# THE COMPLETE TRUTH ABOUT THE "UNITED NATIONS" CONSPIRACY!

By MYRON C. FAGAN

We CAN Smash It — If All Loyal Americans will combine to do it — DON'T DEPEND ON CONGRESS TO DO IT, the following will show you why — and how YOU can do it. MCF

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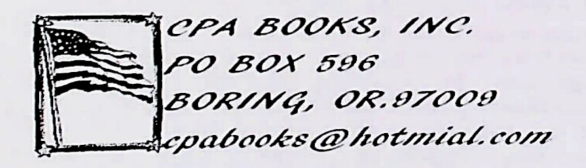
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Organized to Combat the GREAT CONSPIRACY

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KNOW the TRUTH and the TRUTH shall make you FREE.

The most important thing for all of us to always remember is that the salvation of our Country depends upon getting the TRUTH of the GREAT CONSPIRACY to ALL of the American people. When—and if—that will be accomplished our nation will again be FREE and SAFE. Our press won't do it—you know why—so it is up to YOU and YOU and YOU and me to do it. I will do my very best to accomplish it—will YOU! Get all your friends and neighbors to read it.



# WE ARE NOW LIVING IN A (CFR) DICTATORSHIP

All of you loyal Americans who have been reading and studying our "News-Bulletins" and "SPECIAL BULLETINS" since 1948 are fully aware of the treason that has overtaken our Country. Unfortunately, it is very difficult for almost anybody to remember all the warnings and all our urgings. However, our current "News-Bulletin," No. 114, entitled "HOW GREATEST WHITE NATIONS WERE MONGRELIZED — THEN NEGROIZED," should shock (and frighten) you to take the only action that can still save us — as I outlined in our "News-Bulletin," No. 115, entitled: "ONLY YOU AND YOU AND YOU CAN SAVE OUR COUNTRY."

To give full stress to our danger and REMIND you of the complete Conspiracy to destroy our Freedoms and provide you with the full truth — and the identities of the Conspirators — I again urge you to read our "News-Bulletin," No. 110, entitled: "OUR INVISIBLE GOVERNMENT MADE VISIBLE."

At this point, to show you how little I blame the mass of our people for being so blind and "apathetic," I wish to tell you how blind I was to the Conspiracy until 1948. Oh, I knew that such a Conspiracy had been in existence for centuries. I knew, more or less vaguely, all about the poisonous "ILLUMINATI," organized by Adam Weisshaupt, a renegade Jew, who concealed his origin with priestly garb. But I was only vaguely aware that he was merely the figurehood for a group of money-hungry refugees from the Ghettoes of Frankfurt and Bavaria, the leader calling himself Rothschild. But, like so many others, I was not too disturbed about it, seeing it as a "dream" of "mad men." Those (the Conspirators) whose names are best remembered today were Adam Weisshaupt, Marat, Rousseou, Rabbi Mordecai, grandfather of Karl Marx, a Frankfurt Rabbi, Engel and the first of the Rothschilds, also a denizen of the Frankfurt Ghetto. His real name had been Mayer Anshelm, but he changed it to Rothschild. He posed as a wine dealer, but actually he was an illegal money lender. It was that Rothschild who set up "Rothschild Banks" in every important nation in the world, except Czarist Russia, where he was barred by the Czar. All those Banks were operated by his sons and they became the Hierarchy of the Great Conspiracy. He never established a Rothschild Bank, under that name, in the United States, but Kuhn-Loeb and Company was (and is) to all intents a Rothschild Bank. That was set up by Rothschild's "boy" Jacob H. Schiff — and we know how Schiff opened the gates to the U.S. for other (Refugee) Rothschild Bankers, such as August Belmont (not true name), the Warburgs, etc., and how he seduced Renegade Americans, such as Morgan, Rocke-feller, Harriman, etc., etc., into his American branch of the Great Conspiracy, now concealed under the name of "The Council on Foreign Relations" and the "United Nations." We (now) also know how Schiff and his cabal financed the take-over of Russia and the murders of all the Czarist family — and that was the first and most successful giant step of the Great Conspiracy.

# MY FIRST REAL DISCOVERY

I mention all of the above to show how ignorant I was. But late in 1945, at a meeting in Senator Vandenberg's office, I saw the microfilms and heard the Recordings of the plotting at Yalta — and much of the horror came into my mind.

But even then I only "guessed" the full Conspiracy, because I devoted the next two-three years to research how deeply the Conspiracy had penetrated my own profession in Hollywood and Broadway.

And don't let anybody tell you that the FBI, the House Committee on Un-American Activities and a similar Committee in California deny, or denounce me and CEG as being untruthful or rabid agitators. I worked very closely with all three organizations because none of them could penetrate the "Berlin Wall" behind which the Reds in the entire world of Entertainment frenziedly worked on behalf of the Great Conspiracy. Only someone on the very inside could do that penetrating. I had been a playwright and Broadway Director for more than forty years — also did similar work in Hollywood at the same time. And I held many high posts in the Press — hence that, too, was "open" to me. I had many friends in all those Industries and thus had access to information that even the FBI could not get. It was (at least greatly in part) my work that forced the Hearings in Washington — and I provided the documentary information that forced hundreds of celebrities to admit their guilt, or hide behind the Fifth Amendment — and sent the infamous "Hollywood Ten" to prison!

But even that research and the results that followed did not give me the full realization and knowledge of the real Conspiracy. My real "education" came in 1949-1950 when we (CEG) FORCED the California Legislature to a complete review, open to the Public, of the secretly passed and approved UNITED WORLD FEDER-ALISTS (UWF) "Resolution" — and its objectives. It was then that I learned all about the Great Conspiracy — I discovered that the UWF was the CFR's most effective FRONT and tool — that the

UWF was as deeply imbedded in the CFR and the UN as so many fleas are imbedded in the hair of a mangy dog.

And here let me add that we (CEG) were tremendously and gloriously aided in that job by the American Legion, by the Veterans of Foreign Wars, by Women's Clubs and by various individuals in all of California. Furthermore, even then the seduced and bribed Legislators would not have surrendered. What forced them to surrender was when they became aware that groups of their constituents all over the State were organizing "RECALL" groups that would have hurled the traitors out of the Legislature — and out of politics . . . that it would make them and their families pariahs in their own communities!

NOW, IF WE COULD JUST AROUSE THE PEOPLE IN ALL OF OUR FIFTY STATES TO ORGANIZE SIMILAR "RECALL" MOVEMENTS OF TRAITORS IN THEIR LEGISLATURES — AND MEMBERS IN BOTH HOUSES OF CONGRESS OUR FIGHT WOULD BE WON!!!

Can you imagine how that would terrify the Fulbrights, the Kuchels and all the other CFR tools in Washington? . . . How it would make all of them PROVE to their constituents that they will hereafter reject all pressures to pass Bills on behalf of the Great Conspiracy?

### THE CFR-UN MONETARY PLOT

It should not come to you as a shock when you will find in the very near future that the period of plotting has passed and the black One-World Dictatorship will have taken over our entire country — and the world. The decision of an international monetary system is no longer "talk" — it is official! The brainwashed American people will be fed some more "government" propaganda and assurances about a new world currency vitally necessary for the efficient conduct of "world trade," And the people will "swallow" it. And the foolishly trusting people will believe that they will get a full 100 percent "international currency" for every dollar of cash or properties they will turn over to the new "system."

This "international monetary system" will be the official One-World system and will be operated through the so-called U.N. Federal Reserve — better known as the U.N. "International Monetary Fund." This U.N. Agency has been in existence for many years, unheeded and mostly unknown, waiting for the day when it can be put into official operation. And when the world's money will be abolished and the U.N. One-World Government will begin to issue its own scrip there will be no point in protesting to our own duly

they will be the errand boys of the CFR-UN with about as much authority as a page boy in Congress. Thus, it is highly pertinent that we should fully realize that we are already in a One-World Government and that the U.N. is the headquarters of that One-World Government. The manner in which they are ORDERING the U.S. and England to force the White people in South Africa and Rhodesia to surrender their government to the Blacks is unquestionable prima facie evidence that the UN is already acting as the One-World Government!!! This evidence is so obvious to any individual of ordinary intelligence who will take the time and interest to fully examine it that it needs no further explanations.

# PROOF OF THE CFR-UN CONSPIRACY

In many of our "News-Bulletins" I spelled out in no uncertain language that the unalterable goal of the Internationalist Banker gang (Hierarchy) of the CFR is to rule the world. Also that they created the "United Nations" to be the housing for their One-World Government. Here is the full truth that proves it: At least forty-five of their hierarchs and trusted tools held the top and most commanding positions in the San Francisco (1945) Conference where the UN Charter was adopted. Two top CFR tools, Alger Hiss and Leo Pasvolsky wrote the Charter — and another flaming Red, Dalton Trumbo, polished it. The Machiavellian Pasvolsky was an old master hand at the game — twenty-five years earlier he had worked indefatigably in the creation of the old "League of Nations." Thus, the UN was the "baby" of the CFR right from the beginning — just as it is today! Every American (traitor) Agency head in the UN is a member of the CFR.

Now, as we are being hurled into the International Monetary system, it is of great interest to appraise the affiliation with the CFR of the recently resigned Secretary of the (U.S.) Treasury, Douglas Dillon (which is not his true name). Dillon is one of the top Hierarchs of the CFR. During his term as U. S. Secretary of Treasury, he served also as United States Governor of the Boards of Governors of the following UN One-World "organizations" — also International Bank of Reconstruction and Development — also International Development Association — also International Finance Corporation — also the International Monetary Fund! . . . And this was the man to whom the operation of our U. S. Treasury was entrusted!!! On one occasion, in connection with the above,

Dillon was charged with "conflict of interest," but Jake Javits, official spokesman for the CFR in the Senate, came to his rescue with the statement that "conflict of interest is not all it's cracked up to be—" obviously meaning not so far as the UN is concerned. However, that Dillon-Treasury-International money scheme should be set in its proper place— it is something for every sensible man to appraise and consider as we are being nudged into the One-World Government currency plot by men like Dillon.

# LET'S TAKE THE "CONTROVERSY" OUT OF THE UN.

As we know, most men in public life prefer to keep out of so-called "controversial" subjects, and the CFR propagandists and our treasonous Mass Communications Media have done a terrific job of "selling" the slumbering and unthinking people that the UN is "controversial."

But let me ask you loyal Americans, is the salvation of our nation "controversial?" . . . Let me ask you mothers and fathers, is the salvation of a good, decent and FREE land for your children to live in "controversial?" . . . Is the demand that our Congress and Legislators to impeach, or drive out of office, such traitors as Johnson, Humphrey, Rusk, McNamara and EARL WARREN "controversial?" If so, it is equally "controversial" for a Banker or a Businessman to safeguard his money and properties from crooks and gunmen — it is equally "controversial" to safeguard your innocent children from those who seduce them into becoming (Junkies) users of narcotics.

No, the UN is NOT "controversial" — the CFR plot to destroy our nation is NOT "controversial." An awakened American people would SMASH the UN if they were made fully aware what the UN really is. In the following, I shall try to MAKE you SEE the full infamous story of the UN. Then YOU and YOU and YOU will be responsible for the complete revealment of this greatest crime in the history of the world . . YOU and YOU and YOU can awaken your friends and neighbors in your community to FORCE your Congressmen, your Senators and your Legislators to completely unmask the entire plot — and mete out the necessary punishment to ALL the plotters, just as Norway executed Quisling, just as France executed Laval!

For those who still even remotely believe that the UN is not a One-World Government, I suggest they DIGEST the following:

When the UN Charter was concocted, it included the Charter of the "International Court of Justice" — "Justice," Mister Warren and you other lawyers, not LAW, but UN International "Justice" such as the so-called new savage nations and many other half-civilized nations call "Justice." The UN started out with its own so-called Supreme (World) Court—and on the strength of that phony section was forced through our Senate as a "Treaty," thus superceding the Constitution of the United States and becoming the Supreme Law of our nation.

This misnamed World Supreme Court decides all questions of Treaty — decides all questions arising between the UN and its member States — and in all questions of jurisdiction the UN Court decides whether it shall take jurisdiction and there is no appeal from its decisions, "anything in our Constitution or laws of the U.S. to the contrary notwithstanding."

At the San Francisco Conference, a Special (Preparatory) Committee was appointed to create the structure of the UN "organization." The real objective was to decide whether it (the Charter) was to reveal if this was to be construed as "World Government." They decided it would be wiser not to reveal it in the Charter. But within three months after our Senate ratified the twin "Charters," the UN secretly met in London and re-created what we now call the UNITED NATIONS. The CFR who created the UN were in full control, and their influence, including that of the "Americans" in the CFR, is obvious in the transformed structure. And that was when Alger Hiss secretly agreed that the Military Head of the UN was (permanently) to be a Red! But in order to continue to brainwash the American people and seduce them into approval of the new structure they patterned it after the form of the U.S. Government — that is, they made it APPEAR to be patterned in our form, as evidenced by the following:

The UN Secretary General of the UN is to all intents and purposes the President of the One-World Government as Johnson is President of the U. S. . . . the UN General Assembly serves in the same manner as the U. S. Congress . . . the UN Security Council is patterned in the form of the U. S. Senate . . . the UN Secretariat operates exactly as the Cabinet of the U. S. And this Secretariat runs the World Government exactly the way our Cabinet runs the U. S. Government . . . and if you remember, in his now suppressed book, "IN THE CAUSE OF PEACE," Trygvie Lie, the first Secretary General of the UN, referred to the Secretariat as "my Cabinet."

The UN already had its Supreme Court and at the secret London Conference they established eight Cabinet posts, three of which

are counterparts of U. S. Cabinet posts. They did not appoint a Secretary of State — the UN has no other rival independent governments to deal with, hence need no Secretary of State.

# OTHER DELUSIVE UN ORGANIZATIONS

The UN has what it calls "Political and Security Affairs Council." It is falsely patterned after the "U. S. Department of Defense." Only the UN "Council" is the war making body and it is in charge of all Atomic Energy and Disarmament!

The UN also has a "Department of Economic Affairs," supposedly operating like the U. S. Treasury Department. Likewise, the UN has a "Legal Department," which they would like to have us believe functions exactly like the (completely corrupt) U. S. Department of Justice . . . only the UN Legal Department is in charge of writing and codifying International Law!

In addition, the UN has set up what they call the "International Labor Organization," with which they brainwash our rank and file of Labor — and many Industrialists, who surely know better — to equate the U. S. Department of Labor. UNESCO, as we all know by now, is their "organization" to get full control of our entire educational system, from Kindergarten to Universities.

In short, the UN has a special "organization" to engulf every phase of life in America. Their "International Monetary Fund" is nothing more nor less than our own infamous, illegal and reprehensible "Federal Reserve System." Their "Department of Public Information" supposedly functions like our USIA; it is completely devoted to propagandizing — and our USIA Mass Communications Media fully collaborate with them! Their "International Atomic Energy Agency" is supposedly a counterpart of the U. S. Atomic Energy Commission, which is subservient to the One-World plot.

The UN have their own armies, their own uniform, their own Flag. Naturally, they have extra-special privileges and complete immunities in all Member Nations. And they have irrevocable commitments from all Member Nations that all such Members will accept and fulfill all directives and policies of this World Government. The UN is authorized to OCCUPY any member nation to make sure that all such directives are carried out. And what many Americans do not know, or do not believe, is that the UN put this prerogative to tests on numerous occasions on UNITED STATES SOIL . . . one case in point was the UN's "invasion" and "capture" of many of the smaller cities in California, Texas and other States. It was their first test,

and it was only our (CEG) exposition of those "invasions" that forced the UN to hastily abandon that scheme.

However, a short time later they decided on a far bolder scheme: that treasonous "Operation Water Moccasin" so-called War Maneuver — it was only when a finally awakened and aroused citizenry in Georgia and South Carolina rose up and by publicly FORCED "Resolutions" of their Legislatures that that plot was hastily abandoned. Moreover, had the "Operation Water Moccasin" plot been successful it would quickly have been duplicated in Texas, in Maine, in Massachusetts and in other States. It was the action of the peoples in Georgia and South Carolina and their Legislatures that killed that entire plot!

That is why I have time after time after time urged the people to force the same necessary action. A combination of Legislatures could have — and still can — force Congress to put the UN on trial for unlawful and treasonous "invasions" — and that would smash the entire plot! Those same Legislatures can FORCE Congress to charge the President, the Pentagon and other Federal Agencies with the same kind of treason — exactly as Norway put Quisling on trial and executed him — exactly as France put Laval on trial and executed him . . . that is our only salvation!

But the Legislatures won't do it — unless they are FORCED to do it. Just as we (CEG) forced the California Legislature to haul up the "UNITED WORLD FEDERALISTS" Resolution for a thorough public investigation. But it was not just the CEG that pressured the California Legislature to do it — nor was it just the American Legion or the VFW. It was the people of the State, especially the women, who refused to wait for the voting day — they started RECALL movements. That was what terrified the Legislators into carrying out their demands — and only such action will force the men in Congress to take the action of smashing the One-World plot by hauling in the plotters for PUBLIC HEARINGS AND TRIALS. Only that (RECALL MOVEMENTS) can save our Country!!!

In the absence of all that, nothing yet attempted can put an end to the One-World plot. The World Government of the UN is the Law of the World and of the U. S. — and it is being enforced! See their plans to destroy the White Government in Rhodesia!

And strange as it may sound to most Americans, all the strange and cock-eyed un-Constitutional activities now being shielded, encouraged and effected by the Washington traitors are perfectly "legal"—actually COMPULSORY upon the Washington traitors to execute the laws of the UN, otherwise the UN can and WILL step in

and do it for them — THE U. S. SENATE HAS AGREED TO THIS . . . IN OUR NAMES!!!

To complete the full picture, we must remember that the UN plotters are Masters of convincing (to the unaware) Double-Talkers. When they urge "economic equality," as I have described in previous "News-Bulletins," they mean "Take all the money and wealth from the HAVES and give it to the Have-Nots all over the world." . . . Recently Johnson said the very same thing in the very same words !!!! But, of course, he excluded his own ill-gotten twenty million dollars. And the traitors in Washington have been carrying out "OUR responsibility" to fulfill the UN scheme by "borrowing" money against the property of all of the American people and using it to build the UN Empire — ALL OVER THE WORLD!

When the UN ordered "racial equality" they meant total and complete integration. When they declared for "job equality" they meant a "super equality" of all social services and benefits — and FREE MARRIAGE and sex relationships among the races. This is now United Nations LAW and the Chief Executives of all member nations are under orders to enforce it — also non-members . . . we have South Africa as prima facie evidence!

The UN General Assembly, in 1952, began to notify the heads of all member nations to launch constructive action on the "racial equality" program. The traitors in Washington promptly notified all the proper Agencies, including the U. S. Supreme Court and the Justice Department — and all the wheels began to roll. The Supreme Court, even Earl Warren, fully realized the dangers of attempting to reverse a hundred years of legal precedents. They had a very knotty problem — but the UN provided the answer!

From the very creation of the UN, a character named Gunnar Myrdal, a Scandinavian Red Socialist, had headed some of the very highest posts in that organization. The execrable Ford Foundation provided him with a hugh amount of TAX FREE money and he wrote a book, which he called "AN AMERICAN DILEMMA," and that was the book on which Earl Warren (the Supreme Court) hung their unprecedented and utterly illegal "Decisions." And the doors once having been opened, the new LAWS of the One-World Government (UN) at last became the SUPREME LAWS OF THE LAND — and no other LAW can apply anywhere in the U.S.A. . . . . unless our Congress and State Legislatures outlaw the Supreme Court Decisions — and YOU and YOU and YOU, only YOU, can force such action!

Eisenhower and Kennedy were, and Johnson is, fully aware of the sources and the ILLEGAL authority of Warren's "Decisions" and the new "LAWS" they created. Ditto all Attorney Generals. Ditto Con-

gress. Ditto all State Legislatures. But all of them have been "dutifully" carrying out their "obligations" under these new LAWS even though they all know the intent of those LAWS — and to hell with the people!

If I were to write a million words I could provide only infinitesimal evidence to show you how this plot is working. However, I will submit a few quotations from Kennedy's 1962-1963 Report to Congress, written by the State Department, which, of course, is the principal instrument in the UN One-World Government plot. Those reports discuss the "racial equality" problems of South Africa, but they do not divulge the discussions and decisions of the plotters relating to OUR "racial problems," over which they have the same controls and authority that they hold over South Africa. When the UN ordered the immediate enforcement of "racial equality," the traitors in Washington agreed to enforce the orders to the limit within our territory. But the determined men in the government of South Africa, God love 'em, said NO! The UN, in view of the prompt and drastic action taken by the Washington traitors, decided it would be wiser to be patient — but required constant reports of progress from the Washington traitors — meanwhile, the stubborn government of South Africa was being subjected to every type of harassment, not only from the UN, but all member nations were ordered to put pressures on South Africa and continuously report what they were doing in their forms of "Pressures."

The President's (Kennedy) Report for 1962, on page 160, stated: "The position of the United States on both the Basic Issue of "Apartheid" (segregation) and what the UN should do to try to bring South Africa to change its "Racial Policy" were forcefully stated on October 19 by Francis P. T. Plumpton, one of the U. S. Representatives to the UN (All such Representatives call themselves "Ambassadors") and one of the group of Adlai Stevenson's former law partners — all such Stevenson former law partners have found lush berths in the U.N.

He (Plumpton) reiterated the UNALTERABLE AND IRRE-VOCABLE U. S. opposition to "apartheid" and the U. S. COMMIT-MENT to encourage South Africa to abandon it. He went on to remind the Members that a year before a resolution had called upon all Members "to take such individual or collective actions to end apartheid as were open to them in conformity with the Charter. The United States has supported that Resolution and has complied with it. We believe that each Member can, and should take measures which, given the particular circumstances, will be most effective to bring about the result that we all desire."

Plumpton also described what the United States had done to

make good on ITS COMMITMENT to work for an end to apartheid and on its obligations under the 16th General Assembly resolution for which it had voted.

"To be concrete," he said, "the United States has already adopted and IS ENFORCING THE POLICY OF FORBIDDING the sale to the South African Government of any arms whether from Governmental OR COMMERCIAL SOURCES which could be used to enforce apartheid... furthermore, my Government has made and will continue to make OFFICIAL representations to the South African Government on all aspects of apartheid. I have told and will continue to tell that Government that it owes it to the world, to its OBLIGATIONS UNDER THE CHARTER and to the welfare of its own people to abandon apartheid."

All this despite the clear and unmistakable assurance in the "Charter" that neither the UN or ANY MEMBER STATE will interfere in the domestic affairs of any State. The Washington traitors had brainwashed the American people over and over again that "WE" would never have "joined" the U.N. without that guarantee.

The 1963 Report is quite more detailed, and, beginning on Page 117, we find: "South Africa's declared policies of racial discrimination (apartheid) were under consideration either in the Plenary General Assembly, in an Assembly Committee, or in the Security Council during most of 1963. In the Spring, the Assembly's Special Committee on the Policies of Apartheid of the Government of South Africa (also known as the Special Committee on Apartheid) prepared a series of reports on THAT COUNTRY'S RACIAL POLICIES," and they go on to relate that the Security Council was asked to "consider" the "explosive situation (this in peaceful and prosperous South Africa) existing in the Republic of South Africa which constitutes a serious threat to INTERNATIONAL PEACE AND SECURITY."

Here we have the never ending "double-talk" charge — "threat to international peace and security", which calls for WAR — made to the Security Council, the war making agency of the UN — against the most peaceful and independent nation in AFRICA. And what is the "situation" which threatens "international peace and security?" The Government of South Africa will not agree to integration. How does this policy, in a peaceful and prosperous nation threaten international peace and security? The UN has arbitrarily decreed racial equality, and will launch a war to enforce its decree. As it did in Katanga. THE INDEPENDENCE OF SOUTH AFRICA is also a stumbling block to "economic equality." This very wealthy nation is not going to divide its wealth with the under-developed (and under-worked?) people of the world. An excuse must be found to take over South Africa and add it to the World Empire . . . And this (the UN) is what we created to pre-

# serve PEACE in the world | | |

The American Ambassador, in 1963, reporting faithfully on how "his" government was applying the pressure to South Africa, had this to say, in part, — "We expect to bring to an end the sale of all military equipment to the Government of South Africa by the end of this calendar year in order to further contribute to a peaceful solution and to avoid any steps which might at this point directly contribute to international friction in the area."

You will note that the United States is shutting off ONLY military supplies, most of which would come from government stockpiles. They are not participating in the general BOYCOTT decreed in 1962... NOT OUR C.F.R. AMBASSADORS! Their billionaire CFR masters are not abandoning trade relations with the BEST PAYING CUSTOMER ON EARTH. Not even in the holy name of "International Peace and Security." The Report continues — "The United States Ambassador then announced that he was authorized to inform the Security Council of another important step which the United States was prepared to take:" DIGEST this! This is a shining example of the double-talking duplicity of the U.N.

"We expect to BRING TO AN END the sale of all military equipment to the government of South Africa by the end of the calendar year in order to further contribute to a peaceful solution and to avoid any steps which might, at this point, directly contribute to international friction in the area." Now study how they propose to do all these things so highly desirable from the UN stand-point, - the CFR Cartelists are the BIG DEALERS in the HEAVY HARDWARE! Says Mr. Plumpton: "There are existing contracts which provide for limited (How high is the Sky-Limited?) quantities of strategic equipment for defense against external threats, such as air to air missiles and torpedoes for sub-marines. We must honor these contracts." These are the VERY PROFITABLE contracts with the world's best paying customer! But then -"The Council should be aware that in announcing this policy, the United States, as a nation with many responsibilities (none of them authorized by the constitution), in many parts of the world, naturally reserves the right in the future (but not right now - the PROFITS you know) to change this policy in the light of requirements for assuring the maintenance of International peace and security. If the interests of the world community (UN and CFR) require the provision of equipment for the use in the common defense effort, we would naturally feel able to do so without violating the spirit and the intent of this resolve.

"Now, Mr. President we are taking this further step to indicate the DEEP CONCERN which the government of the United States feels at the failure of the Republic of South Africa to abandon its policy of apartheid."

Plimpton continued: 'The United States representative argued that it would be inappropriate to apply sanctions at this time. The extreme measures pro-

vided in the UN Chapter (VII) were not intended for situations such as that currently existing where the most solvent nation on earth is paying cash on the barrel-head." He said it would be bad policy to impose sanctions under these circumstances because the measures "would not bring about the desired results: abandonment of apartheid."

The U.N. World Government must be prepared to let the CFR suppliers continue to do business with South Africa — actually the richest nation on earth. But as for Alabama — or any other American State — SANCTIONS are plainly in order. For any slumbering Americans who believe "Lucifer" King's proposed boycott of Alabama is his own idea, we suggest you read — and seriously consider the WORDING of the U.N. boycott urged against South Africa:

- "(a) Break off diplomatic relations with the Government of the Republic of South Africa, or refrain from establishing such relations:
- "(b) Closing the ports of each State to all vessels flying the South African flag;
- "(c) Enacting legislation prohibiting the ships of each State from entering South African ports;
- "(d) Boycotting all South African goods and refraining from exporting goods, including all arms and ammunition, to South Africa;
- "(e) Refusing landing and passage facilities to all aircraft belonging to the Government and companies registered under laws of the Republic of South Africa; . . . ."

"The resolution also provided for the establishment of a special committee to keep the racial policies of the South African Government under review and report to the General Assembly, or the Security Council, or both, as may be appropriate. Member states were invited to inform the 18th General Assembly which convenes in 1963 of what actions they had taken 'in dissuading the Government of the Republic of South Africa from pursuing its policies of apartheid.' In paragraph 8 the Security Council was requested 'to take appropriate measures, including sanctions, to secure South Africa's compliance with the resolutions of the General Assembly and of the Security Council . . . and, if necessary, to consider action under Article 6 of the Charter.' (Article 6 of the Charter provides for expulsion of members from the United Nations."

We have no way of knowing just what the United Nations has decided about "apartheid" in Alabama. The State Department carefully keeps hush-hush all U.N. interference in the internal affairs of the United States. In this they are very cautious, as a fully informed American White People will rise up with all their might. But one thing is now obvious: "Lucifer" King used almost the

exact words of the U.N.: Boycott against South Africa in calling for boycott of Alabama — and he did not think this up all by his little ole self. Somebody coached King, WHO IS EXPENDABLE by any standard, to proclaim this boycott. If it appears it will not succeed, then some other way will be found.

The way the boycott works against a COOPERATIVE Member Nation would be about like this:—the UN would say to the Executive—"You have been very cooperative, but it is apparent you have more than you can handle by any methods safely available to you. It is time for the U.N. to take a hand." "We have (in all probability — for WE would never know what had been decreed in the secret caverns of the U.N.) decided to invoke sanctions against Alabama. It is up to you to see they are enforced."

... Of course, we, the people will never know the exact plottings in their Black Widow Spider nest on the East River.

The Executive will begin to cast about for a way to inform the "state" and hit upon the idea of providing the exhibitionist "leader" of the mixed company rabble-rousers with a dramatic pronouncement — a world-wide boycott of Alabama. That would take the Chief Executive of the Member State off the hook. As the "DE-MAND" would gather strength, the government will weaken and finally succumb. THAT is the master design of the CFR, the UN — and the traitors in Washington!

On Page 248, Ambassador Stevenson, in his "progress" report to the UN, "reviewed the struggle for freedom and equality in our own country and the lessons that might be drawn from it." . . . "as you all know," he continued, "the United States Government - indeed our whole society - is at the moment preoccupied with the urgent and difficult but compelling task of rooting out racial discrimination from our own national life. We therefore would not risk leaving the impression that we place anything but the highest priority on the fight against discrimination everywhere. This is the distinction raised in the preamble of the Resolution before us when it speaks of racial discrimination imposed by certain governments (South Africa — and our own southern states) by means of legislative, administrative and other measures and of the promotion and dissemination by governments of doctrines of racial superiority. Mr. Chairman, my government is using 'legislative, administrative and other measures' not to impose racial discrimination but to destroy it . . . my government not only agrees with the affirmation of this Resolution of the necessity for a 'speedy elimination of racial discrimination IN ALL ITS FORMS,' but we are doing a great deal about it." and he included intermarriage!

Our Ambassador, Adlai, also stated on page 249, that "the man-made institution called the nation-state (he distinctly referred to the U. S. and all other free and independent nations) is a VERY IMPERFECT institution, how-

ever indispensable it may be for the moment." The "nation-state" is a dread-full nuisance!... Oh, sure, as far as the CFR is concerned, the "nation-state" is a terrible nuisance, but they must accept it ... until they get their hands on all American dollars and the U. S. armed services!

However, added Adlai, — "it is the duty of States to LIMIT THEIR POWER and to ENFORCE safeguards against tyranny over the mind and welfare of the individual." . . . with the U.N. deciding what is tyranny and what is welfare — and enforce it via UN Martial Law! Following is another item from the Report — "Particular problems with respect to Article 9, which dealt with promotion and incitement to racial hatred should be condemned and that agitation likely to lead to acts of violence should be proscribed (VIA MARTIAL LAW). Many feel that the mere promotion of racial discrimination should likewise be made illegal AND SUBJECT TO CRIMINAL PENALTY."

This sort of talk should remind us of the labor riots of the past when the United States Supreme Court — acting out the LAW of the "International Labor Organizations," which later became a U.N. Agency, decreed that murder and mayhem committed during labor demonstrations were proper and legal, just as crimes committed by the demonstrators of today are legal and proper.

On page 251 we find — "Following approval of the declaration against racial discrimination, the General Assembly adopted a Resolution urging "ABSOLUTE PRIORITY" for preparation of a draft convention on the subject to be ready for the 19th session in the fall of 1964." ... And, as we know, every UN Resolution is accepted as a "Treaty" by our traitors in Washington.

That 1964 Report has not yet been released. But the Selma operations, with all of its "sanctions," are in evidence. Another sign of the SOURCE OF ALL UN LAW, and this has been written into the 1964 Civil Rights Bill, is this; reported on Page 255: "The Human Rights Commission endorsed a suggestion by Canada that an experimental training course be set up, to be attended particularly by officials responsible for ADMINISTERING ALL UN LAWS in the Civil Rights field." And a special notation was included to the effect that if (do we need any more warning of the coming of UN Martial Law?) the "Member Nation" cannot enforce U.N. Law — (the U.N.) will do it for them.

This U.N. report goes on to discuss U.N laws on Status of Women — Education for Girls, Marriage Laws, Rights of Children, whether legitimate or illegitimate, placing of refugees, U.N. laws for U.N. control of narcotic drugs, population control, housing, building planning, the U.N. program for prevention of crime and treatment of offenders, and, get THIS: "the transfer of resources released as a result of disarmament for the safeguarding of human rights and fundamental freedoms in the LESS DEVELOPED AREAS." . . . meaning all taxes mulcted in every State.

Thus we have the World Government of the United Nations blithely dispos-

ing of thousands of billions of American tax dollars released through disarmament, GRABBED UP by the U.N. to be "transferred" to the underdeveloped nations, the Sukarnos, Nkrumahs, Nassers, all the savage Negro and Asiatic (Tribes) now "member nations" of the UN — ditto all the tribes of Cannibals — all now "members" of the UN.

Legislatures of all States: you find it extremely difficult to raise taxrevenues to operate your States. But now the CFR's UN has announced its
plot to CONFISCATE all the tax monies raised in your States for "defense"

The question is "what defense?" The answer is: defense of the
planned UN Martial Law to control the American people! | |

You have been told time and time and time again of the weird "Decisions" which included un-Constitutional ex-post facto "Laws." Those "Decisions" by the infamous Earl Warren and his collaborating Justices have been made MANDATORY upon the Supreme Court by the illegal "Nurenberg TREATY." Now, we are made fully aware that these new "LAWS" are being, or will be enforced by "Superman" Johnson and the Congress of 1965 — they will confer "legality" of all ex-post facto "Laws" on the illegal Civil Rights Law as, and when, the UN-CFR will demand. Let's make it very clear — and I am sure it IS clear to every Legislator (Congressman and Senator) — that today the CFR-UN is making the laws of the United States and of YOUR States! If you don't know that to be a positive fact, and, unfortunately, the great mass of Americans not politically "educated," don't, don't you think you should make every possible effort to find out about it? - and let all of the men and women who voted you into your office know all those facts? Or do you prefer to "go along" in order to hold onto your political jobs which the CFR-UN will take away from you anyway?

It happened — and is happening — in Alabama today. It can — and will — happen to you in the very near future. We are in the CFR-UN One-World Government today — and don't delude yourself that we are not. If you, Mr. Legislator don't fully realize it, research and find out in your own way — if you don't do it in time, you will find it all out in their way! You can save yourself, your family, your State and our Nation if you will only do the job you swore to do — to defend the Constitution of the United States against all Enemies — especially the ENEMY within: the CFR-UNI

There is no more deadly Enemy than the CFR-UN One-World gang, to which YOUR Senators have betrayed our nation. Do you believe that they were honest and sincere American officials when they did that? Did they really represent YOU when they did that? I don't believe — and every honest Legislator doesn't believe it. But are you afraid to beard them in their treasonous dens and find out the truth about their TREASON! If not, here is what you can do to find out ALL the facts — and this is my urging to ALL the Legislatures in all of our fifty states: each one of you appoint a Committee of your Legislature to FORCE Congress to get all those facts for you, before those FACTS destroy our nation; combine all those Committees

to provide them with the full power of the American people. Do it NOW before those FACTS catch up with you — and us! Because between DISARM-AMENT and INTERNATIONAL CURRENCY, our time to save our Country is rapidly running out for our once great nation [ ] !

# NOW A WORD TO THE PEOPLE

Throughout the years I have had all loyal Americans write letters to their Senators, Representatives and their Legislators, to request, plead and demand ACTION to unmask the Conspirators and smash the plot to destroy our country. Many, many, many thousands of you have done so — mainly without results.

I still urge you to keep writing to them — and remind them how, in order to get you to vote them into office, they SWORE to defend and safeguard our Constitution, our Laws — and you, their constituents. But here let me add a very sincere and precious warning - precious if you will heed it! Mostly, and I do mean mostly, your requests, your pleas and your demands will fall on deaf ears, as they have in the past! Why? Because most, and I do mean most, of the men in both Houses of Congress and in the Legislatures, eager to hold their jobs, respond to the blocs of Minority Group voters, to the Negroes — and to the naturally treasonous American "Liberals." Even if you threaten not to vote for them on Election day, while it may disturb a few, it won't really frighten and/or reform them — because they know that between elections our traitorous Mass Communications Media will re-brainwash you and make you, in the main, forget your threats. In addition, all those Congressmen and Legislators, Governors, Mayors, etc., etc., are in deathly fear of the "Federal Patronage" the Traitors in Washington hold over their heads . . . see what they are doing to Governor Wallace and his State!

# **OUR ONLY SALVATION**

Now let me show you how YOU CAN force your elected officials to bow to your demands.

I am not one of those who approves the burning of "draft cards" by our brainwashed youths — I strongly am opposed to it; nor do I approve the chaos and anarchy being committed by those who

scream for our surrender of Viet Nam to the Red Chinese. The only thing I am gravely concerned with is the salvation of OUR country—and our slightest surrender to the Enemy means the end of our country.

But there is a much, much better way to save our country than all of the above futile, crazy "rebellions" — But only one way:

Every elected official, even those who ignore your letters, is in deadly fear of political death. And there is only one way to make that fear a reality. In 1949-50 virtually every Assemblyman and State Senator in Sacramento ignored all demands to rescind the "United World Federalists" traitorous RESOLUTION, or they wrote conciliatory letters saying that they were unfamiliar with it — or saw no treason in it. It was only when groups of their constituents organized "Recall" movements that the terrified Legislators surrendered — held an open-to-the public hearing that resulted not only in the rescission of the RESOLUTION, but unmasked the UWF as an instrument of the CFR-UN Communist One-World plot.

Again, during Eisenhower's last year in office he forced 73 Senators to pledge themselves to vote the rescission of the "Connally Amendment," which would have placed the United States under the complete control of the UN's World Court. He did that with the "Federal Patronage" trick. And again large groups in the States of those Senators organized "Recall" movements — and let their Senators know in no uncertain language what would happen to them if they fulfilled their pledges to Eisenhower. Immediately all those terrified Senators, even Fulbright, warned Ike that regardless of his threats they would vote against his Bill — and the equally terrified "Military Genius" abandoned that Bill . . . Frankly, I think that created the landslide for the Democratic Party against Nixon who was as guilty as Ike in that plot!

I could name similar instances of the "Recall" effectiveness in the past, but is it necessary, inasmuch as the above two fully make my point.

If the American people don't immediately take those measures, I can tell you what will happen — and I particularly direct this to those in the middle-age and younger age brackets: There will come a time — and it won't be long — when you will have mulatto children and grandchildren eating at your tables, living in your homes, sleeping in your beds —and most of them joining in exactly the same kind of riots, rapings and murderings that we have seen in Watts, in Rochester, in Harlem, all over the country. America will no longer be a White Man's land — it will be another

# HOW CONGRESS OBEYS THE PLOTTERS

Recently, a Congressional Committee, which did such a splendid job in exposing the Red Conspiracy in Hollywood, hauled in the "Ku Klux Klan" for a thorough investigation.

Now, to avoid all arguments, let us assume that the KKK is not composed of the very best people in their states, but we must admit that all of them are as American as the Mississippi River. The original KKK immediately following the Civil War were composed of the best people in their states. It was they who saved the South from the Northern racketeers and their negro dupes — and probably saved the North from years of chaos and anarchy. The present KKK has been organized for virtually the same objectives — yet, at the behest of the CFR and its tools in Washington they are now being grilled by a Congressional Committee. Okay.

But now let's look at another side of the coin: more than half a century ago a motley crew of Jews and Zionists, almost all of them immigrants with absolutely no loyalty to the country that provided them with a safe haven, organized what they called "The Anti-Defamation League" (the ADL.) Their proclaimed objective was to save all Jews from persecution and anti-semitism - at a time when there was virtually no anti-semitism in America — and the Irish immigrants were met with persecution and hatred far beyond what the Jewish people were experiencing. There is massive evidence that the ADL has persecuted and vilified far more Jews than I ever did. Their real objective was the destruction of the Freedoms of our nation. They were the ones who actually organized the Red Conspiracy in Hollywood, Radio, TV and Broadway - and shielded every Red in all those Industries. And they frenziedly fought the Congressional investigation of Hollywood. Now, the important point is that I know that many, many thousands of letters have been pouring into Washington, protesting and DE-MANDING a thorough, open-to-the public investigation of the ADL, of its activities, of its records and finances, etc., but the CFR, which is LOADED with ADLers, and their traitors in Washington have prevented it.

Now there is only one way to accomplish such an investigation: I know that several loyal Congressmen, like James B. Utt, have frequently submitted Bills for such an investigation, but Emmanuel Celler and Jake Javits and their henchmen have prevented the

presentation of those Bills on the floors of both Houses of Congress. However, if ALL loyal Americans, especially the women, in every State, and in every Legislature, will organize movements to "Recall" their Representatives who refuse or fail to join with the Utts on such Bills, it will terrify all of them to promptly support those Bills . . . don't threaten not to vote for their re-election, I've already told you how ineffective "letters" are — tell it to them with "Recall" movements which will automatically destroy their political careers!

Now, this I know: a thorough investigation of the ADL would not only reveal *their* background — it would unmask the CFR, the NAACP, the traitors in Washington and enable an aroused American people to save our Country.

Now, let's take the "National Association for the Advancement of the Negroes" (The NAACP): they, too, were organized more than a half century ago, by a similar motely group of Jews, Zionists and renegade Americans. They, too, proclaimed that their objective was to ameliorate conditions for the Negroes. But that, too, was a monstrous lie! They, too, were out to destroy our FREE United States — and to MONGRELIZE the American people, a la Egypt and Brazil! Oh, sure, they tsk tsk tsk against the riotings, looting, murderings in Watts, Rochester, Harlem, etc., etc. But their Leaders quietly urge and finance the Negroes and renegade Americans to INCREASE those riotings!

Here again the important point is that many thousands, in fact, MILLIONS, of loyal Americans have written to their Representatives, Senators and Legislators, demanding a thorough investigation of the NAACP, of their objectives - and of the tax-free Foundations that have been financing them! But did those demands get any attention? Indeed, no! Once again the CFR and the ADL, who virtually operate the NAACP, and their Washington traitors prevented it. The same is true of every Negro organization and American Renegade group. And what about Martin "Lucifer" King? Do we have to go into his background. We know that he labors for Communism — he belonged to more than 50 Red Fronts — he was, and is, the instigator of all the riotings. Has he ever been hauled up by Congress? Oh, No! Instead he is granted eulogistic interviews by BIG EARS of Texas, by Rusk, by Bunche, by the UN and by the Press and by TV. We also know that all his financing comes from the Ford Foundation and other Tax-Free Foundations, Labor Leaders, "National Council of Churches," etc., etc. In addition, the CFR saw to it that he would get the NOBEL PEACE prize to give him greater "prestige" with his Negro followers.

So once again I repeat: only "Recalls" of the traitors and Patronage seekers in Congress and your Legislature will do it — unless you want to surrender our nation . . . and MONGRELIZE your children and grandchildren!

# THE U. S. SUPREME COURT

Now, let's see how our present U.S. Supreme Court is aiding, abetting and shielding the Communists and the One World plot.

Every "Decision" rendered by Earl Warren, Douglas, Black and virtually all the Justices, has tied the hands of our Police and of virtually our entire Judiciary from meting out proper justice and punishment of the Reds and traitors in our Country — also virtually all the Negro rioters — but every State Legislature has the right and the power to ignore and even outlaw all those "Decisions."

At this point, I will repeat a statement made by the then Chief Justice Charles Evans Hughes — one of the greatest and most learned Jurist who ever occupied that post.

In 1921 he cautioned the then President Harding against the appointment of a certain undesirable individual to fill a vacancy on the Supreme Court. He said:

"We are under a Constitution, but the Constitution is what the Judges say it is — as George Washington would have said it, 'place none but AMERICANS on the Supreme Court Bench — the kind of Americans who will interpret the Constitution for the safety and welfare of the United States and the American people'"

And then he added that Un-American Justices will freely and knowingly misinterpret the Constitution — and because of their lofty jobs, the unthinking will accept those misinterpretations . . . WHAT A PROPHECY!!!

But what the plotters desperately needed was a Chief Justice who would carry out their requirements with eagerness and without question — in other words, a ruthless Traitor. From the standpoint of the plotters, Earl Warren was the *perfect* choice for the job.

# WARREN ALWAYS PRO-COMMUNIST

From the standpoint of the Communist-Internationalist Great Conspiracy, Warren was the perfect choice for Chief Justice of the U. S. Supreme Court.

Even in his College days Warren was known as a "Liberal" -

in today's accepted meaning of that word that means Communist. Then, when he married a Swedish girl with strong Socialistic convictions, he veered so far to the Left that some of his friends of those days referred to him as "Comrade." When he entered upon his political career he was smart enough to keep his ideological convictions under cover. Even so, his record while Governor of California establishes that he was as pro-Communist as any man in such a high office would dare be. He was palsy-walsy with the notoriously pro-Communist "Anti-Defamation League;" Senator Byrd, in a speech on the Senate floor, openly charged him with being in collusion with the pro-Communist NAACP; he continuously pandered to Harry Bridges and other notorious Reds; he repeatedly tried to force the Communist FEPC plot through the California Legislature — also a law socializing medicine; he tried to prevent the rescission of the UWF Resolution to transform the U.S. into a unit of a UN One-World Government; he appointed notorious Reds, among them the ADL chieftain, Isaac Pacht, and Mosk, to Judgeships and other high offices. And that only scratches the surface of his Marxist activities and associations.

All of that clearly establishes why he double-crossed Taft to insure the nomination of the Internationalists' Dwight D. Eisenhower.

Nowthen, there is no doubt that the seat on the High Court bench was handed to him as a reward for that double-cross. But here let me repeat once again that that was not the major reason for placing him in that TOP office — that the real reason was that the Internationalists desperately needed a man in that office who would have the audacity and the brazen courage to put over the kind of jobs that even the man in the White House could not accomplish, to wit — to interpret our laws and our Constitution to fit the needs of their Conspiracy!

In 1933, a loyal Supreme Court, headed by the same Chief Justice Hughes, saved our country from annihilation by Roosevelt when they outlawed his NRA and other Communistic schemes. That drove the Hyde Park charlatan to try his infamous Court-packing scheme. When that failed he decided to transform the High Court by filling vacancies with men who would do the bidding of the Great Conspiracy. The little man from Missouri (Truman) continued that process. By 1952 our Supreme Court was preponderantly Internationalistic and One-World minded. Some of the Justices, Douglas for one, were active participants (officers) in various One-World and Red organizations. But all of them were too timid to indulge in the outright treason-interpretations of our laws that the Reds required.

In short, by 1952 the Internationalists found their Conspiracy

stymied and blocked by the various provisions of our Constitution. They just had to plant men on the Supreme Court, especially a Chief Justice, who would have the courage (if that is the right word) to interpret our laws and our Constitution in such a way as to protect the Reds in their treason plottings — and sweep away all obstacles to the over-all plan to sow the kind of "minority group" strife and dissensions that would divide and finally destroy the solidarity of the American people. For examples:

No. 1) For more than 30 years the Internationalists and Moscow have been agitating the Negroes, promising to transform the South into a "Black Republic." That job of delusion was being done by the NAACP, masterminded by the ADL, supported by Communist-dominated Labor Unions, and financed by the Internationalists via the Ford and other tax-free Foundations. Eisenhower had previously given the scheme a great "moral" boost by ordering integration in the Army. But even that had had only a passing influence. The vast majority of the negroes in the South were not "buying" it. Only some sensational "gimmick" could make "De-Segregation" the revolutionary weapon the Great Conspiracy had planned it to be - a "gimmick" such as a Supreme Court "Decision," which would make it a LAW of the Land. And it did! I I That "Decision" was all that the NAACP needed to inflame the negroes . . . in effect, it gave substance to the Reds' promises of transforming the South into a "Black Republic" . . . it is destroying the solidarity of the nation — and, with the help of Eisenhower's, Kennedy's and Johnson's "Civil Rights Bills," it may well be sowing the seeds for another Civil War.

No. 2) For 40 years the Internationalist-Communist Conspiracy has been frantically trying to destroy our Government. They made very little headway until 1933 when they succeeded in getting Franklyn D. Roosevelt into the White House. Throughout that man's tenure they had a clear field. It is hardly necessary to go into the details of their virtual take-over of all of our Government Agencies - all, except the FBI! Then in 1947, something happened that shocked the American people into a realization that our country was being taken away from us. The House Committee on Un-American Activities' investigation of the Communist Conspiracy in Hollywood started it. Other Congressional Committees began to dig into the various phases of the Conspiracy. Then, in rapid succession, came the shocking revealment of the Alger Hiss treason — the delivery to Moscow of our A Bomb - the conviction by Judge Medina of the eleven Communist leaders - the execution of the Rosenbergs, etc., etc. The word panic hardly describes the terror that swept through the Red gang. The Fellowtravelers hurriedly began to disavow all affiliation with Communistic activities. Even hard-core Communists began to desert the "cause."

In short, by 1953 there were indications that at long last we had finally found the ways and means to defang the Red Menace. That really put the

Internationalists behind the eight-ball. The Reds were their shock troops—the Reds were the screen behind which they made all their progress. Without the Reds the Internationalists would be like the Kremlin gang without their MVD... something had to be done to save the Reds. The only something that could do it was a Supreme Court "Decision."

There were three targets for such a "Decision" — but as it turned out, it required several "Decisions" to destroy all three: The Smith Act was the Law that spelled prison cells and Execution Chambers for the Reds... the Congressional Committees were the "bloodhounds" that unearthed and exposed the criminals... the FBI provided the Congressional Committees with their (ammunition) information.

Thus, the FBI was the principal and most important target — but the least vulnerable. Throughout all those 40 years it was the FBI that smashed all of the Reds' plots — and exposed the plotters . . . throughout those years the FBI was the stone wall between the Conspiracy and the survival of our country . . . it was the information in the FBI files that enabled the Congressional Committees to function . . . it was the FBI investigations that enabled the Justice Department to convict the Rosenbergs and all the other Reds . . . it was the FBI files that kept the Red rats impotent and skulking in their holes.

And throughout all those 40 years the Reds and Internationalists, aided by Fellow-travelers, "Liberals," the Left-Wing Press, Radio, TV, Hollywood, etc., etc., frenziedly smeared and vilified and tried in every way to destroy the FBI — or, at least, to gain access to its files! But the FBI was invulnerable to all their attacks—it was protected by Congress, and doubly protected by the esteem and high regard of the American people. And the FBI continued to stand as our impregnable barrier between the Enemy and our Internal Security.

Hence — if the Great Conspiracy was to succeed the FBI had to be destroyed!

So, on June 17 of 1957, Earl Warren and his Associate Justices handed down three "Decisions" that stunned the nation! Just like the A Bomb that shattered Hiroshima, so did those three "Decisions" shatter the FBI as a barrier to our nation's security . . . they freed convicted traitors . . . they muzzled and handcuffed our Congressional Committees . . . they nullified the Smith Anti-Sedition Act and all our protective laws against the Communist Conspiracy . . . they opened wide the files of the FBI to all the shysters who defend the Reds and renegade American traitors!!!

Can you grasp the ENORMITY of it?

It is the sworn duty of the Supreme Court to interpret the Constitution and to rule on the constitutionality of laws primarily to protect the country and the American people . . . instead they handed down three "Decisions"

which would open FBI secret files to all the Red Shysters defending Red spies and conspirators — giving them free reign to scan our top security secrets — and pass the information to their associates . . . thus giving the green light to Communism in this country to proceed on its path of subversion unhindered by law or Committees of Congress.

When Earl Warren and his Associate Justices issued those three "Decisions" they handed Communism its greatest victory in this country since the theft of our A Bomb secrets. Even the Reds themselves are saying it, to wit —

Mrs. Dorothy Healy Connelly, Southern California district chairman of the Communist Party joyously proclaimed: "These Decisions will mark a rejuvenation of the Party in America. We've lost some members in the last few years but now we're on our way again!"

# **WORSE IS YET TO COME!**

Unless we, the American people, stop them! !!

Various Members of Congress, outraged, and finally startled out of their apathy, have publicly declared that this is only the beginning of what those appointed public officials intend to do. The "U. S. News & World Report" issue of June 28, expressed the general opinion of inner circles in Washington when it stated editorially: "the Justices of the Court give no sign of changing the bold course they have adopted since 1954"....

In other words, these men, feeling secure in their life jobs, have set themselves up as being above the Constitution . . . instead of being interpreters of the Constitution they have become distorters—and destroyers — of it! That "De-segregation Decision" was only the first step. They waited for the public furor to die down — and then, with utter scorn for the opinion and the will of the people, they issued the other two "Decisions." They will wait for the rage against these to die down, then they will come out with another "Decision" — and another — and another — until finally they will transform our Constitution into an American version of the Communist Manifesto — IF WE DON'T STOP THEM! . . .

It is not just a rumor in Washington that one of their next "Decisions" will be aimed to destroy the "Walter-McCarran Immigration Law!"... and, as we know, the smashing of our Immigration restrictions has long been a pet objective of the Reds and Internationalists!

# JUST ONE EXAMPLE

Now let me show you how perfectly those "Decisions" work for the Reds:

There are two Labor Unions that to all intents and purposes control our Uranium fields and the laboratories and factories wherein we devise and manufacture the new weapons to defend our country. Those two Unions are the "Mine, Mill and Smelters Workers Union," and the "United Electrical Workers Union." Both are notoriously pro-Communist. They make no secret of it — in fact, they boast about it!

For a long time — years, to be exact, — the Justice Department's Division of Internal Security had been trying to set up thorough hearings to dissolve these two Unions and drive them out of our most vital Defense plants. But through all those years the crafty lawyers of both Unions managed to keep the Government's case tied up in knots. Of course, they had plenty of help from top traitors in Washingon! But finally they exhausted all legal tricks for stalling — the case came to trial early in this year. Now let's see how the trial was shaping up on June 19:

Through many weeks of legal wrangling, of objections, of demands for mistrial, etc., etc., the Justice Department had succeeded in putting on the stand 21 witnesses provided by the FBI. The testimony of all those witnesses so completely established the guilt of the Unions that even the Unions' lawyers were ready to throw up the sponge — but just then came those Supreme Court "Decisions!" The 22nd witness was in the midst of testifying when the Union's lawyer, none other than Nate Witt, one-time palsywalsy of Alger Hiss, and himself a notorious Red, broke in and demanded that the Justice Department, in accordance with the Supreme Court "Decisions," produce all the FBI files on all the witnesses for all the years of their undercover work for the Government!

"It is my intention," Comrade Witt jubilantly proclaimed, "to keep filing these (demands for FBI files) separately and individually, with respect to each of the petitioner's (Justice Department) witnesses . . . ."

Under the Supreme Court "Decisions," Witt and his Red Union clients are entitled to these files — the Justice Department must produce them or drop its sure-fire case against a brazenly RED Union dug deep into our defense system . . . Either way, the Reds will win! If the Justice Department goes ahead with the case, Witt will be able to browse through thousands of confidential notes from FBI agents, involving hundreds of secret operatives, criss-crossing into counter-espionage techniques devised by the FBI which

have little or nothing to do with this case — but which are of inestimable value to the Great Conspiracyl

And from here on out that will be the new technique of the Enemy - prosecute a Red and pay for it with another section of the FBI files.

If those "Decisions" had been handed down before the Rosenbergs were caught, those betrayers of our A Bomb secrets might never have been brought to trial, let alone executed.

Now, let's go back to the "Desegregation Decision" for a moment, and establish beyond the shadow of a doubt that it provides legal sanction for the Communist-Internationalist Conspiracy to carry out all their treason plans in the South.

At this point, to stress all of the above, I will reprint a dire warning I issued in our "News-Bulletin" No. 58, in which I provided documentary proof of the plot to destroy our nation and to "mongrelize" our people:

### "DESEGREGATION DECISION" UNCONSTITUTIONAL

In 1935 the "Workers Library Publishers," officially representing the Communist Party, put out a 48 page pamphlet entitled "The Negroes in a Soviet America," by James W. Ford and James S. Allen, well-known Communists. It urged the Negroes of the South to rise up, form a Soviet state, and apply for admission to the Soviet Union. Naturally it was assumed that they would be supported by Red Army "volunteers." It was ignored by the Negroes.

On page 38 the pamphlet says that a Soviet government would naturally confer greater benefits upon Negroes than upon Whites, and promised: "Any act of discrimination or prejudice against a Negro will become a crime under the revolutionary law"....

Eisenhower's "Civil Rights Bill," complemented by the "Desegregation Decision," promises them the same thing !!!

To further remove all lingering doubts in anybody's mind that lke's "Civil Rights Bill" and Warren's "Desegregation Decision" were designed to implement that feature of the Communist Conspiracy, I will quote (verbatim) from yet another official Communist Party document of directives, written by one Israel Cohen, a Communist Party top functionary in England. The following excerpt is from his book, "A RACIAL PROGRAM FOR THE 20th CENTURY," setting forth the Communist policy:

"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 endeavor to instill in the Whites a guilt complex for their exploitation of the Negroes. We will aid the Negroes to rise in 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."

NOTE: To remove all doubts about the authenticity of the above quotation, it was entered into the Congressional Record of June 7, 1957, by Rep. Thos. G. Abernathy, MCF.

That directive was written in 1913, simultaneously with the birth of NAACP. A quick glance at the "world of sports and entertainment" will show you how well that directive was carried out . . . likewise in "the professions" . . . likewise in every one of our Government agencies. Now let's take a quick glance at the various tax-free Foundations, especially Ford, Carnegie and Rockefeller — whether it is the "Guilt complex" or not, we know how they have been carrying out that directive. But, more important, read lke's "Civil Rights Bill" and Warren's "Desegregation Decision" and you will see how they are carrying out that entire directive! !

Congressman Abernathy prefaced his entry of the above "Israel Cohen" item in the Congressional record with the following remark:

"This civil-rights business is all according to a studied and well-defined plan. It may be news to some of you, but the course of the advocates of this legislation was carefully planned and outlined more than 40 years ago."

Thus is it obvious that it is the Communist agitation, incited by NAACP and the ADL, that has so stirred up all the animosities between Whites and Negroes the past twenty-five years. The same gang has been behind all the agitation to persuade Congress to pass an FEPC bill, and for various States, begining with New York in 1946, to pass anti-discrimination laws.

Left alone, Whites and Negroes have shown they can get along together. nowhere has this been better demonstrated than in the South, where, since the Civil War, the well being of the Negroes had steadily risen until the "Desegregation Decision" of May 17, 1954.

The most important feature about that "Decision" is that it was a com-

plete abandonment of the Constitution. Practically all former Decisions of the Supreme Court had been based upon numerous precedents. But in the "Segregation Decision" not a single legal case was cited. It was based entirely on the writings of various sociologists, all of them Communists, or with Communist leanings, who hold our Constitution in contempt.

Warren himself revealed his legal charlatanism with two different statements. In one, he stated that he had based his "Decision" on the 14th Amendment of the Constitution — and then he contradicted himself by adding that the 14th Amendment cannot apply to that part of the "Decision" dealing with public school integration, because, in 1868, the year in which that Amendment was adopted, there were no public schools in the South and therefore the authors of the 14th Amendment couldn't possibly have had public schools in mind.

In his other statement he acknowledged that he had not based his "Decision" on the Constitution, but on "modern scientific authority."

Many experienced lawyers and truly learned Judges have expressed amazement about Warren's complete departure from the Constitution in the "Decision" he has rendered, and in his explanation of them. But there should be no surprise about that — Warren's legal background easily explains it: except as District Attorney in Alameda County (California) and State Attorney General, both political offices, he has had no experience whatsoever as a lawyer or a judge. His forte is political manipulation — so now, as the Chief Justice of the U. S. Supreme Court, he is still a politician expounding laws and the Constitution, about both of which he has only a vague knowledge. All he knows is that to carry out the objectives of his Masters, he must interpret the laws and the Constitution as best serves those objectives.

Senator James O. Eastland did a perfect job of unmasking that "Desegregation Decision" in a speech from the Senate floor, to wit:

"There is clear and unmistakable evidence that the Supreme Court chose to follow the insidious and false propaganda foisted by alien ideologies rather than rely on the Constitution as written, and long established legal precedents. The origin of the doctrines can be traced directly to Karl Marx, and their propaganda is part and parcel of the conspiracy to destroy this government through internal controversy. The Court adopts this propaganda as 'modern scientific authority.' In the long legal history of this country there has never been a time when an Appellate Court or Supreme Court of this United States relied solely on scientific authority to sustain a legal decision. The only other time that any high Appellate Court of any major Western nation resorted to text books and the works of agitators was when the high court of Germany sustained Hitler's racist laws.

The Supreme Court has now found scientific authorities to sustain its view

of what the 14th Amendment of our Constitution should mean . . . but who are these authorities?

"One is K. B. Clark, a Negro social science expert employed by the NAACP, the principal plaintiff in the segregation cases. It is a most unusual procedure for any court to accept a litigant's paid employee as an authority on anything, let alone an authority on psychology, and to put him above the Constitution itself;

"Another modern authority on psychology cited by the Supreme Court was one Theodore Bramheld, who has been cited by the House Committee on Un-American Activities as having been a member of no less than ten declared Communist organizations;

"Also cited by the Supreme Court as one of its modern authorities on psychology was one E. Franklin Frazier — the files of the Committee on Un-American Activities contain EIGHTEEN citations on Frazier's connection with Communist causes in the United States.

"The Court then cited and adopted generally, AND WITHOUT RESERVA-TION, as its leading authority on modern psychology, Gunnar Myrdal's book, 'AN AMERICAN DILEMMA.' Myrdal, a Swedish socialist (camouflage for Communist) who had always served the Communist cause, admitted that he had no knowledge of the Negro question in the United States. Nevertheless, he was hired by Carnegie Foundation to make an investigation of race relations in this country.

"Myrdal has an utter contempt for the principles upon which the United States was founded and for the political system to which the people adhere. It is incredible that the Supreme Court could have overlooked certain remarks in his book, on which the Court mainly bases its decision! Myrdal stated that the Constitution of the United States was 'impractical and unsuited to modern conditions' and that its adoption was 'nearly a plot against the common people.'"

These are the precepts upon which Earl Warren based his "Desegregation Decision." No Constitutional authority — no legal authority! Can there be even an infinitesimal doubt about the motive behind that "Decision?"

Under our laws, giving aid and comfort to an Enemy in time of War is TREASON. There is no doubt that Communism is a mortal Enemy of the United States and of the American people. We are at war with that Enemy. Some call it a cold war, some call it a hot war. By either denomination it is WAR. By that token, the "Desegregation Decision," the "Jencks Decision," the "Watkins Decision," are acts of TREASON . . . (equally so Dwight D. Eisenhower's "Civil Rights Bill", ditto Johnson's "Civil Rights" Law) . . . and for those acts of TREASON, Earl Warren, and all the Justices who concurred in those "Decisions," should be, MUST be, hauled

up for trial by Congress. And, when declared guilty, they should not only be impeached, but given the same kind of punishment that a Court Martial would mete out to a General who betrayed his army on the field of battle.

# ACTION, NOT WORDS, WILL SAVE US.

I could go on and on and on, with more and more and more incontrovertible evidence, that for at least the past twenty-five years the men we have been electing into high office, and who, in turn, have been appointing other men into high offices, have been deliberately betraying us, and will continue to betray us, until the Great Conspiracy will have succeeded in enslaving us in their Communist One-World Government — UNLESS WE STOP THEM!!!

... But WORDS won't stop them — only ACTION will do it. And the only ACTION that will do it is IMPEACHMENT — to throw them out of their high offices! . . . And try them as Criminal Traitors!!!

# CAN WE GET THEM IMPEACHED?

The answer is: YES !!!

True, no Supreme Court Justice has ever been impeached — but never before has any Justice given such cause for impeachment . . . never before has any Justice so BRAZENLY flouted and scorned our Constitution . . . never before has any Justice so arrogantly attempted to muzzle and handcuff our Congress, our Justice Department, our lower Courts . . . never before has any Justice so deliberately distorted our Constitution and our laws to give aid to Communism!

There is only one reason why they are so arrogant and so brazen: the very Constitution, which they so brazenly flout, gives them life-long tenure in their jobs. Therefore, from their lofty heights they look down with contempt upon "the people" and, in effect, tell us that we can "take it or lump it" — on the theory that we can do nothing to stop them — that they are too "high up" for anybody to be able to reach them. But they are dead wrong! Nobody is too "high up" when the people finally become aroused.

King Charles of England thought he was too "high up" to be

challenged — but when the people of England became sufficiently aroused they chopped his head off . . . French King Louis and Marie Antoinette thought they were too "high up," but when the people of France had "had it" they chopped their heads off. Nobody is so "high up" for the wrath of an aroused PEOPLE!

Congress can shear Warren and all the other Justices of all of their falsely assumed powers by outlawing their "Decisions" . . . even more important, Congress, at the demand of the people, can impeach Warren and every other Justice who has, by his acts, evidenced that he is a menace to our Country and the American people!

I know of several Representatives who are ready and willing to initiate impeachment proceedings in the House of Representatives . . . I know several Senators who are willing to carry the "impealment" ball in the Senate . . . There is only one thing they are waiting for — a demand for impeachment action by the people!

# THE GEORGIA "RESOLUTION."

Now I fully realize that many who will read this "News-Bulletin," and who are entirely sympathetic to the proposition of impeaching the Supreme Court Justices who are destroying our country, will lay it aside with a feeling that we are hopelessly "reaching for the moon" — that the politicians who are running our government will never go that far.

Well, to those people I now say: I have news for you! That "news" is that the politicians of one State, convinced that this is what the people of their State want them to do, have already started action for the impeachment of the six members of the United States Supreme Court who concurred in the "Decisions" that spell destruction of our Government and the American Way of Life. That "action" is in the form of a RESOLUTION adopted by the General Assembly (Legislature) of Georgia, and signed by Governor Griffin of that State on February 22, 1957 — incidentally on the birthday of George Washington, the Father of our Country!

In that RESOLUTION they named the six men, to wit: Chief Justice Warren, Justices Black, Douglas, Reed, Frankfurter and Clark. They cited 15 specific "Decisions," and established the illegalities and distortions of our Constitution in those Decisions. They established the actual pro-Communist activities and affilia-

tions of several of the Justices. Those pro-Communist activities alone warrant their immediate impeachments!

(NOTE:—They overlooked inclusion of the newly appointed Justices Brennan and Harlan — probably due to the fact that the "Jencks" and "Watkins" Decisions came after the date on which they adopted their RESOLUTION, and up to that time neither had committed an overt act . . . but both those men are just as guilty and as dangerous as the others, and must be included in all impeachment proceedings. Ed.)

Thus the people of Georgia have served their notice on their Representatives and Senators in Washington!

And now, with Georgia leading the way, we are launching a nation-wide campaign to get ALL of the American people to demand that Congress shall impeach EVERY Supreme Court Justice who has collaborated in the "Decisions" that would destroy our defenses against the Communist-Internationalist Conspiracy . . . And there is only one way to do it: "Recall" movements in every state of all Representatives, Senators and State Legislators who refuse, or fail to join in such legislation!!!

# ANOTHER VITAL REMINDER

During the last score of years I have time and time and time again warned the American people of the "brainwashing" treason by the VAST majority of all of our Mass Communications Media. Many believed me, but many others were re-brainwashed not to believe me. Now let me give you PROOF that NOBODY can doubt or dispute:

For almost a half-century the name Westbrook Pegler stood high, if not the highest, in the world of Journalism. He had an ironclad contract with "KING FEATURES SYNDICATE," owned by the Hearst Newspaper chain, which guaranteed that all his columns would be published VERBATIM, without the change of even a comma or a semi-colon. And for many, many years, many newspapers throughout the nation, and abroad, eagerly subscribed for the Pegler column. However, Pegler, as loyal an American as we have in our Land, gradually became aware of the depth of the plot to destroy our Country. His columns began to reveal the plot,

lightly at first, but always growing stronger and stronger — and he did not hesitate to identify the plotters.

Immediately, protests by the CFR, the ADL, particularly the ADL, began to pour into the Editorial offices of the newspapers that published the column — and to "King Features." But Pegler's contract was unbreakable, nor was his courage.

Finally, however, Pegler began to find camouflaged changes and even deletions in his columns. He strongly protested to "King Features" and the Hearsts, but his protests went unheeded. Then came the final showdown — and the Pegler column was completely discontinued . . . and this most ethical and most famous journalist is no longer published by any newspaper.

Do you want the complete story of that treasonous Press treason, with all names in bold print? You can get it by writing to "The Councilor," for their October 6, 1965 edition, Shreveport, Louisiana, Zip Code 71103 . . . DON'T FAIL TO GET IT IF YOU WANT THE UNVARNISHED TRUTH!!!

John T. Flynn, fully as famous a journalist as Pegler, also an Editor and novelist, wrote a similar story, in which he completely unmasked the various national magazines and book publishers. He was also the author of the "Roosevelt Myth" and "The True Story of Pearl Harbor." He, like Pegler, became blacklisted by the Press.

While I am on the subject of the traitors in our Press and all Mass Communications Media, I want to call your attention to a new book written by Morris A. Bealle. He calls it: "ALL AMERICAN LOUSE." Drew Pearson is his "All American Louse" subject. And although there are many "journalists" like Drew Pearson, a reading of this book will give you a crystal clear picture of the damage men such as Drew Pearson are doing to our nation. The book is priced \$2.00 per copy, is well worth it, and is published by "Columbia Publishing Company," 1425 N Street, NW, Washington 5, D.C. ... Mr. Bealle is also the author of "GUNS OF THE REGRESSIVE RIGHT," in which he so thoroughly unmasked Earl Warren's phony investigation of the Kennedy Assassination — also \$2.00 per copy, issued by the same publisher.

To further stress my point, I must mention Philip Francis, one more very famous American journalist. And I herewith quote an

excerpt from his Foreword to Father Fahey's famous "The Mystical Body of Christ in the Modern World."

"Philip Francis, for years an editorial writer of great influence in America, and who had had for forty years an intimate connection with journalism, writes: 'With a few honorable exceptions, the big papers and magazines of the United States are the most ignorant and gullible, as well as the most cowardly and controlled Press, printed in any Country in the world. The majority of the owners are mere financiers, who look upon their magazines and newspapers simply as money-making mills, and who, whenever it is a question between more coin and good, honest, patriotic, public service, will take the coin every time. (THE POISON IN AMERICA'S CUP, p. 31)."

# VIET NAM CONFUSION PART OF THE PLOT

I hardly need go into all the details of all the confusing chaos about Viet Nam going on in our country, but I will try to provide the reasons and the causes — all to be traced to the One-World plotters in our nation.

That is clarified by the many truths before us of the current Un-American campaign now being waged by all of the Mass Communications Media in France. The utter viciousness of it has never been equalled in my memory. Here is the reason for it:

In the darkest days of the Algerian War, even though our treasonous USIS organizations in North Africa were openly distributing "Bulletins" assuring the NLF (National Liberation Front) terrorists that America was behind them we were never criticized. Here is why — America was doing what the CFR and France's Reds wanted us to do. But today, in Viet Nam, America is fighting the Reds — and that makes it another story. Organized outcries thus has become the technique of the plotters.

There is still another lesson to be learned about the plotters, both national and international. A generation of free world students has been thoroughly inculcated with the fallacy that the way to fight communism is by supporting the "non-communist" Left. Experience has taught the plotters that there is no non-communist Left. In a showdown they stand together. And presents ("foreign aid") offered on a silver platter build up no credit. If Vietnam involvement has not brought that lesson home to America it is because those willing to recognize it have no press.

One of the most popular slogans of the Roosevelt era, of which the present war in Vietnam is a part of our heritage, was that if America did not support terrorist rebels in the colonies of our allies the Russians would. Consequently, it was our duty to do so. For every victory against our allies, assured by us instead of by Moscow, was a "victory of the so-called non-communist Left," assuredly permanent, and therefore, a step towards peace. What repetition of such a line amounted to was brainwashing.

It was that line to Algeria which brought in de Gaulle and, in turn, the anti-American press and radio campaign we have today. So, by the reasoning of Europe's brainwashed conservatives, we not only created the monster we are fighting in Southeast Asia, but brought into power in France the man who is, morally speaking, doing to us what we did to Frenchmen whey they were fighting a communist movement in Algeria. DeGaulle was selected in 1958 by France's conservatives for the express purpose of confronting America with a demand to desist. Instead, he negotiated a surrender.

Now the London Observer, one of the mostly widely-read Sunday papers in Europe and provider of the feature stories for the New York Herald Tribune, told Europeans on August 1, 1965, that "LBJ's aim is a green baize table—not victory."

Apprehensive Europeans saw a parallel. At this point an even more disturbing consideration enters the picture. For months a report has circulated that a chemical company in Newport, Indiana, under government contract, is producing a nerve gas which is non-lethal but paralyzes for a matter of hours. This gas, according to the current report, is being stockpiled in large quantities in metal canisters by a leading chemical company acting as intermediary.

Ordinarily it would make headlines. But it didn't — even in a press reaching for material against the Americans. Why? Go back to the truth that has become axiomatic: Headlines are made or rejected by the Reds!

The Frenchman who drew our attention to the nerve gas report and the discretion with which it is being handled abroad put it this way: "Word has gone out that this temporary nerve gas will not be used to gain a victory in Vietnam. The storm over nerve gas a few months ago was only a warning — a serving of notice that it would not be tolerated in Southeast Asia, even to save American soldiers' lives. The word is that the canister stockpiling is part of Bobby Kennedy's counter-insurgency program—a precautionary weapon, in readiness for use against Americans if there is resistance to revolution in the name of Civil Rights or a UN-imposed submission to negotiated surrender at the green baize table which the Observer says LBJ is pursuing instead of victory."

What Europeans cannot understand is why no voice has been raised in America. One of the most popular misunderstandings of the European is that only his own conservatives have been muzzled.

Now, if you still have the slightest doubt of what I have told in the above — if you still doubt that those are the methods the Plotters employ to brainwash the American people and indoctrinate in our youth the methods to force the destruction of our country, I urge you to get an amazing article written by Edith Kermit Roosevelt, another of our (unhappily) few great and loyal Americans. The title of the article is: "INSURRECTION, A PROFESSION." It was published in "The Wanderer" magazine on September 23, 1965. Please, please, please get it — and please, please, please have your children read and DIGEST it . . . and get all your friends and neighbors in your community to do likewise. REMEMBER: Your Country is at stake!

# CONCLUSION

I have just one more vital point to add. I am very sure that what you have read in this "News-Bulletin" and what I have revealed to you in the previous ones, especially in No. 114, leaves nothing to your imagination that the only hope of the salvation of our Country lies in YOUR hands. But I will repeat that that salvation can be achieved only by the Congressional and Legislature investigations I have been urging and urging — and that we MUST DEMAND!

But I repeat and repeat and repeat that Congress will not surrender to our DEMANDS. All your letters threatening not to vote for their re-elections won't do it. It may disturb them momentarily, but all of them will assume that by Election day you will have forgotten your threats — BRAINWASHED into forgetting.

The only thing that will FORCE action by your Representatives, Senators and Legislators will be unalterable and *immediate* RE-CALL movements by their constituents.

Now, the important point is: We (CEG) circulate many thousands of our "News-Bulletins" throughout the nation — we have many thousands of loyal co-workers, who do likewise in their communities, but just thousands are not enough — thousands only

scratch the surface of the 200 million Americans. We MUST awaken ALL of them. CEG alone can't do it, but YOU and YOU and YOU, who do have faith in us, who do want to save our nation, must be the ones to reach the millions — get the full story to every American in your communities . . . For the love of God, of our Country, of our Youth and of Christianity, please, please, please don't fail me! Begin to circulate the story to save our Country! Begin it TO-DAY — don't wait for tomorrow. If we don't begin NOW we may not have a tomorrow! . . . God love and help you. Only He can save us! And I pray that He provide you with His Divine Inspiration to show you how to do it!

