070 La Jolla Mesa Drive, La Jolla, Calif. MCF)

Nevertheless, the phony "Military Genius" (*do I have to name him?*) then in the White House proclaimed it to be a "Law of the Land" — and he exploded the Racial upheaval on us by using it as his spring-board for his Constitutionally unlawful "invasion" of a sovereign state. *That was the signal for all of the "demonstrations" and bloody rioting ever since* — because during all of his remaining years in the White House, Eisenhower continued to encourage the Negroes to "fight for their rights" . . . ditto the Kennedys — *even more brazenly and more viciously!*

(Note:—At this point, for those who may still be even remotely influenced by Kuchel's hysterical cries about "fright peddlers," I have just one suggestion: go back to that excerpt from the Israel Cohen book —

study each and every "directive" in that excerpt — then back track in your own mind all of the events of the past 25 years that have brought us to the present status in the Racial Upheaval . . . you will need no further evidence. MCF)

THIEVES SCREAM "STOP THIEF!"

Every day our people are becoming more and more aware of the processes employed by our Press and by all of our Mass Communications Media to brainwash the American people into accepting without suspicions the treason plottings in Washington to force us into the One-World trap.

However, there is an even more dangerous form of "brainwash" being perpetrated on us that the vast majority of our people are utterly unaware of — and, *even more unfortunate*, some who *are* becoming aware that "there is something rotten in the state of Denmark," are, nevertheless, reluctant to accept the full truth of it, because of the denials and alibis from respected and (*supposedly*) reliable sources.

In our "News-Bulletin" No. 97 I clearly established the chicaneries and treacheries practised by the State Department and by the Pentagon to deceive and delude the American people about the UN — I pinpointed the phony alibis, the half-truths, the outright falsehoods they employed to discredit our UN Tract No. 1 and UN Tract No. 2.

At the outset of this issue I had intended to go more fully into that phase of "brainwashing," but the *galloping* developments in the Racial Upheaval leaves me no choice but to devote the remainder of my space to this frightening feature — and that brings me back to that excerpt from Israel Cohen's book: "A RACIAL PROGRAM FOR THE 20th CENTURY."

The vast importance of that book lies in the fact that it so clearly establishes that our present racial upheaval was planned and blueprinted as far back as the first decade of this century — and that the direct objective was to destroy the solidarity of the American people and the destruction of our national sovereignty.

Unquestionably, if the American people as a whole could be made aware that such a "blueprint" had ever been written — if they were made fully aware of the "directives" that book contained, it *would* create an uprising . . . but not the kind of an uprising the

plotters set out to achieve. It is a foregone conclusion that every Negro "demonstration," every Negro "non-violent" riot, every "Freedom Ride," all "picketings" and "marches" would have been smashed so violently that every Negro ("Reverend") Leader, even Martin LUCIFER King, Jr., would hastily have gone into a disappearing act — or would have been hanging from the nearest trees and telegraph poles . . . I am equally confident that if, at the height of the racial upheavals in Washington, D.C., in Little Rock, in Mississippi, etc., etc., the people had become fully aware, *and convinced*, of that Israel Cohen "excerpt," they would not have waited for Congress to take action — they would have meted out to the Eisenhowers, the Warrens, the Kennedys, et al, the very same treatment the people of New York meted out to the Boss Tweed gang.

I don't advocate that kind of treatment — even for outright traitors; I don't believe in resorting to lawlessness (*and lynch law is lawlessness*) to combat lawlessness. And I sincerely hope we will find some other means for the salvation of our nation.

But the very thought that these men, into whose hands we have entrusted the security and the destiny of our nation, are deliberately inciting 10 per cent of our people (*the 10 per cent who can so easily be transformed into the African savagery that is their inherent heritage*) to acquire the control and mastery of our nation cries loudly for the proper punishment to fit their crimes . . . I only hope that Congress will finally apply those punishments before the people are forced to the imperative "surgeries" to cure that cancer.

Anyway, the important point is that the moment that Israel Cohen "excerpt" appeared in print, the plotters realized that they were faced with deadly danger — not only to their plot, but to themselves — if that "excerpt" came into nation-wide circulation! And they knew that merely efforts to discredit it would not erase that danger — they had to convince the people that no such book as "A RACIAL PROGRAM FOR THE 20th CENTURY" had ever been written — that that "excerpt" was wholly false — so the "thieves" decided to scream "STOP THIEF" by denouncing the whole thing as a hoax concocted by Myron C. Fagan!

But the most amazing feature of that "denunciation" is that Myron C. Fagan was not the first to discover the existence of that book. Nor was CEG the first to publish that "excerpt." To completely clarify that feature, I will go back into the history of that entire matter.

RECORDED BY "THE CONGRESSIONAL RECORD"

In 1952 I covered the Republican Convention in Chicago. In my report of that Convention, I revealed all of the political chicaneries that led to the theft of the nomination for Eisenhower. I particularly stressed the Eisenhower-Warren deal, whereby Warren threw the Taft-pledged California delegation to Eisenhower. Part of the deal required Eisenhower to appoint Warren to the U. S. Supreme Court — *as Chief Justice, no less!* I also revealed that the deal carried with it a pledge by Warren to issue a "*Desegregation Decision*," which would provide the "*Military Genius*" with "*Law of the Land*" authority to invade any sovereign state with Federal troops to enforce the "*Desegregation*" court orders.

Now, as I have previously pointed out, at that time (1952-53) Ike's "*God Man*" image was so deeply entrenched that even some of my closest associates refused to accept my findings. Anyway, came 1953, and, "*miraculously*," the high post of Chief Justice of the U. S. Supreme Court became available. Eisenhower promptly offered the "*job*" to Warren — but not until after Warren re-pledged himself (*in a hush-hush meeting with U. S. Attorney General Brownell*) to fulfill his part of the treasonous bargain to issue pro-Communist "*Decisions*," and, more importantly, the "SEGREGATION DECISION."

I promptly issued an "URGENT SPECIAL BULLETIN," in which I reiterated my charges of 1952 — and warned of a coming flood of pro-Communist "*Decisions*" . . . and the "SEGREGATION DECISION."

But that "*God Man*" image still held the people in thrall — and all my warnings were ignored and/or brushed off.

Thereupon, I initiated a research operation to find DOCUMENTARY proof that the impending "DESEGREGATION DECISION," which I knew was bound to come, was to be the springboard (*a "Law of the Land"*) for Federal "*invasions*" of sovereign states — and to protect the Negroes in all forms of racial revolt and upheaval. And, lo and behold, in the Library of Congress, in Washington, D.C., I came across a copy of "*The Daily Worker*," published on May 26, 1928, which, on page 6, contained the following "*editorial*:"

"The Communist Party considers it as its historic duty to unite all workers regardless of their color against the common enemy, against the master class.

The negro race must understand that capitalism means racial oppression and Communism means social and racial equality.

"DEMANDS FOR THE NEGROES:

"1) Abolition of the whole system of race discrimination. Full racial equality . . . 2) Abolition of all laws which result in segregation of all Jim Crow laws. The law shall forbid all discrimination against Negroes in selling or renting houses . . . 3) Abolition of all laws which disenfranchise the Negroes on the ground of color . . . 4) Abolition of laws forbidding inter-marriage of persons of different races . . . 5) Abolition of all laws and public administration measures which prohibit, or, in practice, prevent Negro children or youth from attending general public schools or universities . . . 6) Full and equal admittance of Negroes to all railway stations waiting rooms, restaurants, hotels and theatres . . . 7) The War and Navy Departments of the United States Government should abolish all Jim Crow distinctions in the army and navy . . . 8) Immediate removal of all restrictions in all trade unions against the membership of negro workers . . . 9) Equal opportunity for employment, wages, hours, and working conditions for negro and White Workers."

In their 1957 Convention the Communists pledged full support to NAACP in their efforts for complete equality.

In the "REFERENCE ROOM" of the New York Public Library we came across the following further evidence of the Internationalist-Communist Conspiracy to . . . 1) Create tension between the Negroes and Whites in America . . . 2) To transform the South into a BLACK SOVIET REPUBLIC . . . 3) To legalize and encourage inter-marriage between Negroes and Whites — and thus destroy the American White Race.

This was contained in a pamphlet entitled: "THE NEGROES IN A SOVIET AMERICA." It was published in 1935 by the Communist Party's "WORKERS LIBRARY PUBLISHERS." It contained implicit assurance that the "revolt" would be supported by all American Reds . . . on page 38 it promised that a Soviet government would confer greater benefits on Negroes than on Whites, and that — "Any act of discrimination or prejudice against a negro will become a crime under the Revolutionary Law, etc., etc."

And then, early in May of 1957, I received a call from one of our most reliable contacts in Washington, D.C., informing me that the "Washington Evening Star" had published a resume of the Racial Upheaval in Washington, and in that article they reprinted *verbatim* an "excerpt" from the Israel Cohen book, "A RACIAL PROGRAM FOR THE 20th CENTURY." Moreover, from other

sources, we learned that the same story had been reprinted, with credit to the "Star," by the "Hartford (Conn.) Courant" and other newspapers in New England — also by a publication in Santa Ana, California.

However, the story was too startling to be accepted on hearsay, no matter how reliable the source. I had to make sure that the "Washington Star" had published it. I long-distanced the Editor of the "Star." He unhesitatingly acknowledged the story—assured me that the "excerpt" was a verbatim (*word-for-word*) reprint from the book—and he also stated that he had a copy of the book in his possession.

We promptly instituted a search for a copy of the book for our own files. But, written in 1913, it was out of print and unavailable at any of the book stores we contacted. However, we found that the Library of Congress, the New York Library, and a few other Public Libraries had, or did at one time have, copies of it — but none of them would permit their copies to be removed from their premises. However, it suddenly became unnecessary for us to obtain physical possession of the book, because on June 7, 1957, that "excerpt" was entered into the Congressional Record by Rep. Thos. G. Abernathy — *and thus made OFFICIAL.*

I promptly contacted Congressman Abernathy. He assured me that he had not only seen the article in the Washington Star, but had checked other sources to make sure of the authenticity of the story. Thereupon, we included that excerpt in our "Tract SCJ, No. 1," issued for the purpose of getting Congressional action to impeach Chief Justice Warren — on the ground that he had deliberately issued his infamous "DESEGREGATION DECISION" for the express purpose of aiding and abetting the Conspiracy by "legalizing" all of the DIRECTIVES in the Israel Cohen book and in "THE NEGROES IN A SOVIET AMERICA"

A careful study of that "DESEGREGATION DECISION" positively confirms that it transforms all those Communist Directives into (supposedly) RIGID LAWS OF OUR LAND !!!

And now comes the most amazing "happenstance" of all!

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"KILL TRACT SCJ, NO. 1!"
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Several months after we issued "Tract SCJ, No. 1," containing the Israel Cohen "excerpt," the ADL issued a statement to the effect that "there never was such a book." I decided to take a very

simple step that would throw that lie right back into their teeth, to wit: I would have the Public Library provide me with photostats (*photographs*) of the covers of the book, together with photostatic copies of the pages containing the "*excerpt*" in question. But, lo and behold, at the Los Angeles Public Library I was treated to some very evasive replies. First: nobody seemed to know anything about such a book. Thereupon, I reminded the head Librarian that only some months previously she, herself, had informed me that there was such a book in their "*Reference (or Research) Department*," but that it could not be removed from the premises of that "*department*." Obviously confused and embarrassed, the lady admitted a "*vague*" recollection of that incident, but could not remember the title of the book we discussed, or the name of the author. At the New York Library we ran into the same kind of a blank wall — except an admission that they had had such a book, but that it had disappeared some months previously. At the Library of Congress in Washington we got the same run-around that our investigator (*later*) got in response to inquiries about the "*Blauvelt Family Genealogy*," the book that records John F. Kennedy's (*first*) marriage. The same thing happened with requests to the "*Washington Star*" for a look at the book — the very same Editor I had spoken with some months earlier expressed great amazement, insisted he had never heard of the book — and had no recollection of any such story in his paper.

However, we did get one very positive reaction through our pipelines in the ADL outfit — *and we do have such pipelines*: The libraries of many of the Regional Offices of the ADL contained copies of the Cohen book — *until our "Tract SCJ No. 1" was issued* — when instructions were rushed out to BURN all copies. Undoubtedly, that's how they disappeared from all Libraries — *exactly as the "Blauvelt Family Genealogy" disappeared from all book stores and Libraries*.

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ENTER ALFRED KOHLBERG

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I doubt if the name Alfred Kohlberg has much more than a vague connotation for most of my readers. Some may have come across his name on a few directorates of various Pro-American organizations—some may be vaguely aware of his various activities, but to most he was just a name. However, in as much as he played a central role, *a very central one*, in the most powerful movement to KILL "Tract SCJ No. 1," I feel it behooves me to provide a clear conception of the man.

Alfred Kohlberg was what is best described as "*an old China Hand.*" He spent many years of his life in China. As a top Import-Export man in Chinese commerce, he knew China as few men know that inscrutable Land. His relationship with Chiang-Kai-Shek was both intimate and cordial. In fact, in Washington official circles, Kohlberg was looked upon as a "*China Lobby*" on behalf of Nationalist China. Very little was ever known of his *real* relationship with the Mousey Dung gang — *at least on the surface, he remained loyal to Chiang.* And that brings us to the most bewildering feature of his career:

There is no need to go into the whys and wherefores of how China was delivered to Mousey Dung and his Communists — that nauseating story of vile treachery and treason has been told too many times to require a repeat in these pages. Thus, we know that it was the infamous "INSTITUTE OF PACIFIC RELATIONS" (IPR) that planned, propagandized and masterminded that delivery . . . it was the IPR that launched the clamor for "*equal partnership*" for Mousey Dung in the government of China . . . when Chiang Kai Shek ignored their clamoring, it was the IPR that began to scream about the "*abysmal corruption*" of the Chiang Administration . . . then, when the Mousey Dung gang was denounced by reliable sources as a vicious Communist outfit, it was the IPR that scornfully pooh-poohed those charges—and proclaimed Mousey and his gang to be honest and dedicated "*Agrarian Reformers.*"

When Chiang Kai Shek finally was forced to flee to Formosa and Mousey came into power, the entire true story of that tragic debacle became revealed. It was clearly established that the IPR was directly responsible for that debacle with the most viciously "*smearing*" propaganda ever perpetrated against any anti-Communist government. An official investigation revealed that the IPR had been guilty of the rankest kind of treason — several of its Big Wheels were handed prison terms . . . but the most shocking revelation of all was that playing around in the background of that sinister outfit was one Alfred Kohlberg — he not only was one of its founders, but he was a (*silent*) Big Wheel in all of its deliberations.

Now, there is no doubt that Kohlberg knew all about Mousey Dung — he knew that that story about "*Agrarian Reformers*" was a brazen hoax. Why was he silent when "*his friend,*" Chiang Kai Shek was being smeared, vilified, slandered and libeled? It was only after the IPR was completely unmasked that he broke his silence—and that was to wail that he "*had been deluded and deceived*" by his "*colleagues*" in the outfit . . . nevertheless, he continued a cor-

dial relationship with the Owen Lattimores, the Jessups, and the Jaffes — who had “*deluded and deceived*” him.

In my opinion it was the crudest kind of “*brainwashing*,” but he (*seemingly*) managed to retain the respect and regard of such intelligent loyal Americans as Merwyn K. Hart, Dr. Edward A. Rumely, Robert Welch, etc., etc. . . . *Figure all that out for yourself.*

My next experience with Alfred Kohlberg came in 1953. I had finally managed to acquire a Theatre in New York (*the Royale Theatre*) for a staging of my anti-Communist play, “RED RAINBOW.” From the moment I announced my plans, Lee Shubert, owner of the theatre, was besieged by various groups and “*committees*” with demands that he cancel my lease — on the grounds that the play was “*libelous*” — and that it vilified Franklin and Eleanor Roosevelt and other “*illustrious Americans.*” All the protests were correlated and masterminded by the “*Anti-Defamation League.*” Mr. Shubert’s retorts to all such protests were: . . . “*If Fagan’s play is libelous sue him and send him to jail.*” Thereupon the ADL swung their “*big punch,*” on the theory that Lee Shubert, being a Jew, would fall for it: “*Fagan is a vicious anti-semite,*” they informed him. That infuriated Lee. He had known me since 1907, the year of my first play on Broadway. I had been associated with him in many productions, as author, director, producer. Other Jews with whom I had been closely associated were Charles Frohman, Dan Frohman, David Belasco, Al Woods, Flo Ziegfeld, etc., the most famous men in the theatre. Not one of them had ever discovered even a remote feeling of anti-semitism in me — indeed, in those years there was no such thing as anti-semitism in our profession — *not until the ADL injected it.* Lee Shubert virtually hurled the ADL Committee out of his office . . . Then, as we began to cast the play, Shubert was “*tipped off*” that Washington was preparing to launch an anti-trust suit against him and the Shubert Corporation. The individual who did the “*tipping*” also informed him that “*certain powerful influences*” would quash the “*suit*” if he (*Shubert*) would cancel the engagement of “RED RAINBOW” at the Royale Theatre. Branding the “*offer*” as “*blackmail,*” Shubert ordered the man out of his office . . . the “*man*” was Alfred Kohlberg.

I ran into my third experience with Kohlberg in Washington, D. C., in 1956, when I was producing “THIEVES’ PARADISE” at the Shubert Theatre in that city . . . that is the play “*Fright Peddler*” Kuchel recently hysterically denounced as being responsible for the unmasking of the “UNITED NATIONS” as an integral instrument of the Internationalist-Communist plot to destroy the sovereignty of the United States.

From 1947, when I wrote the play and produced it in Hollywood, until 1956, our State Department, the Pentagon and the UN had been constantly issuing "Official Statements" floutingly denying all the charges in the play. But what concerned me far more than the "insults to intelligence" in those "Statements," was the fact that many members of Congress, Senators and Representatives, in response to queries from their constituents, stated that they were unfamiliar with the charges in the play, and sent them (*their constituents*) copies of the falsified "Statements," with assurances that those "Statements" were correct appraisals of the charges. And thus those Senators and Representatives, *sworn to faithfully* represent and protect the interests of the American people who elected them into their high offices, deliberately (*some wittingly, some unwittingly*) collaborated in the "brainwashing" processes of the Masterminds of the Conspiracy.

Thus, when a theatre in Washington became available to me, I decided to produce the play as a challenge to the State Department, the Pentagon, the White House, and to the UN. My challenge was a very simple one — but it left nothing to the imaginations of the more than 300 Senators and Representatives who attended the opening performance. My challenge came in a curtain speech I delivered at that performance — I stated:

"In this play I have bluntly charged the State Department, the Pentagon, the UNITED NATIONS, and various individuals in the very highest offices in our government, with deliberate betrayals and outright treason — and with MURDER of our boys in Korea. If any one of my charges is false it constitutes Criminal Libel . . . If those whom I have so charged fail to sue me on those grounds, their silence must be construed as implicit confession of guilt . . . On that basis, I am fully prepared to defend myself against all suits for CRIMINAL LIBEL and PROVE my charges. By the same token, if I am NOT sued, I charge every member of Congress with his (and her) sworn obligation to hale before Congress all those accused in this play of acts of treason—and mete out to them the punishments to fit their crimes."

As we know, nobody, *but nobody*, ever sued me — and, to the everlasting shame of our Congress, none of the traitors was haled for Congressional investigation.

And the State Department and the Pentagon continued to issue their false "Statements" — and many members of Congress continue to circulate those "Statements!" . . . and that is something that every American who receives such a "Statement" from his Senator and/or Representative should ponder — *and act accordingly at voting time!*

Now, my mere announcement (in 1956) that I was about to stage "THIEVES' PARADISE" in Washington created a veritable typhoon of panic and consternation in all official circles.

In New York, the efforts to prevent the staging of "RED RAINBOW" were spearheaded by the ADL, the "American Jewish Committee", the ADA, and various other groups of that ilk — all frenziedly aided by the "N. Y. Times," the "N. Y. Post," the "Daily Worker," etc., etc. They *unsuccessfully* tried every form of threat and intimidation on all the actors, stage hands, etc., etc. In Washington, the same ADL, aided by the "Washington Post" and the "Washington Star," launched the same kind of an attack to keep "THIEVES' PARADISE" from opening. Realizing that all those efforts were doomed to failure, the Federal Government (*the White House, no less*) launched a movement to (*at least*) strangle the production at the box-office, to wit:

Several days before the opening we received an order for 100 (*opening performance*) tickets from the Naval Academy at Annapolis. The tickets were to be "*picked up at the box-office*" by 100 cadets. Two days later, that order was cancelled — "*on orders from the White House!*"

At the same time, I was informed that the White House (Sherman Adams) had notified all Federal Agencies that "THIEVES' PARADISE" was to be "*Off-Limits*" — with the further warning that any Federal employee seen entering the Shubert Theatre during the run of the play would be "*subject to instant dismissal*" . . . and, to make sure that no Federal employee would consider that warning as merely an idle threat, two motion picture cameras were installed in a second-floor loft directly across the street from the Shubert Theatre and thus photographically recorded every individual who entered the Shubert Theatre during the entire run of "THIEVES' PARADISE."

Now, all of the above is "*old hat*". I have published complete reports of those incidents on several occasions, but I have a particular reason for this re-print, to wit: the genius who evolved that brilliant technique for the strangulation of "THIEVES' PARADISE" at the box-office was a palsy-walsy of Sherman Adams — *named Alfred Kohlberg* . . . and that brings us to that "KILL SCJ TRACT" project.

We launched our campaign to force Congressional action for the impeachment of Earl Warren immediately after he issued his "DESEGREGATION DECISION". We reinforced our charges against

Warren with the items we found in "*The Daily Worker*" editorial of May 26, 1928, and with the excerpt from the Communist Party's "WORKERS LIBRARY PUBLISHERS" pamphlet, entitled "THE NEGROES IN A SOVIET AMERICA," both of which completely established that the entire Negro Racial Upheaval is a carefully worked-out sub-plot of the Communist Party.

Naturally, the ADL, the ADA, and all the "*Liberal*" pro-Communist groups, came rushing to the defense of the man who already had been dubbed "*the Red Bloated Toad of the U. S. Supreme Court.*" They all screamed that his "*attackers*" were anti-Negro and anti-Semitic Rightest-Extremists and Rabble-Rousers — they left it to Kuchel to coin the "*Fright-Peddlers*" label.

However, early in June of 1957 we launched our 100 megaton bomb — the "SCJ Tract No. 1." What made it such a shattering "*bomb*" was the Israel Cohen "*excerpt*," which even a teen-age school child could quickly recognize as a set of directives to use the Negro to destroy the unity of the American people.

That "*Tract*," but particularly the Cohen "*excerpt*," literally stunned the plotters. All the prima facie evidence that all the "*directives*" in that "*excerpt*" had for many years been in actual operation left them with no "*way out*" via denials or alibis. They knew that there was only one way for them to escape the wrath of the American people — and to preserve their plot: "SCJ Tract No. 1" would have to be "*spurlos versenkt*" — sunk without a trace, before all of the American people became aware of it.

I won't go into the details of all of the tricks and methods they employed to keep the "*Tract*" out of circulation — I will confine myself to the schemes in which Alfred Kohlberg was involved.

We launched our campaign for the impeachment of Earl Warren shortly after he issued his "*Desegregation Decision*". Several other patriotic groups joined us — and helped to circulate our literature. On the other hand, other groups with nation-wide followings launched their own campaigns for the same objective, and issued their own literature.

About two months after we issued our "SCJ Tract", we received a very urgent call from one of our (CEG) members in New England. This man was also a member of another Patriotic organization which also was zealously campaigning for the impeachment of Warren. He called me to relay to me a request from that other organization for the use of the "SCJ Tract" in their campaign. That "*request*" surprised me. Through the years we had made it very clear that all of our "*Tracts*" and "*publications*" were available to

all Patriotic organizations without any need for "permissions." I pointed that out to my caller. He then stated that, inasmuch as his other organization was planning to distribute *millions* of copies of the "Tract," they could save a great deal of money by having the printing done by their own printer — also, for its effect on their members, they wanted to issue it as "*under their auspices.*" My reply to that was that we would permit the printing by their own printer, on condition that they would first submit "*proofs,*" so that we could be assured of no changes in the text for which *we* might be held responsible — also that they could imprint the name of their organization as "*distributors,*" but that the "Tract" itself would have to remain under CEG auspice. Two days later I received another call: that other organization required complete control of the "Tract," to be "*re-copyrighted*" by them — and they offered me, in lieu of royalties, any reasonable price I might stipulate for the authorship rights. Naturally, I rejected the offer.

That organization not only did not distribute the "Tract", but quietly instructed all their members not to include it in their personal activities.

Two years later, the same New England CEG member sheepishly informed me that, unbeknown to him, all of his negotiations for the "Tract" had been instigated by Alfred Kohlberg, at that time a member of the "Council" of that organization — and that he had since learned that Kohlberg's objective in seeking complete control of the "Tract" was that it would have enabled him to delete the Israel Cohen "*excerpt*" . . . *Do we have to "guess" the reason for his intended deletion?*

Now: in February 1959, the "Washington Evening Star" published a new item anent the Israel Cohen "*excerpt*" . . . The entire story, as it was relayed to me, went like this:

The CEG "Tract" had been called to their attention. They were (*oh, so innocently*) shocked. That Israel Cohen "*quote*" was a horrifying thing, they averred — *if true!* They immediately launched a search for a copy of the book, but (*seemingly*) nobody had ever even heard of such a book. Thereupon (*so the story ran*) they had their London correspondent personally interview Israel Cohen. Mr. Cohen assured his interviewer that he had never written a book with that title, and when shown the CEG "Tract" with the "*quote*" attributed to him, he expressed amazement, horror and shock, and denounced it as a dastardly falsehood — "*a complete hoax.*" And that, stated the "Star," should put finis to that vicious "*canard*" . . . *This, in the newspaper that was the first to publish the "quote."*

I promptly contacted a very reliable journalist in London, one with whom we had previously exchanged courtesies, and asked him to get the facts from Mr. Cohen. A few days later he informed me that it was impossible to talk with author Israel Cohen—for the very simple reason that he died in 1942. Thereupon, I wrote the Editor of the "Star," *the one who in 1957 had assured me about the authenticity of the Israel Cohen "story"* in the "Star," and requested him to inform me what kind of spiritualistic legerdemain their correspondent had employed to get his interview with the deceased Cohen, as I'd like to employ the same kind of hocus pocus . . . *Needless to say, I never received a reply.*

That entire incident completely mystified me. I could not understand how and why a (*one-time*) highly respectable metropolitan newspaper could (*deliberately*) perpetrate such an obvious hoax . . . But there is another side to the story, i.e.:

Apparently Kohlberg, or the plotters, suddenly realized that even if I had "sold" the "SCJ Tract" to Kohlberg, that would not have completely "killed" the Israel Cohen "excerpt," because that, and all the *documented* items published in the "Tract," are in common domain — anybody could insert them in a publication. And as long as the book itself remained available there was no way to discredit the excerpt. Therefore, all traces of the book would have to be destroyed. After that, it could be proclaimed that the whole thing was "a dastardly hoax."

Now, as I have previously pointed out, in certain circles Kohlberg was highly regarded for his (*supposed*) pro-Americanism. Among those who had so regarded him was Merwyn K. Hart, long-time head of the "National Economic Council, Inc.," a very influential organization. This group publishes what they call the "Economic Council Letter," which is veritably a "bible" in patriotic circles.

After all copies of the Israel Cohen book had been ferreted out and destroyed, Kohlberg contacted the Editor of the "Washington Star," reminded him of the original Israel Cohen story the paper had published, and then informed him that Mr. Hart, dubious of that story, had, *of his own volition*, decided to investigate the entire matter. And, *according to Kohlberg*, it was Hart's London contact who "interviewed" Israel Cohen and thus "established" that the entire story was a "hoax". It was on the strength of that "report" that the "Star" published its second story.

Now, whether the Editor really "swallowed" the Kohlberg "report", or was pressured into publishing it by the ADL, or by the "Managed News" manipulators in the Kennedy Administration,

hardly matters — the important point was that he did not check with Mr. Hart for the authenticity of it . . . and now here is the true version of it:

Merwyn K. Hart had been an old and very warm friend of mine. In my opinion, Mr. Hart was one of the most loyal and dedicated Americans in our land. I doubted that he was involved in that web of lies. To satisfy myself, I called on him — and this is what he told me:

Early in 1958 Kohlberg called at his office to discuss that Israel Cohen "excerpt" with him. He informed Mr. Hart that he, *personally*, had made a thorough search for the book — and found no record that such a book had ever been published . . . that, thereupon, he had made a search for Israel Cohen in London — and found that no such person had ever existed. And with that he tried to prevail on Mr. Hart to publish "the facts" in his highly regarded publication — on the theory that the Hart reputation for integrity would fully establish "authenticity" for the "report."

However, Mr. Hart's confidence in Kohlberg had already been more than a little shaken when his (*Kohlberg's*) participation in the reprehensible I P R activities was revealed. But, even without that, Mr. Hart's faith in the "*Congressional Record*" was supreme — he would hardly have rushed into print with Kohlberg's unsupported story and thus cast a doubt on the integrity of the "*Congressional Record*."

One more important point: in his conversation with Kohlberg, Mr. Hart expressed curiosity about his (*Kohlberg's*) very deep concern about the Israel Cohen "excerpt" — he pointed out that that item was not the only verifiable evidence of the plot to use the Negro to destroy the unity of the American people. His answer was exactly what one might have expected:

"I am a Jew. Israel Cohen is a Jewish name. If all of the American people will come to believe that 'excerpt' it will cast a reflection on all of the Jewish people — it would create distrust, animosity and hatred against the entire race. That's why we must prove that it is a 'hoax' perpetrated by vicious anti-semites."

As Mr. Hart expressed it: that "reason" was more than enough to convince him that the real "hoax" was Kohlberg's story, not the "excerpt" that the "*Congressional Record*" had considered sufficiently valid for insertion in its pages.

PRIMA FACIE EVIDENCE

Following are a few citations to prove beyond a doubt the authenticity of that *“excerpt”*:

Two of the *“directives”* in the *“excerpt”* state: We must **“propound into the consciousness of the dark races that for centuries they have been oppressed by the Whites”** And **“while inflaming the Negro Minority against the Whites, we must instill in the Whites a guilt complex for their exploitation of the Negroes.”** . . . Thus to reduce the resistance of the American people.

Even those who read as they run must be able to see how well those two *“directives”* have been carried out by our Press and other Mass Communications media . . . *are still being carried out!*

Another *“directive”* reads: **“We will aid the Negroes to rise to prominence in every walk of life, in the professions and in the world of sports and entertainment.”**

Look about you, my dear reader, and see how well that *“directive”* has been, *and is being*, carried out.

The twin to that *“directive”* is: **“With this prestige the Negro will be able to intermarry with the Whites and begin a process which will deliver America to our Cause.”**

How accurate is that prediction? A Sammy Davis marries a white female; Eartha Kitt is married to a white man; Paul Robeson married a white woman — and that is true of scores of Negroes in the professional worlds. And now, with integration being forced upon our schools and universities, white students are marrying Negroes.

What greater evidence do we need that the Israel Cohen *“excerpt”* is a true blueprint of the plot to use the Negro to destroy the unity of the American people — **to mongrelize the White Race?**

Now let me highlight how our (*Khrushchev described*) Leaders in Washington have been, *and still are*, collaborating with those *“directives”* issued by Israel Cohen — how they are using every possible means to force surrender by the White people to all Negro demands!

We know what the *“Desegregation Decision”* has done to our schools. Equally horrendous, it has opened ALL doors to Negroes— not only doors of hotels, motels, restaurants, theatres, etc., etc., but

private housing as well — even a “Mrs. Murphy” cannot “discriminate” against negroes who insist on moving into her private boarding house.

All of the Negro “marches” on Schools, industrial plants, construction operations, private business establishments, etc., etc., are too fresh in our minds to require review in these pages. The Leaders of such Negro mobs instruct their people to not only “picket” all such establishments, but to invade them in large numbers — in order to disrupt business. These mobs do not invade such places for an hour, or even for a day; they “sit-in” for a week, or a month, if their “Leaders” see fit — and the authorities (*police*) are ordered not to interfere with them . . . indeed, they are instructed to protect them! A classic example was the week after week invasion of the Don Wilson Housing Tract in Torrance, California: the home owners in that area were instructed — indeed, ordered — to vacate the streets, so as to give the pickets and the “sit-inners” full freedom of the streets. On top of that, many so-called “do-gooders” and “bleeding-hearts” — and the authorities — provided them with blankets, mattresses and sleeping bags, so that they could do their “picketing” in comfort.

In all this there is one vital point that is generally overlooked: under our Constitutional laws, all such “sit-ins” come under the heading of *unlawful trespass*. Before this Racial Upheaval went into effect, all such trespassers would have been arrested and jailed—but, today, if any white Merchant, say a Restaurant owner, resists such trespass, if he happens to strike one of the trespassers, he is subject to arrest on charges of felonious assault.

Now let's take that “March on Washington” atrocity: To begin with, the chief leader of that “march” was A. Philip Randolph, a notorious pro-Communist and Red Fronter, and the chief organizer was one Bayard Rustin, a former member of the Communist Party, a convicted draft-dodger and jailbird, a known and convicted sex pervert — this latter conviction was only a couple of years ago, in Pasadena, California. In fact, virtually all the so-called Negro Leaders have records more or less on the same order. Now, that “march” was organized and designed for one objective: to intimidate Congress into passing Kennedy's “Civil Rights” Bill. We can well remember how the “Bonus Marchers,” veterans of World War One, men who fought and shed their blood for our country, were stopped dead in their tracks in their march on Washington. But the Negroes “march on Washington” was not only permitted — it was approved and encouraged by the vicious political opportunist in the White House. Throughout all the preparation for the “march”

the Negro Leaders were in constant conference with Kennedy — and, to give added prestige to that reprehensible project, it was Kennedy who personally solicited Marlon Brando and various other Hollywood celebrities to come to Washington and LEAD the marchers.



Now for a few statistics: the two Kennedys are constantly screaming that all oppression of, and discrimination against, Negroes must be stopped. All businesses must be opened to all Negroes. They insist that Negroes must be given jobs in proportion to their percentage in our population — *whether they qualify for the jobs they demand, or not.*

All right, now let's take our Postal Department: it is a *statistical* fact that a full fifty percent of all employees in our Post Offices are Negroes — *many of them without going through a Civil Service examination . . .* and that is more or less true of all our Federal Agencies. In other words, 50 percent (*give or take a point or two*) of all Federal jobs are allotted to 10 percent of our population — simply because they are Negroes . . . Incidentally, the only rigidly segregated Federal Agency in Washington is the U. S. Supreme Court — Warren does not permit the hiring of Negroes for any but the menial jobs, such as char-women and elevator operators.

Apropos of the Negroes in our Post Offices, there is an amazing, *and ironic*, story going the rounds in the Postal circles, to wit:

Some months ago Postmaster Day ordered the firing of a mailman in a small Southern city. The reason: that particular mailman was a very obnoxious character, discourteous, and even abusive. In addition, he indulged himself in nuisance acts on the grounds of residents on his route. Complaints to the local Postmaster went unheeded. Finally, a group of the residents drew up a strongly-worded petition to their Congressman. The Congressman submitted the petition to Postmaster Day — with a demand for action. Mr. Day promptly ordered the discharge of that mailman.

Then it developed that that mailman was the NAACP's chief agitator in that area. That brought the NAACP into the picture. They demanded that their boy be reinstated in his job. Mr. Day rejected their demands. The NAACP promptly appealed to Bobby Kennedy. That over-age juvenile delinquent promptly "*ordered*" Day to restore the negro to his job. Mr. Day bluntly reminded Bobby that the U. S. Attorney General's office was not running *his* department. Bobby, infuriated, ran to Jack with his story. Jack

promptly called Postmaster Day into his "*august*" presence — and instructed him to carry out Bobby's (*and the NAACP*) order. Mr. Day protested. Jack flew into one of his phony rages and barked: "*You execute my instructions with vigah, or I'll replace you with a niggah!*"

The disgusted Mr. Day "*executed*" the instructions — but promptly resigned . . . Thus, the startled Kennedy had his opportunity to replace Mr. Day with a "*niggah*," but, on more sober thought, decided that that might be too big a bite even for him.

And this brings my "*alert*" about "*How They Brainwash*" to a conclusion. But I will add another "*alert*" to show the effectiveness of their brainwashing processes — and at the same time, show how easy it is to see through those processes.

We issued our "*SCJ, No. 1 Tract*" immediately after that Israel Cohen "*excerpt*" was published in the "*Congressional Record*". It was extremely effective. It went into quick circulation — *by hundreds of thousands!* Many of the Patriotic groups began to pour signed copies to their Senators and Representatives. Several members of Congress began to agitate for impeachment proceedings against Warren and other of the "*Liberal*" Justices. Then came that "*Washington Star*" story branding the "*excerpt*" a "*hoax*". That was followed by an outcry of "*Anti-Semitism*" by the ADL and their allied groups and publications. And, *automatically*, the demand for the "*SCJ Tract*" began to dwindle — and all the agitation for the impeachment of Warren died away.

The most baffling feature of it all, is the *ease* with which the plotters hoodwink the American people; for one example: Any charge, by innuendo, or otherwise, that the "*Congressional Record*" is unreliable — that it would foster "*Anti-Semitism*," or any other ism except Americanism, is, to me, rank heresy. Yet, that tawdry, notoriously pro-Communist ADL was able to discredit that "*Bible*" of our Congress.

By the same token, the man who inserted that "*excerpt*" in the "*Congressional Record*," Rep. Thomas G. Abernathy, is a man of the highest integrity. His only objective was to "*alert*" our Congress to the true reasons for the Racial Upheaval. Yet, by innuendo, the ADL would have the American people believe that his insertion of that "*excerpt*" in the "*Record*" was an act of "*anti-semitism*" — simply because the author of that "*excerpt*" was a Jew. Today, *according to the ADL*, anyone who mentions that Karl Marx is the

author of the Communist Manifesto is "*anti-semitic*" — simply because Karl Marx was a Jew and, therefore, the mere indication of that fact casts a reflection on the whole race.

Thus, today, one must never refer to the "*color*" of a stick-up bandit, or a rapist, or a murderer — you'd be guilty of anti-Negroism and racism if you did . . . you will note how carefully our Press avoids such identification. By the same token, one must never refer to the racial extraction of a Communist — you'd be guilty of "*anti-semitism*" if you did.

And that is the twisted, distorted, cock-eyed theory that is being employed to brainwash and intimidate the American people — and to indoctrinate our sub-consciousness with a guilt complex. And the tragedy of it all is that they are getting away with it — *have been getting away with it for the past three decades!* Study the "*excerpt*" — then compare the "*directives*" it contains with all of the events in the Racial Upheaval during the past 30-odd years, *but especially since the "Bloated Toad" on the U. S. Supreme Court Bench issued his "Desegregation Decision!"* You will need nothing more to convince you — nor will you find it difficult to recognize the traitors in our midst — the men who are deliberately destroying the unity of the American people . . . Get all the loyal Americans in your community to make a similar study . . . that is the only way we can save our Country.

