

**THE
UN
ALREADY
SECRET
GOVERNMENT
OF
U. S.!**

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OUR RECALL PROJECT CAN SMASH IT!

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By **MYRON C. FAGAN**

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No. 117

A REMINDER - NEVER FORGET !!!

In our "News-Bulletin," No. 110 (OUR INVISIBLE GOVERNMENT MADE VISIBLE) I provided you, the American people, with a crystal clear picture of the horrifying plot (*Great Conspiracy*) to destroy our nation and force us into their One-World Dictatorship — it revealed all their techniques and methods . . . And in our "News-Bulletin" No. 114 I fully described their plans to Mongrelize and Negroize the American people.

Recently we witnessed the amazing "Blackout" of New York and the adjacent states. As I warned in No. 110, and in the "News-Bulletins" that preceded No. 110, at the time of the Rochester, Harlem and Watts riots, that Blackout is one of their chief plots to throw the entire nation into a panic — *and finally under UN military control . . .* All that was revealed by an ex-Communist official as the "blueprint" for the final take-over of our country!

Since we issued the above two named "News-Bulletins," we have been receiving reports and articles from very reliable sources of what happened in their areas — *proving our predictions*. One of these report-articles was issued by James G. Clark, Jr., Sheriff of Dallas County, Selma, Alabama, and it clearly reveals that *our* elected Officials in Washington, including the Pentagon, are zealously supporting and aiding the entire Conspiracy. The following is a *verbatim* reprint of that article, which he headed:

YOUR TOWN MAY BE NEXT!

"In October 1963, we knew about a great crime that was going to take place. I will tell you this true crime story. It is a shocking story. This factual story is about an assassination. This is about a murder. You might say it is a lynching. It is about the assassination of a peaceful town, Selma, Alabama, racially undisturbed in September 1963.

"The Civil Rights Division of the Justice Department planned, encouraged and helped in this assassination all the way. They did this with premeditation, deliberation, and malice. It is hard to make the public understand how our trial by terror was unleashed upon us by this Justice Department.

"We got a tip in September 1963, that the 101st Airborne Division (of the U.S. Army) was preparing for a "contingency" that might exist in the future, although Selma was quiet and racially undisturbed. What "contingency" could possibly exist in the future that the Justice Department

knew about in advance? What catastrophe was on the planning board to hit Selma that the Civil Rights Division knew about and none of the officials of Selma knew? What was it that was going to require the services of the armed division, the tanks, the guns, and possibly a paratroop drop with reinforcements from Fort Benning?

"Judge Hare and I realized that something terrible was about to happen. We didn't know for sure what it was, but we had an idea. Then we got a tip again. We received believable information that a hardened criminal was to descend upon our quiet, peaceful town to wreck it. This believable source convinced us the criminal coming to Selma had a direct tie-in with the 101st Airborne Division reconnaissance for which we had been alerted.

"My deputies and I waited, fully alerted to the situation. On September 27th, I spotted a Negro who appeared to have on a suit that was prison issue. This was not a convict suit, but a suit of civilian clothes such as are issued by the authorities when a convict is released from jail. We placed him under surveillance. At the time he was in the company of Thelton Henderson, a Civil Rights Division attorney; James Foreman, SNCC official; the wife of Dick Gregory; and L. L. Anderson, a Negro preacher. They were demonstrating in front of the Baptist Church on Sylvan Street. The fact is, I saw him in the same government-paid transportation that I spotted M. L. King in a little later.

"I arrested this suspect on a local violation. I fingerprinted him and requested information. The FBI file showed that this man was an ex-convict, Wolf Dawson, alias Frank Dawson, alias Curtis Hampton. The file also stated that he had 29 criminal convictions, with various prison terms and fines. The convictions and fines ranged from grand larceny to narcotics charges. The House of Correction in Chicago, Illinois, had released him four days earlier. Their files showed that he had 30 criminal convictions, ranging from grand larceny and car tampering charges to narcotics. What this gunman, dope addict, and thief would cause to happen in our peaceful town would be, in the planned strategy of the Civil Rights Division, enough to cause such terror and turmoil that a military operation would be necessary. I shall quote the Congressional Record of April 27, 1965, by Congressman Dickinson:

"How was this incident to come about? Well, Selma police were tipped off beforehand by an informer to watch for a gunman, a mainliner, coming to Selma to set it on its ear. That man was Wolf Dawson, alias Curtis Hampton, alias Frank Dawson, a Negro gunman and dope addict from Chicago. Only his arrest and fingerprinting by law enforcement officials averted the incident."

We received another tip. The 101st Airborne Division was planning a reconnaissance in detail of the Selma area. Still more startling, a General of the 101st Airborne Division was going to make this reconnaissance in

person with two staff officers. Meanwhile, we booked and fingerprinted Wolf Dawson and he promptly disappeared from the scene. According to our last reports, he is back in the House of Correction in Chicago.

"An ex-GI who had been in the Army called me excitedly one day. He said, 'Sheriff, General Eschenburg is in town with Lt. Colonel Miller and Lt. Colonel Jones! I was in the Army with the General. I would know him anywhere, any place, in any kind of clothes. He is in civilian clothes.'

"This call confirmed our tip: The mission of General Eschenburg and his staff officers was a secret. They contacted no one in Selma. They didn't want Judge Hare or myself or any of the authorities of our county to know. They did let it be known at Craig Field, for they received Craig Field transportation to Selma.

"Now you can imagine how Judge Hare and I felt, for we knew something terrible would happen. We knew some calamity was about to fall upon us. We also knew that we could not prevent it. That is a lonesome feeling. We tried to warn the citizens of Selma. Some of them believed us. We were unable to do anything but delay this project of terror. Our arresting and fingerprinting of Wolf Dawson delayed the perils that were about to engulf us. We tried to get information on what we already knew through official sources. We notified some Congressmen about this coming premeditated, planned invasion. The Congressmen were edgy. They appeared to be walking on pins and needles. Frankly, I could not blame them. This terrible event that was in the offing originated in a very high office. Finally, some of the Congressmen we notified attempted to make a breakthrough. They wrote to the War Department requesting information. They wanted to know what "contingency" was so great that it would require the services of the 101st Airborne Division with paratroops, tanks, guns, and supplements. The War Department just couldn't find any written record in their files of such a reconnaissance.

"Then we received a break — in information, if nothing else. A General, who evidently had not received the word in this sprawled-out organization of our military forces, wrote that there had been a reconnaissance in the Selma area. He stated that "verbal conversations" had taken place in reference to this reconnaissance for a "contingency" that might exist at some future date. I have a machine copy of that letter signed by Brigadier General F. W. Boye, Jr., GS, Deputy Chief of Legislative Liaison. The original letter was addressed to Honorable Armistead I. Selden, Jr., House of Representatives.

"Again, I quote from the Congressional Record of April 27, 1965: "What calamity could be monstrous enough, and what possible set of circumstances could bring into being a condition that would warrant the 101st Airborne Division drawing up WAR plans on an American city?"

"Along about that time, as you may remember, we charged the Civil

Rights Division with furnishing M. L. King government-paid transportation. Thelton Henderson, the Civil Rights Division lawyer, who was traveling with Wolf Dawson, had furnished the paid transportation. We made this information known to the Justice Department. They denied it. We accused them again. They denied it again. We continued to give more details. Then after a time when they figured it was foolish to deny it any longer, they admitted it.

"This event, together with the arrest and fingerprinting of Wolf Dawson, delayed our projected turmoil still further. Delay was the only tactic we could use. We kept looking for ways and means to increase this delay. We knew this cataclysm was about to sweep down and engulf us. We felt if the world knew the truth, the weight of their opinion would prevent this oncoming destruction. We hoped a miracle would happen that would inform the world. We couldn't inform them. They would not believe us. Even our own citizens would not believe what was about to happen until it was too late. The Civil Rights planners had figured too well how to destroy us. At this point, try to put yourself in Judge Hare's and my place, and imagine that this terror was poised to sweep down upon your peaceful, racially undisturbed, law-abiding town and leave a streak of shock and wreckage of its reputation that would be felt around the world.

"Now, in order to delay this most terrible catastrophe, Circuit Judge James Hare charged the Dallas County Grand Jury to consider whether it might be wise to subpoena Justice Department officials. In view of the tip we had received previously on Wolf Dawson, the criminal, the purpose of the subpoena would be to find out if the Justice Department had been consorting with criminals, dope fiends, and sex perverts. Of course, we already knew the answer to this question.

"The Justice Department refused to furnish us with witnesses from the Civil Rights Division. This was an unconstitutional refusal. They were not about to do us any favors. But we were not about to give up our solitary fight for the life of our city. We kept pushing these requests for subpoenas of Justice Department men in an attempt to delay our trial by terror, as I have called it. Finally, as this story was about to break to the press (this unconstitutional refusal to talk to our Grand Jury), the Justice Department said if we would pack up bag and baggage and travel to Washington, D.C., they might consider giving us a written statement there. They might let us question some of their men. They promised nothing.

"Our Grand Jury expected nothing, and had nothing to lose except their time, their businesses, and their source of living. They prepared to go to Washington. The day they were scheduled to leave, an assassin's bullet felled President Kennedy. This tragic event delayed our assignment of terror another 18 months. It took that long for the Justice Department and the rest of the country to get over the shock.

"The next President, in a fit of vengeful anger, swept down upon us

with all of the vindictive fury that he could muster. He held news conferences. He sent out letters to religious leaders. He held conferences with businessmen. He talked to labor leaders. He called together the foremost Negro agitators and heaped fires on the coals of agitation. Most all of these conferences, although some were called for other purposes, had one train of venom in them at some point. The President directed this train of venom at the deep South states in a revongeful plan — the victims were the states that refused to vote for him, especially Alabama.

"He had now implanted a hatred and most vicious picture of the South throughout the world. Then he knew his vendetta was ready. We knew the world was ready, too, to believe anything. The greatest invasion of all times to assassinate the reputation of an innocent town was poised for the jump-off. Washington, D.C. was the staging area. The master of hate, who planned the operation, was in the White House. How the dirtiest, filthiest, slimiest, most unwashed, along with some genuinely concerned people, carried this out in detail is history.

"Is this too shocking for you to believe? Even citizens in Selma who have lived through this horror are still experiencing it and wonder how it came about.

"No town is prepared to withstand a criminal assassination of this type. These assassins reduce the effectiveness of law enforcement agencies by proclaiming to all the world through a slanted press the cry of "police brutality."

I know you think your town is safe from this type of persecution. You think there will never be a situation where an all-powerful central government can turn its terrible vindictive fury, persecution, criminals, and propaganda on your comparatively peaceful town. It happened in Selma. It can happen in Dubuque. It can happen in Binghampton. It can happen in Greensboro, or it can happen in Plainsfield, New Jersey. Whenever it proves profitable, it might happen to you in your own back yard. A similar situation may be blowing its breath of destruction down your back right now. God help you if this bunch of race baiters and criminals, with the blessings of the Federal government, descend upon you, your family, your block, or your city. It will be an experience that you can never erase from your mind."

WHY "RECALLS" ARE IMPERATIVE

The men in control of our State Department, the Pentagon, the U.S. Supreme Court (*especially Warren*), the Justice Department and all heads of our Federal Agencies are fully aware that the drive for "Voting Rights," "Civil Rights," "Desegregation," etc.,

etc., on the part of so-called "Leaders" of the Negroes in our country is only a blind behind which "revolution" is being prepared — exactly as I described in the excerpts from Israel Cohen's book "A RACIAL PROGRAM FOR THE 20th CENTURY."

But what is even more horrifying is that men in both Houses of our Congress and in our (50 State) Legislatures are equally aware of it. Some are deliberate and zealous collaborators in the plot — while many others have been voting for the Bills that are directed to make the plot succeed, for personal gain, or because of (*Federal Patronage*) pressures and a concerted bid for the Negro vote. Those are the men who make it impossible for loyal AMERICANS of the James Utt and Strom Thurmond type to get full Congressional Hearings on the floors of Both Houses of their Bills and demands for investigations of all the traitors and their treasonous Hearings—*open to the public!* And there is only one way to WHIP such men, *who place self above the nation and the people who voted them into office* — the RECALL movement I so earnestly urged in our previous publication. We don't have to try to RECALL all the lying and treacherous Representatives and Senators — that would be too strenuous a job and would scatter our strength (*that can be done on election day*), after you receive your copy of all the Voting Records; if we will RECALL just a half-dozen of them, or even only two or three. THAT, in itself, would be such a WARNING and DIRE PROMISE that all of them would immediately become "good boys" . . . but we should still clear our Congress of all of them on election day. *But we must IMMEDIATELY start RECALL of chosen targets !!!*

What is still more horrifying is that the Plotters picked a man from the South, *Johnson of Texas*, to open the flood gates of revolt through his all-out support of negro "aspirations," inundating our entire country with increasing acts of violence. The Johnson Administration support of the Negroes in their drive for "equality" (and there is not and never was such a thing as racial equality) has been taken by many negroes as a mandate to immediately demand SPECIAL privileges — they are out to seize all they can by the taking regardless of the rights and freedoms of all others . . . The "U.S. News and World Report" on August 30, 1965 comments on a thought provoking question:

"Negro violence has taken a new turn. Even various Civil Rights leaders are alarmed. The turn: away from just demonstrations toward OUTLAWRY. For city after city, it's becoming a problem of crime control. In one city after another in the U.S., it is the police — and the white men AND WOMEN — who are becoming the targets of negro attack. Instead of so-called non-violent demonstrations, there is crime and violence of every type — shooting, beating, burning, looting, raping. What's happening? Many Americans,

angered and frightened at this latest turn in the nation's race relations, are asking this question: Is racial friction becoming THE crime problem in this country?"

The answer to the above is YES! More specifically, giving (*and encouraging*) the Negroes a free hand to commit all those crimes, is the supreme instrument the One-World plotters are using to throw the nation into chaos that will finally lead to revolution — and finally to Malitia control under the "United Nations" . . . and then **One-World Government ! ! !** Exactly as I described in the excerpts in the Israel Cohen book "A RACIAL PROGRAM FOR THE 20th CENTURY."

To help that "PROGRAM," Earl Warren and all the "*nine old men*" of the U.S. Supreme Court, all of whom, in combination, know less about Constitution Law, *or any kind of Law*, than a mediocre lawyer, have been issuing "*Decision*" after "*Decision*," all utterly illegal and treasonous, all in favor of Communism and negro out-lawry . . . And the Judges, Federal, State and Municipal, have joined in that movement. A negro can commit robbery, murder, rape, and all he gets is "*a slap on the wrist*." Let me give you just one (*of innumerable*) case:

On September 16, the New York Daily News published a story about a young girl who was about to be married was raped by a Negro out on bail for a similar crime. Again that rapist was bailed and released — and within the next 30 days he raped two more young white girls. Certainly this black savage should have been sentenced to life imprisonment (*at least*) for the first crime. And, *most assuredly*, he should have been given the Electric Chair for the second crime . . . instead he is again freely roaming the streets— on bail! Frankly, the Judge, or Judges, who tried this black rapist and released him, not once, but four times, are as guilty as he is — and should have received the same penalty!

If the Courts (*our "Judges"*) can't permanently stop this wholesale raping of white girls all over the country by savage negroes, then, if not execution, there should be (MUST BE) a law forcing complete emasculation (*castration*) of those guilty of rape so, at least, they can't rape again. There are so many, MANY cases constantly of negroes assaulting white girls you'd think common sense would confirm to everyone that this is their main goal in life, from all appearances, and that some special laws would be passed by Congress and all State Legislatures to put an end to it I wonder what the Texas boy's (Johnson) reaction would be if these girls had been Luci and Lynda? I don't think we need to guess.

While on the subject of Lyndon, he and all those men in Congress who have supported the type of legislation that succeeds in elevating the negro to a place of superiority in his own mind, have

definitely laid a foundation for bloody revolution in our land. Johnson's statement on August 20, 1965, denouncing the recent riots in angry terms, was accurate, but it came **after the damage had been done — and that damage was created by himself (Johnson), Earl Warren—and those men in Congress who played along with them!**

NOW DO YOU SEE WHY I SAY WE MUST PUT OUR "RECALL" PROJECT INTO IMMEDIATE ACTION?

The Negro rioting in major cities of our Land sets a pattern that demonstrates a reverting to type; that is, to their innate savagery, as the slightest *supposed* provocation prompts him (*the Negro*) to throw off the thin veneer of civilization and take the law into his own hands. During the Watts rioting in Los Angeles, "Kill, kill, kill" and "Burn, baby burn!" were the Negro battle cries.

Urged on by the Plotters, the negroes are out to break the bonds of white civilization, which is based upon the keeping of law and order. By its ruling in 1954, to make the desegregation of public schools mandatory, Warren and his gang laid the foundation for the violence and bloodshed that followed — and it will grow worse and worse — until Congress hauls them in for trial and will outlaw all their "DECISIONS." Today, in fully desegregated schools, white students, particularly girls, are subject to every type of fiendish molestation by negroes. What those who should (*and do*) know better seem to overlook is the fact that the endeavor to treat all negroes in terms of "equality" engenders in them a spirit of wild license, causing them to ignore with impunity the rights and feelings of others . . . **and that's what the plotters want — and will accomplish — unless, via RECALLS, Congress will haul in all the traitors in Washington!**

In the course of the negro rioting in Los Angeles, it was made very plain that it was not *civil rights* that they were seeking; what they really were doing was venting their hatred of the white race along with their desire to loot and destroy the property of others. Brutal beatings were inflicted upon innocent people just because they were white — *reminiscent of the rioting in the Congo*. The mood of the rioters was to attack all white people and some were even calling for an invasion of all white sections of the city to wreak "vengeance" there. All of this led a reporter covering the scene to exclaim: "This is a race war!"

Many who have summed up the results of what happened in Los Angeles arrive at the conclusion expressed over the radio on August 14, 1965 by South Carolina's Senator Strom Thurmond:

"President Johnson and the Democratic Party are responsible for present

race troubles, having placated minority groups, leading them to believe they can do anything and get away with it."

Yet one "Liberal" commentator had the effrontery to maintain that the negroes are doing no more than our own forefathers did when they revolted from the rule of England. How completely ridiculous. Our forefathers did not riot; nor did they wantonly loot and destroy property by fire. Furthermore, our forefathers did not commit acts of violence in England. Does this commentator actually believe he can malign and distort history without being challenged by those who are fully acquainted with the causes and events which led up to the declaration of American independence? There is no more comparison between the moves made to obtain the freedoms of the American nation and what the negroes are attempting to do today in this country, than there is between civilized methods of conducting protests and the chaos and bloody turmoil that engulfed the Congo upon the withdrawal of Belgium from that region in Africa.

On the other hand, the commentator's deliberately false statement does suggest the proper solution to the whole problem. It would be extremely sound judgment if the negroes in this country would decide to do what our forefathers did. Our ancestors left the land of their discontent and came to a wilderness where they carved out a Christian way of life of their own choosing. The result was the nation of the great people of the United States of America.

Therefore, if the negroes among us can no longer abide by the laws of the United States of America, and are not willing to help themselves and behave in a manner that will raise their standard of living to more nearly match that of the white people who are its citizens, then let them leave this land (*the people of the United States will assist them to do so*), find a new country — say an unpopulated area in Africa from whence their ancestors sprang — and there build a "civilization" to their liking.

However, the immediate question is: How is the present situation to be brought under control? Many at the moment may not agree with what we state, but they will before the time of trouble into which we have come is over. We are soon to enter the shooting phase of this racial war. The black revolution can only be halted, and peace and respect for law restored, by force of arms. The sooner we realize this, and act upon it, the less violence we will be compelled to endure as a nation in months to come.

Meantime, the negroes feel they have the sanction of the present governmental administration, confirmed by the President's signing of the new voting rights "law," to press forward in their civil disobedience. They are far from satisfied to just vote through access

to the ballot box. They want access to all that the white people have, even to the annihilation of the white man himself.

There is evil in this race irruption and no amount of appeasement will satisfy it. That is the nature of evil; it cannot be placated. If it is quieted in one sector, it will break out into violence in another. It has also been wisely said that **"it does no good to bend down and lick the boots of the devil; in return he will kick you in the face."**

Actually, what would these same negroes who burned and pilaged and killed in Los Angeles have today but for the white man's civilization? They would still be in Africa living in mud huts, constantly harassed by inter-tribal atrocities. Let the white man recognize this, and let every negro who hates the white man, or is taken into custody because of acts of violence, be deported to Africa to live among his own savage kind, bereft of the benefits of the white civilization he finds so despicable.

WHAT "GREAT SOCIETY"?

We are hearing much today about the Great Society that Lyndon Johnson has set out to build here in the United States of America. What he does not realize (*or does he?*) is the fact that greatness stems from righteousness and righteousness is the result of the administration of justice in the land.

No "great society" can ever materialize where criminals, plying their trade, are pampered and coddled by judicial rulings; when violence stalks the streets of our cities; when robbery and murder become everyday occurrences and criminals, when apprehended, are soon turned loose again to repeat former acts of violence or commit new offenses.

Until it becomes safe for law-abiding citizens to walk our streets and stroll in our parks unafraid, for children to play in their yards and in playgrounds without being molested, and banking institutions and business concerns may serve the public without being harassed by holdup men and burglars, there will be no "*great society*." The kind of society the President envisions must rest on the establishment of law and order, for all the blessings accruing to a people from scientific achievements cannot bring happiness to a land that is torn by strife and filled with violence.

The Lord laid down just and equitable rules for the establishment of the perfect society. Fundamental to the accomplishment of this goal is the observance of Divinely-given laws. Under the operation of the Law of the Lord, crime would soon be reduced

to a negligible problem. That in itself will go a long way toward bringing the blessings of peace and prosperity to our nation.

Today one who commits a capital crime, and is caught, may wait months, even years, before being convicted and sentenced. And then, often, after serving a limited time in prison, he is released to prey again upon society.

Under the operation of the Law of the Lord, when a criminal is apprehended, there will be no delay in bringing him to trial. The court will convene immediately to listen to the evidence and, if his guilt is conclusively established, then, before sunset of the day following the verdict of guilt, he will pay for the crime committed. If the penalty is death, he will be executed within that time.

It was this principle of swift justice for lawless acts that enabled the West, in its early days, to establish respect for law and order. **It is not true to state that capital punishment does not deter; it will deter when swiftness of trial and conviction is followed by no delay in executing the offender.**

President Johnson will never be able to build even a semblance of a "*great society*" under present conditions. He will indeed be fortunate if he can prevent strife and bloodshed from sweeping like a prairie fire over the land, bringing into being a time of trouble the like of which we have never experienced before in our history. The leniency of judges, bending over backward to favor criminals to the detriment of law-abiding citizens, is a national disgrace and is a contributing factor in increasing the suffering of many who become victims of the criminally inclined. Court procedures and rulings add to the difficulties of law enforcement officers in their endeavor to bring to justice those who live by violence.

Chaos, not greatness, threatens the American way of life today and until, as a people, we become willing to set our national house in order according to the Divine pattern for the establishment of righteousness, it is utter folly to prate about building a "*great society*." Men in government today are not builders; they are wreckers. They are undermining the girders of law and order and individual enterprise which support our society, for the security of which our forefathers fought and died so that they might bequeath the blessings of genuine peace and prosperity as a heritage for their children.

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THAT'S WHY "RECALLS" ARE A "MUST!"

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I am sure you remember a statement made to the Senate by James Warburg, one of the Hierarchs of the "**Council on Foreign Rela-**

tions" One-World Cabal, that "we will have a One World Government whether we like it or not, either by force or meek surrender."

Well, in July 1965, David Brinkley, of the infamous Huntley-Brinkley TV team, addressed the Ohio University students and said that: "The decline and fall of the 50 State Governments (Legislatures) will be completed within our lifetime." He continued: "The movement of political power from state capitals to Washington, D.C. is inevitable and unstoppable whether we like it or not" . . . practically a repeat of James Warburg's statement.

Brinkley said the power shift from local to federal government is caused by the problems of "large cities" which are becoming unmanageable and uninhabitable. These problems, he stressed, "spread across county and state lines in jurisdiction — and states don't have enough money to cope with the problem. The State Legislatures," he further stressed, "are made up of part time amateur legislators and tend to be corrupt and inefficient. It is harder for local governments to legislate on unpopular but necessary measures because they are far more subject to pressures."

Brinkley predicted, however, that the Federal Government would "legislate wisely" and stressed the national trend of concern for domestic issues . . . he did not mention (*he wouldn't, of course*) that there are greedy and treasonous "double-agents" in many of our State Legislatures, *exactly as in both Houses of Congress*, as we proved in 1949, when we unmasked the traitors in 26 State Legislatures who passed the UWF "RESOLUTION" to transform the U.S. into a unit of a UN One-World Government.

The plot to abolish the States and their Legislatures, which is one of the chief objectives of the CFR One-Worlders, has been under way for a long time — anyway, since the UWF plot was unmasked and smashed, and, God forbid, it may be very close to accomplishment. If ever it is accomplished, it will come as a result of the naivete and the foolishness of the people in the States who have tolerated "Absentee Government" by unpaid representatives — many of whom are playing, *and are being paid to play*, the One-World plotters' game.

Brinkley contends that the States "do not have enough money" to do what needs to be done in the States. But he was very careful not to even hint that the Federal Government has no money of its own — and never did have. The money is all in the States and the State governments have—and should and must have—first claim to that money in taxes.

Brinkley told *one* truth when he said it is harder for State representatives to levy burdensome taxes for unpopular and unneeded projects. They (*the State representatives*) would not dare to levy

taxes for the outrageous (*sell-out*) programs schemed up by the Federal Government — *at the behest of the Great Conspiracy's Hierarchs!*

It is completely obvious by now that the hundreds of Billions of dollars necessary (?) for the new schemes voted by the disloyal and arm-twisted Congresses since World War II, *but particularly by the last session*, cannot be paid for by any taxing powers now available to the Federal Government. They must acquire *complete* taxing authority and, no doubt inadvertently, Brinkley revealed that they are right now toying with the idea of taking all taxing power away from the States— *but he very carefully avoided so much as a hint that once the Federal Government would achieve those taxing powers, they would then hand them over to the "United Nations!"*

Unquestionably, the State Legislatures are made up of part-time and, in many instances, amateur representatives. And this **MUST** be corrected! Not by eliminating the Legislatures altogether — *that would be like burning our houses down to destroy the rats in them* — but by putting them to work on a full time basis with salaries which would justify and encourage **LOYAL AMERICANS** to seek these offices.

As for the corruption of the still unmasked (*stooges of the plotters*) public officials we would pay, there is not as much corruption among the representatives of all of our fifty States as there is in either the United States Congress or in just the State Department. *There just couldn't be !!!* If corruption prevailed in the States in anywhere near the degree that it exists in Washington, the States would not be solvent—as *they are*—but would be as bankrupt as the Federal Government is, *and has been for many years!* We must string along with the "*amateur*" (the honest ones) spenders in the States and concentrate on putting the **WRECKERS** in Washington through the wringer via the **RECALL** movement — it is the only way to save enough from the wreckage for a new start.

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**NOW DO YOU UNDERSTAND WHY YOU — ALL OF US —
MUST IMMEDIATELY LAUNCH THAT "RECALL" PROJECT
IN EVERY COMMUNITY IN OUR LAND?**

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CIVIL RIGHTS BILL POSITIVELY ILLEGAL
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Now let me prove to you that practically every Bill Johnson forced Congress to pass is illegal and Un-Constitutional. In one of our previous issues I revealed that in 1896 the U.S. Supreme

Court ruled that the Constitution has reference to SOCIAL RIGHTS, but not one word about "CIVIL RIGHTS." In other words the so-called "*Civil Rights*" Law is completely illegal. Now, just recently, the Supreme Court *officially* admitted that the CIVIL RIGHTS BILL was (*and is*) UNCONSTITUTIONAL! Some few newspapers (*and some few Radios, too*) began to publish that Supreme Court story, but it was quickly QUASHED. We MUST find a way to get that "*confession*," *because it IS a confession*, to *all* of the people. That will mean the end of politics at the next election for many of those men in Congress who voted for "*Civil Rights*" and other illegal Bills — *especially after we issue their voting records . . .* BUT WE MUST NOT WAIT THAT LONG — the "RECALL" movement will go far to change the treasonous voting of many of them between now and election day.

THE TRUTH ABOUT VIET NAM

It is very obvious that the war in Viet Nam is "*escalating*." Therefore it is *imperative* that we get the true story behind this war — Congress MUST find out what is *really* going on — and to force the truth out of the "*Council on Foreign Relations*" (CFR) and the traitors in Washington . . . *only a full investigation by Congress will do it!*

Many Americans now know that the CFR is in complete control of our Federal Government. We know that the CFR planned and set up the UN. Thus, they run both the U.S. and the UN. Of course, they are frantically trying to conceal these facts from the American people — *and the Mass Communications Media are doing a terrific job of helping them (the CFR) to do the concealing!*

Again, as in Korea, the plotters have us involved in a UN war. Johnson has finally made the announcement that we are at war in Viet Nam because we are COMPELLED under the terms of SEATO treaty to go to the aid of any member nation which asks our aid to fight "*Communists*." This is what he (Johnson) told us about our "*solemn commitment*" under the "*Seato Treaty*." But there are other things about the "*Seato Treaty*" agreement that he did NOT tell us. And what he did NOT tell us is the most important feature. That is why we have never been told that somewhere along the crooked road of lies and propaganda released by "*our*" public servants the SEATO treaty was invoked. And, note, the moment that "*Treaty*" was invoked, the American forces in Viet Nam came under the direction — *and control* — of the Russian head of the UN "*Security*" forces.

But now let's go into some of the horrifying FACTS about the "SEATO" Treaty: There are eight members of "SEATO:" the U.S., England, France, Thailand, New Zealand, Australia, the Philippines and South Viet Nam. Article Three of the "Treaty" provides that a threat against the security of one is a threat to the security of all — but no member may intervene except by invitation or with the consent of the nation concerned. This means that any member of "SEATO" can charge "Communist aggression" and involve us in that Country's war. Our fellow-members in "SEATO" are free to watch from the sidelines — or even help the enemy — *as our UN "allies" did in Korea and are doing in Viet Nam today!* Moreover, it is a foregone conclusion that when "aid" is requested it will be requested of the U.S., because we have the best armed forces, the best equipment and the *eagerness* to provide the money. So — the Diems asked our "Military Genius" (Ike) to send aid. *Nothing was said about "SEATO" at that time!* And Ike agreed to send hundreds of millions of dollars in "military aid" — and we sent military men to Viet Nam to "advise" the Viet Nam government how to spend our "military aid" money — and how to get more and more and more. Then, our "military men," under the field direction of three TOP CFR masterminds — Harriman, Lodge and Taylor, were delegated to "advise" — later to "instruct" — and finally, to fight a war. Then, when it was evident that Diem would stabilize the situation and win the war — *they had him murdered!* Get that! Read those sections of the UN Charter and "SEATO" Treaty — DIGEST them and you will see their grip on us . . . then add a huge pinch of salt to all the "discussions" between the little Burmese Red U Thant and our traitors in Washington — and *remember what he did in that "Cuban settlement."*

Our betraying "Leaders" in Washington have consistently lied to us — *with the help of our traitorous Press and Radio about the situation in Viet Nam.*

There is absolutely no use in writing letters to your Representatives and Senators — or a march on Washington. *The RECALL movement is our only sure-fire cure! But we must also concentrate on our Legislatures.* Not that the Governors of the States will help — they are too greatly under the control of the Rockefeller Brothers fund as a result of their membership in the 1313 Rockefeller bribery apparatus known as the Governor's Conferences — so, say Congress and our Legislatures, *to hell with the people!* But many of the State Representatives are becoming scared — and the RECALL movement will transform that "scare" into a panic. Some of the more loyal Representatives are already aware of, *and fed up,* with the reason in Washington — and the RECALL movement will force them to force the Governors that it is imperative to con-

vene special sessions of their Legislatures to investigate the *entire* situation.

The same thing that is going on now between the Commanders in the field in Viet Nam and the Military Secretariat in the UN prevailed during the Korean War. The State Department then — *as now* — completely under the control of the CFR, as is the White House and all Federal Departments, promptly submitted the reports and the orders which, **BY UN LAW AND TREATY**, were to be sent to the Russian Military Head of the UN, Zinchenko at that time. And, as I have frequently stressed, and which has been reported by the late General MacArthur, Zinchenko promptly rushed all of that information to the No. Korean and Red Chinese under the command of the Russian General Vasiliev — *then on "Leave of Absence" from the UN!* Vasiliev got those orders long before they reached MacArthur. Thus, how could he have won the War in Korea? — *how can we win the war in Viet Nam under the very same conditions?*

The American people (*that is, all except a few*) did not know about that during the Korean War. And we might say that that was their excuse. **BUT WE DO KNOW IT NOW — THERE CAN BE NO EXCUSE TODAY!**

That's why I say the **RECALL** movement is so imperative — **NOW** — not on election day. That **RECALL** movement will force a thorough investigation of all the treason committed by our traitors in Washington, by the UN, by the CFR, the ADA, the ADL, etc.

There can be no questions about all of the above-mentioned facts. It is — *and actually always has been* — revealed in the double-talk of the UN Charter. The Russian (SUSLOV), head of the UN Military Secretariat is the man in charge of the Viet Nam War — and "**WE**" are (*supposedly*) fighting "*Communists.*"

Trygvie Lie wrote a book "**IN THE CAUSE OF PEACE.**" Inadvertently, or otherwise, he revealed the truth about the UN and the Security Council — and about our own War Department . . . also about the secret agreement between Alger Hiss and Molotov — **READ IT for your own information—if you can still get a copy!**

ANOTHER CIVIL WAR COMING

God give us **MEN** and **WOMEN** loyal to God and Country!

I am sure that this is the cry and the thought of all the White people, both North and South. If we only had half the Leaders

the White Man had during and immediately after the Civil War, there would be no race-mixing today, no rioting, no looting, no raping. Patriots like Patrick Henry, Thomas Jefferson, General Robert E. Lee, Jeb Stuart, Stonewall Jackson, Nathan Bedford Forrest, Robert Tombs, etc., etc. True, the South lost the Civil War, but it WON the Reconstruction battle. It was a rough fight, but our forefathers remained WHITE and separated their families from any and all socializing with the Black race. *The only reason we are White today, is because our forefathers preached and PRACTICED Segregation yesterday.* Whether or not our future descendants are White or mongrel, as the peoples in Brazil, in Cuba, in practically all South American nations, depends upon the struggle we put up today.

Our forefathers drew the line in both written and unwritten Law — which we must hold HOLY in this day and age. Their two most rigid commandments were: 1) *“There shall be no socializing between Whites and Negroes;”* . . . 2) *“There shall be no intermarriage between the races.”* And that was Abraham Lincoln’s rigid decisions too!

Thus each race remained within its own kind, and both races maintained their individual identities. For that reason we have not mixed our bloods and do not look like the mongrel peoples of Mexico, the Dominican Republic and most of the other peoples in South America which have mixed their bloods. Every nation which has mixed its bloods with that of the primitive and semi-primitive Africans has lost its civilization (*See News-Bulletin No. 114*).

Our forefathers stood, fought and bled, but they WON! Now OUR time has arrived. *Are you ready? Are you with us? Time is running out! Brave men and great deeds are needed NOW! Race, Nation and Destiny are calling you — TODAY! — NOW!*

I will conclude with one great and earnest request. Read again and DIGEST our Year-End Report — and do everything I request to help us in the fight . . . especially in the RECALL project! . . . Also read News-Bulletins No. 110 and No. 114 to clarify and heighten your efforts to help CEG — for the love of God and Country — and your children!

PROOF FROM THE HORSE’S MOUTH

If there is still even a remote doubt in your mind that all of the above is gospel truth, I will add a reprint of an article written by none other than James Reston, who is syndicated by the “*New York Times*,” notoriously known as the chief transmission Press belt of the

One-World Plotters — the CFR and the UN . . . Undoubtedly, Mr. Reston made a "slip" on his typewriter, because not only does his article reveal the true situation about Viet Nam, but the close observer can read the *entire* plot between the lines of his statements:

"UNEASINESS GROWING OVER VIET NAM WAR"

"WASHINGTON — There is a quiet uneasiness in this country about the war in Viet Nam — far more widespread and probably more important than the noisy demonstrations in the universities — and the Government's information policy is doing very little to relieve it.

The American expeditionary force in that peninsula is now said to number about 160,000 (more nearly 200,000 MCF), but it is increasing all the time; just how fast is not disclosed.

President Johnson authorized Secretary of Defense McNamara to add more troops last week and to request more money for the war, but they didn't say how many troops and they didn't say how much money.

LESS IS HEARD ABOUT SOUTH VIET NAM

They did say, however, enemy casualties had doubled so far this year as compared with the first 10 months of last year, but they did not mention the American dead, now over 1000. — (how much more than 1,000? MCF)

When the daily communiques come out of Saigon, the Viet Cong casualties are given by "body count" partly because the South Vietnamese estimates of Viet Cong casualties have been widely exaggerated in the past, but the American casualties are usually described as "light" or "moderate" and not totalled until the end of each month.

Meanwhile, perhaps because of American reporting techniques (Lies!) rather than official information policies, the activities of the South Vietnamese government have almost vanished from the American press.

The more the Americans have gone to Viet Nam and the more they have become engaged in the battle, the less is heard about the South Vietnamese people on whom the brunt of the battle and the pacification of the country are supposed to depend.

The thing that is really contributing to the sense of uneasiness, however, is the feeling the Americans are gradually being sucked into a larger and larger war under conditions and tactics highly favorable to the enemy — (Exactly what the plotters want! MCF)

McNamara, on the appeals of Gen. Westmoreland, recommended an increase in the American force because though Viet Cong casualties had doubled in the last 10 months, the Viet Cong guerrilla troops were increasing in South Viet Nam and so were the organized units of the North Vietnamese army.

This was not explained in the official announcement. The reporters were merely left to infer any increase of manpower on the other side would be balanced by new commitments of troops from the United States.

The people who want a negotiated settlement are not satisfied. Those who want savage air attacks on the industrial sectors around Hanoi and Haiphong are not satisfied.

Those who follow the present compromise policy have to concede at the end of the monsoon season "blunting" the Viet Cong offensive has not achieved the stated objective of bringing the enemy to the negotiating table.

SEVERAL WINTERS COULD PASS . . .

In this situation, the country should at least be prepared for the long war this present strategy implies. Officials go on talking as if one more summer or one more winter of American action will bring the desired result, but in private they concede this kind of war could easily go on for years.

They know, too, this would not be popular and might even be highly embarrassing in the election year coming up, so they avoid dramatic moves or candid explanations.

They talk about short range plans and announce small scale victories, but the commitment gets bigger and the role of the South Vietnamese comparatively smaller."

But all this time nothing was said about SEATO and "our commitments." But finally, the "trained seal" spokesmen for the Administration ran out of alibis and "explanations" and Johnson admitted that "we" had invoked the SEATO "Treaty." Thus, the moment "we" (supposedly) invoked the "Treaty" the entire thing became a UN "war." Because SEATO is what the UN Charter describes as a "Regional Agency." — a Front for the UN. Here, from the UN Charter, is how the UN, when it becomes necessary for an alibi, works through this and their various other Fronts:

Article 53 of the Charter provides: "The Security Council shall, where appropriate, utilize such regional arrangements or AGENCIES, for ENFORCEMENT ACTION under ITS authority. But No ENFORCEMENT ACTION shall be taken under regional arrangements or BY REGIONAL AGENCIES without the authorization of the Security Council.

Article 53 means everything it says — in the broadest possible appraisal of the Article. The UN shall "utilize these regional agencies for enforcement action" (war) and no such action may be taken unless the UN Security Council "authorizes" it . . . So'o, now we know WHO ordered us into the Viet Nam war. In addition, we have "Article 54," which tells us who is running the war from UN

headquarters — just as the Russian Zinchenko ran the Korean War. Article 54 reads as follows:

“The Security Council shall, at all times, be kept fully informed of activities undertaken OR IN CONTEMPLATION under regional arrangements or by regional agencies.”

And if there is any question whether SEATO will conform to this provision of the Charter, here is another paragraph from Article 4 of the SEATO Treaty: **“Measures taken under this paragraph (Enforcement) shall be IMMEDIATELY reported to the Security Council of the United Nations.”**

In short, the Security Council of the UN is the War Department of the UN—and its COMMANDER-IN-CHIEF, at this time, is the Russian, Vladimir Suslov!

That is exactly correct! “We” are fighting “Communists” in Viet Nam and “our” Commanders in the field report *“immediately”* to the Russian Commander of the UN “Security” affairs. “We” did the same thing during the Korean War when the Russian Zinchenko was head of “Security” in the UN — and who relayed everything, *all our plans*, to the Red Chinese and No. Koreans — *all the plans and orders Washington was sending to General MacArthur!* And at that time, as “we” learned later, the UN CHAIRMAN OF THE MILITARY STAFF COMMITTEE, the Russian Gen. P. A. Vasiliev was ON LEAVE OF ABSENCE — and actually was the Commander-in-Chief of the Red Chinese and No. Korean Red armies who were slaughtering OUR soldiers. American newsmen, Generals MacArthur, Stratemeyer and other of our Generals recognized him—but their charges were ignored and hush-hushed by our State Department, the Pentagon and the White House . . . they tried to deny it even when it was revealed in my play, “THIEVES’ PARADISE,” playing at the Shubert Theater in Washington in 1956.

RE THE “BLACKOUT”

In various of our “*News-Bulletins*” in which we reviewed the nightly riotings in Harlem, Rochester and other cities, I warned that, for their climax, the Conspirators planned a nation-wide “*Blackout*” during which they would riot, pillage, rape, murder, etc. In short, throw the entire nation into a panic stricken people. Now, according to *authentic* information, that terrifying BLACKOUT that blanketed many Eastern States for several nights — *and precipitated a great deal of panic* — was caused by a so-called “*defect*” or “*mistake*” in the Niagara Mohawk plant, which according to a *very* reliable source, is controlled, perhaps wholly owned, by a member of the Rothschild family . . . that begins to bear out my warnings, doesn’t it?

CPA BOOK PUBLISHER

P. O. Box 596, Boring, OR 97009

Email: cpabooks@hotmail.com