As from this hour You use your power, The World must follow

THE INDUSTRIAL ORGANIZER

Official Organ of Motor Transport and Allied Workers Industrial Union Local 544-CIOCIVIL RIGHTS DEFENSE COMMITTEE MINNEAPOLIS OFFICE: 1328 SECOND STREET NORTH

is done! Believe and

dare and do! 1179 Market Street - Room 402

VOL. 1, NO. 18

MINNEAPOLIS, MINN., SATURDAY, NOVEMBER 15, 1941

MEETINGS 1st & 3rd SUNDAYS 7 P.M.

FIVE CENTS

Stand all as

Till right

For Information Call MArket 2661 FBI Helped Tobin Organize "Committee of 99"

CIO Leaders Leave Mediation Board

Morgan-Inspired Decision in Captive Mine Dispute Is Last Straw—All CIO Men Pull Out of Board—Is Blow to Roosevelt Plans to Hogtie Labor

Denouncing the pro-Steel Trust decision of the National Defense Mediation Board in the captive mine strike as an action that has "made it impossible for labor to retain any confidence in the Board's future actions," all CIO members of the Board resigned from it Tuesday.

The seven CIO members and alternates of the board who have resigned are CIO President Philip Murray; Thomas Kennedy, secretarytreasurer of the United Mine Workers; John Brophy, CIO director; Clinton Golden, regional director of the Steel Workers Organizing Committee; James Carey, CIO secretary; Hugh Lyons, CIO regional director in New tion heads, four union men, and England; and Sherman Dal- three representatives of "the pubrymple, president of the United Rubber Workers.

members of the board followed maintain the status quo as much closely on the heels of the board's as possible," and will seek to pre-9-2 decision Monday to defend the vent "wage increases or improve-Steel Trust by denying the demand ment of working conditions of laof the miners for a union shop in bor." Murray foresaw that the the steel corporation's captive board would "bring terrific pres-

leadership to turn its back on the tions" and would inevitably pave Board has the support of the CIO tion and the outlawry of strikes. generally was indicated Tuesday when President R. J. Thomas of ray said, would be directed against Jack Keeshin have bluntly the United Auto Workers instruct- the operation of the Wagner Act, rejected the demands of ed union representatives not to the Wages and Hours Act an present any more union cases be- other protective labor laws. The fore the board. Other CIO unions board would use its powers to strip

Is Severe Blow to Roosevelt Board of its power to require eming from the board and warning Who the "Public" Is unions against the board is recognized as a stunning blow to Roosevelt and the anti-labor policies of the national administration.

Roosevelt's whole game has been to endow the National Defense Mediation Board with moral authority derived from the presence of labor's representatives on the board. Since the board's creation last March, the government and the employers have argued that workers should accept the anti-labor decisions of the board, since labor's own leaders sat on the board and participated in the decisions.

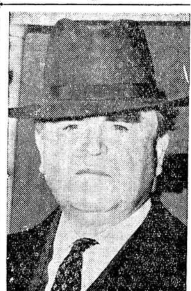
Withdrawal of CIO representatives from the board leaves it nakedly exposed as an instrument of the employers to turn aside or any successor to the board cooked suppress labor's demands.

Government officials in Washington are reported frantically to annihilate the labor movement. working on plans for a new war labor board set-up similar to that used by President Wilson in the First World War to weaken the union movement and freeze labor's status.

Experience Taught CIO Eight months' experience with the National Defense Mediation Board has taught organized labor that the board is only a trap for labor, laid by the bosses and the erating the commissary at 919 government. The captive mine de- Marquette to take care of the cision, with its far-reaching impli- defendants and their families cations for the future of unionism wishes to thank all the friends and in the nation's steel industry, was sympathizers who have so gener-

Murray Exposed Board

Board was correctly sized up by but the committee stresses the fact CIO President Philip Murray that contributions are still needed. months ago before the board was Make all contributions either to set up. Writing in the CIO NEWS Mrs. Goldman at 919 or to the of March 10th, Murray listed five Workers Defense League through principal objections to Roosevelt's Arthur Sternberg, treasurer, at board, composed of four corpora- 1728 James Ave., St. Paul.



John L. Lewis

'will necessarily find its attention The resignations of the labor directed against labor in order to That the decision of the CIO arbitration in practically all situa-Defense Mediation the way for compulsory arbitra-

The pressure of the board, Murthe National Labor Relations The action of the CIO in resign- ployers to bargain collectively.

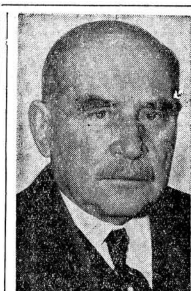
Finally, Murray, foresaw the board could only be a bosses' board voting against labor, inaspublic are usually taken from the ers throughout the area have been ranks of retired business men," summarily ousted by Tobin Murray correctly observed.

sured into joining the board. The tion. experience of eight months has proved that Murray's original estimate of the board is completely correct. The Mediation Board, and up by Roosevelt's advisers, can only be a boss weapon designed

Commissary Committee Thanks

The Commissary Committee, opthe straw that broke the camel's ously donated of money, food and

time toward the work. Many persons have already sent The National Defense Mediation food and money to the committee,



Bosses Fight Such a board, Murray then said, over-Road will necessarily find its attention Contract

CHICAGO, ILL. - Realizing that Dan Tobin's reacsure to bear on labor to agree to tionary dictatorship over the drivers has tied the hands of the union over-road negotiating committee, midwest truck operators headed by 250,000 over-road drivers in the 11-state area.

contract which expires November 15th was negotiabalance of power, even if the AFL militant leadership of Local 544, is spokesmen defended labor's rights. today a defendant in the "sedibor that representatives from the Tobin. Other militant union leadthrough his receivership racket. Despite this correct estimate of The drivers thus entered negotiathe board's role, CIO leaders per- tions two months ago minus the mitted themselves to be high-pres- very backbone of their organiza-

> The drivers enter the current negotiations under the handicap of Roosevelt and the army had sent misleaders like Raw Deal Neal and Sidney Brennan.

Lean on Government

No sooner had a deadlock been reached in the negotiations than Decision Is Plenty Raw the union committee, on orders from Tobin, rushed to throw the drivers and reach a settlement en- its decision. tirely satisfactory to themselves.

FOLLOW THE TRIAL

Order your Special Three-Month Subscription to the INDUSTRIAL ORGAN-IZER, for only fifty cents

> SEE OUR ADVERTISEMENT PAGE FOUR

"Case" Rests on Government Offered Tobin Payrollers

Practically all the 32 prosecution witnesses appearing in the "sedition" trial are on Tobin's payroll, members of Tobin's "Committee of 99," or relatives or friends of theirs.

Among the Tobin payrollers who have testified for the

1. JAMES BARTLETT-appointed by Tobin's receiver, Neal, as 544 organizer; 2. WALTER STULTZ-serving a term in Sandstone for alleged interference with interstate commerce, both Stultz and

his wife are on Tobin's payroll: 3. ROY WIENEKE—appointed Tobin organizer after June 9th:

4. JOHN NOVACK-member of a Tobin "negotiating squad"; TOM McCUE—appointed organizer by Neal:

6. HENRY HARRIS-bodyguard for Bartlett, and member of Committee of 99; 7. GLEN SMITH-a Bartlett bodyguard, has worked for

8. SIDNEY BRENNAN-appointed secretary-treasurer of 544-AFL by Neal; 9. GEORGE O'BRIEN—appointed organizer by Neal.

10. HELEN HANIFAN-Neal's bookkeeper; 11. HARRIET KARLEN-Neal's stenographer.

Mediation Board Cheated Miners

Knew Decision Would Set Precedent -AFL Representatives Voted For J. P. Morgan Against Labor

. Supported by the treachers of the two AFL members, and by the three representatives of the "public," the National Defense Mediation Board on Monday made public its decision to deny the United Mine Workers the union shop in the critical miners' dispute with the captive coal mines owned by J. P. Morgan's Steel Trust.

The anti-labor decision of the mediation board, if accepted by most disastrous consequences for The present over - road industry and in many other dedecision is shown by the following fense industries.

ington Friday.

union and the steel trust have accepted invitations from Roosevelt to meet with him. Even before issuing the invitation, however, CUMSTANCES WHATEVER." "intelligence officers" (army spies) into the mining country to lay the groundwork for breaking any strike that may develop.

UMW shouldn't be granted the dispute to the federal government. union shop because "they are well

In its decision, the board at several points had to admit the justice of the miners' demand:

"When we look at the resulting situation from the point of view of the one individual in 200 who has not chosen to join the union, in spite of the action of the overwhelming majority of his fellow workers and the fact that he enjoys the benefits of the contracts negotiated and administered by the United Mine Workers of America at great expense, it is hard to think of a reason why the individual should persist in refusing to join the union," the

the future of unionism in the steel full anti-labor implications of its Dobbs, chief organizer of Steel Trust. CIO withdrew all its union security that arise in other much as the three representatives over-road workers in this representatives from the media- industries then a recommendation of the "public" would hold the area. Dobbs, together with the tion board. John L. Lewis has by this board in favor of the Unitcalled a special session of the ed Mine Workers would mean that same contract in all other indus-Army Sends Spies to Mines tries, and, on the other hand, A Representatives of both the DECISION IN FAVOR OF THE OPERATORS WOULD MEAN THAT WE ARE NOT PRE-UNION SHOP UNDER ANY CIR-

choice, the board majority-representing the corporations, the

Knowing they have nothing to fear able by themselves to complete the had voted with the representatives about this decision, as he apfrom Dictator Tobin, the truck full organization of the bitumin- of the Steel Trust against the min- pealed on June 13 to President operators are confident they can ous coal industry," the majority of ers came as a shock to workers Roosevelt for aid against the CIO bat down all major demands of the the mediation board handed down throughout the nation. Just last and Local 544-CIO—aid which United Mine Workers" on the cru- trial.

At the last moment, however,

That the board recognized the

PARED TO RECOMMEND THE

for the Steel Trust.

Under the pretext that the AFL Pair Betray Labor News that the two AFL repre-

spokesmen defended labor's rights. today a defendant in the "sedi-'It has been the experience of la-'It has been the experience of la-

Confronted with this clear-cut "public," and the AFL-plumped transport workers on June 9,

sentatives on the mediation board cial issue of the union shop.

under the pressure of the Steel Trust and of such labor traitors as Tobin and Hillman, the AFL pair reversed themselves and voted against labor, with the silly excuse that they feared government interference in the affairs of labor. They didn't dare open their mouths about the obvious fact, that the captive mine decision will harm all cross-examination has proved this is urged to be there to get the sands of workers have either been AFL unions just as it does the past week, out of the mouths of true facts which the daily press laid off outright or are working

To Take Care of Karl Skoglund FBI Joined Tobin Agents Last Spring to Smash Union-

Committee of 99 Masqueraded as "Loyal Union Opposition," Was Tool of FBI - Revelation Throws New Light on Tobin's Actions

The FBI joined with Daniel J. Tobin's agents in an attempt last Winter and Spring to oust the leadership of Local 544, it was revealed this week by cross-examination of the eleven stoolpigeons on Tobin's payroll who have appeared as prosecution witnesses in the "sedition" trial against Local 544-CIO and the Socialist Workers Party. This damning admission, wrested from Tobin's own agents, proves conclusively

the charge previously made by the defense that this trial is but the latest of a series of Tobin-FBI attacks on Local 544-CIO, and that, when all other methods failed, the Tobin-FBI alliance resorted to a court frameup.

Under the withering cross-examination of chief de-* fense counsel Albert Goldman—himself one of the 28 defendants-several Tobin payrollers admitted they had contacted the FBI early in the Tobin fight against Local 544. Then, on Monday, the picture was completed when Henry Harris, government witness and member of the Tobin "Committee of 99," admitted under cross-examina-

1. FBI Agent Thomas Perrin sent Tobin agent Harris to offer Karl Skoglund a promise of citizenship papers if Skoglund would "break with the Dunnes and join the Committee of 99." The FBI agent, Harris testified, "thought Karl Skoglund might come in with us in the Committee of 99 if we made such an offer, and I made Skoglund such an offer." (All quotations are from the official court record.) Skoglund rejected the offer and is now one of the defendants on trial.

2. The same FBI agent was admitted into an "organization meeting of the Committee of 100" (the earlier name of the Committee of 99) at the Nicollet Hotel. Henry Harris himself admitted the FBI agent at the instructions of the late Tom Williams, leader of the Committee. Williams died last March, which places the beginning of the Tobin-FRI alliance the Local 544 leadership prior to that date. That is, the FBI helped launch the Committee of 99!

During March, when the Committee of 99 was alextract from the text of the ma- ready working with the FBI, it pretended to picture itself Fortunately for all labor, the jority decision: "If this decision as a "loyal opposition" within the union. But it failed to ted in 1939 by a union committee headed by Farrell board's decision in favor of the circumstances from questions of months earlier, in December, had re-elected the leadership despite the red-baiting attacks of the Tobin agents.

November 17

Monday evening, November 17,

at the Pioneer Hall in the Lumber

Exchange, union men and women

of Minneapolis will be given the

chance to hear an up to the minute

eral Court against twenty-eight

men and women from 544-CIO

Speakers will include Farrell

and the Socialist Workers Party.

Dobbs, well known to Minneapo-

lis union people for his excellent

throughout the entire northwest,

sition with the Northwest Organ-

they transpire in the court room.

but in many other fields.

not only among the truck drivers

Likewise, when the Committee of 99 filed charges against the Local 544 leadership with the Minne-

Tobin Hypocrisy

Then the Committee of 99 appealed—to its own boss, Tobin! In a farcical "hearing" in April Tobin's assistant, International Officer Gillespie, "considered" the Committee of 99 charges. In May, Tobin himself held a similar "hearing" and decreed that he would send a dictator-receiver to take over Local 544. Tobin got his answer from the Minneapolis motor when a membership meeting voted almost unanimously to disaffiliate from Tobin's International and accept a charter from the CIO.

Tobin wept crocodile tears week the two AFL men, George came in the June 27 raids on the Googe and William Calvin - an- Socialist Workers Party headquarnounced at a board meeting that ters, the July 15 indictment of the izer, is also a defendant in the they were in full support of the 28 defendants, and the present case. He will give a factual ac- mowers, etc., have already been

But this aid to Tobin from the FBI and other governmental agencies did not begin on June 27. This aid did not begin after Local 544 joined

The FBI-Tobin alliance began the guise of an "inner union" for the defense in the trial. Committee of 99. That is what the Tobin's own agents.

Tobin **Admits**

If the leaders of Local 544-CIO had obeyed Tobin's commands six months ago, they wouldn't have been prosecuted -that's what Tobin himself

He says it, under his own name, in the November issue of his TEAMSTERS JOURNAL. Here are his own words from that magazine:

"We can say now that it is our judgment that if they (544-CIO leaders) had agreed to the proposition which was made by the General Executive Board at its meeting in Washington in May, they would have avoided a great deal of the unpleasant conditions which now obtain."

The "proposition" was Tobin's demand that Local 544 submit to a Receiver appointed by Tobin.

The "unpleasant conditions" which followed Local 544's refusal are-the indictment and the trial in which Tobin's paid stoolpigeons are trying to send the Local 544-CIO leaders to prison for sixteen-year terms!

Priorities account of the "seditious conspiracy" trial now in progress in Fed-Members

The Steel Workers Organizing Committee announced last week work in organizing locally and that the jobs of 100,000 steel workers are threatened by priority rules. 55.000 workers in the fin-Carlos Hudson, who has been ishing departments of large inteacting editor of the Industrial grated steel mills and in steel fab-Organizer and held the same po- ricating plants manufacturing such items as washing machine, lawn count of the day by day events as laid off.

Chicago sheet and strip mills The other speakers will be Mark are operating only 50 per cent of Smith, publicity director for the Civil Rights Defense Committee, Gilbert Carlson, one of the de- semi-finished steel diverted to the fense attorneys, and Arthur Stern- manufacture of heavier products berg, treasurer of the Workers for use in construction of tanks, Defense League which is working ships, freight cars, etc. Hence its foul union-busting campaign in with the CRDC in collecting money 30,000 workers get as little as three days work a week.

Admission is free, and everyone In many other sections thouhas been consistently repressing. only part time.

Mass Meeting Monday, Nov. 17, 8 P. M.

Speakers: Farrell Dobbs, Carlos Hudson, Gilbert Carlson

Auspices: Civil Rights Defense Committee

PIONEER HALL, LUMBER EXCHANGE BLDG., ADMISSION FREE. HEAR WHAT IS HAPPENING IN THE COURTROOM!

do with the manner in which the

squabble over union affiliation was

resolved. Minnesota's Gov. Harold

Stassen, who, by coincidence, strongly favors the Administra-

tion's foreign policy, and whose

labor relations law used to be

Progressive Calls

Trial a Frame-up

Below is reprinted an arti-

cle which appeared in a re-

cent issue of THE PROGRES-

SIVE, a weekly paper pub-

This is a tale of Four Coinci-

It concerns the federal gov-

ernment's prosecution of 28

Minneapolis residents. They

have been indicted under two

laws of the United States.

One makes it a crime merely

to express an "opinion" as to the "propriety" of overthrow-

ing the U. S. government by

force and the other is the law

against overt acts calculated

to overthrow the government

The striking thing about this

ease—the first federal prosecution

for seditious opinion in more than

a century-is the coincidental con-

nections that many of the princi-

pal characters have with the Roose-

velt administration's foreign pol-

The first "coincidence" has

to do with the nature of the

political philosophy held by 13 of the defendants. They are

members of the Socialist Workers Party, followers of

the late Leon Trotsky, whose

total national membership is

significant group are the cele-

brated Dunne brothers. They have

also led the Minneapolis teamsters

through their stormy, militant ca-

reer of unionism. It is in this

trade union connection that the

second "coincidence" pops up.

Tobin's Demands Rejected

In an effort to dislodge the

Dunne brothers from their po-

sitions of power in Local 544,

Daniel J. Tobin, president of the International Brotherhood

of Teamsters and prominent

member of the Fight for Free-

dom Inc., last spring asked the local to allow him to ap-

point a representative with

power to expel from the union any persons he thought un-

Local 544 flatly rejected his proposal and on June 9 voted

overwhelmingly to break its af

filiation with the AFL and joined

tion," and urged that the union

leaders, now under indictment, "be

in some way prevented from pur-

544, were arrested by the At-

In a letter of protest to Attor-

ney General Biddle the American

Civil Liberties Union had this to

"It seems more reasonable

say of the striking "coincidence"

to conclude that the govern-

ment injected itself into an

inter-union controversy in or-

der to promote the interests

of the one side (Tobin) which

support the Administration's

foreign and domestic poli-

The third "coincidence" has to

suing this dangerous course.' Two weeks later, on June 28, the defendants, including

torney General's office.

probably around 4,000. Leaders of this politically in

dences which seem to be edging

out the Four Freedoms in Minne-

lished in Wisconsin.

Union for Democratic Action Attacks Trial of 28

and the Workers Defense League.

in a democracy, can have no bear-

in peace since the Alien and Sedi-

Drop the Indictment!

change its republican form, let

"Organizations expert in the them stand undisturbed as monu-

Calls Prosecution Direct Threat To Freedom of Speech, Press

One of the most important developments this week They have found no legal grounds in the Minneapolis case, was the strong statement issued for the federal prosecution. On by the Union for Democratic Action sharply condemning the contrary, they remain conthe prosecution and giving vigorous support to the 28 vinced that the prosecution is in-

Chairman of the Union is Dr. Reinhold Niebuhr of ing on civil liberties. Certain facts the Union Theological Seminary, and Treasurer is Frieda stand out: (1) For the first time Kirchwey, editor of THE NATION.

The stand taken by the Union for Democratic Action toin Laws of John Adams a mere is particularly significant since the Union is, in their own a federal crime, as was clearly words, "an organization of American liberals whose defi- stated in Prosecutor Anderson's nite interventionism is in sharp disagreement with the opening statement to the jury. (2) international and domestic policies advocated by the de-Section 6, Chapter 18 of the fendants in the Minneapolis trial."

This is clear evidence of the growing realization among liberal Is Blow to Democracy groups throughout the country that "The present federal prosecuon the rights of free speech and Socialist Workers Party in Min-free press guaranteed by the Bill neapolis is undoubtedly an eviof Rights. Any doubt as to the real dence of such an anti-democratic ger" can under no stretch of the pelled when Federal Prosecutor disheartening since it is being car- numbering less than 1/260 of 1 insisted that proof of overt acts attorney general who has consist- There is no evidence, nor even was not necessary. The issue has ently in the past fought for demo- any attempt to adduce evidence, been finally brought into the open cratic rights in America. At this to show that the defendants were, by the government itself: the 28 time, while the trial is under way, or are, in any way, directly or infor what they BELIEVE, what eral Biddle and the Department of government. they SAY, and what they PUB- Justice to consider carefully the

The Union for Democratic Action statement follows in full:

"Since its inception in May of this year, the Union for Democratic Action has argued vigorously ticipation of the United States in the struggle against Fascism abroad will lead to the cessation of democratic processes and attitudes in this country. Indeed, the Clear Facts About Case Union for Democratic Action was formed with the purpose of combatting any such anti-democratic lyzed carefull; the case in ques- error of opinion may be tolerated tendency that may arise in this petion. These organizations include where reason is left free to combat riod of national emergency.

Anderson in his opening statement ried out under the aegis of an per cent of the population. (4) defendants are being prosecuted it would be well for Attorney Gen- directly, controlled by any foreign implications of the proceedings in terms of their effect upon the four freedoms in whose defense this country is now cooperating. It calls upon Attorney General Bidwould be fitting also for the Deduction and the Department of Justice partment of Justice to examine the situation of civil liberties in warthat there is no necessary validity time Britain where a government stance to President Roosevelt's in the insistence of many isolation-ists that the direct or indirect par-found no cause to crush minority ever lost its democracy while opinion, except in so far as that struggling to defend it." opinion has definite and direct re-

lationship with the enemy.

field of civil liberties have ana- ment of the safety with which the American Civil Liberties Union it.—THOMAS JEFFERSON.

Canada Interns CIO Leader

The Canadian government, which has been carrying on a reign of terror against Canadian and American trade union leaders, has interned in a prison camp Vicepresident C. S. Jackson of the CIO United Electrical, Radio and Machine Workers. Jackson was sent to a concentration camp without trial as a result of his activities during a recent strike at the General Electric plant near Tor-United States Code, enacted in

The government's action is se-1861 to cope with large-scale reverely criticized in a recent issue bellion, is being used against an of the Toronto Daily Star, which insignificant minority which has calls the Canadian government's committed no overt acts whatsothis prosecution is a direct assault tion of 29 alleged members of the ever. (3) The cogent formula of action "so outrageously a violation organizer-or indeed, of any citizen-that the case will constitute nature of the prosecution was distendency. The case is particularly imagination be applied to a group a blot upon its record. . . . If what the obvious course was to try him in the courts. . . . If criticism of the government and its legislation is going to land men in detention Cops Don't Beat the Boss



No. these Bergen County, N. J., cops are NOT working over President F. Leroy Hill of Air Associates, the boss who defied the National Defense Mediation Board and refused to rehire members of the United Auto Workers. As usual, the cops are pouncing on one camps, half the population will of the victimized workers who dared to protest the arrest of three

The Public Safety Commission

"the pernicious influence of dis-loyal agitators," that is, from

On June 4, 1917, the Public

CY'S PLACE

5th and Plymouth

CHOICE LIQUORS

Cy. Putz, Prop. HY. 9968

Equipped for Efficiency Organized for Speed

Company

Stationers

History Repeats Itself In view of these obvious facst,

the Union for Democratic Action Labor Persecuted Here in 1917-18 If there be any among us who

Many Jailed, Fined for Unionism wish to dissolve this Union or to

> The "sedition" trial recalls to mind the repressive Farmers Union anti-labor actions which occurred in Minnesota during the First World War. Here is a short list:

In 1917 in Minneapolis, following the passage of Poor Farmers the unpopular draft law, the authorities raided the bookshop of Alexis Georgian, a well-known socialist, and confiscated a stock of 25,000 anti-war leaflets.

In April, 1917, the Minnesota legislature passed the Criminal Syndicalism Act, prescribing as punishment ganized farmers, most are the mestic issues, sent a telegram to a term of imprisonment of ten years, or a fine not to exceed \$5,000, or both, for anyone found guilty of inter-

loyal

fering with the prosecution of the war. At Faribault, Minnesota, three which later was transferred to the members of the Socialist Labor Party were fined five hundred dolling and the work in the farmers.

Almost no farm-hands, renters, or the poorer owner-operators are of a nation-wide strike-breaking or the poorer owner-operators are Party were fined five hundred dollars each and jailed for a year for the publication of an editorial distribution of an editorial di a bookseller accused of having on in Minneapolis in 1917. sale a certain book on sabotage also used the Minnesota Home was given two years in jail.

Nonpartisan League Hounded

In 1917 the Nonpartisan League, forerunner of the Farmer-Labor unionism. Party, had 20,000 members in Minnesota. The League insisted Safety Commission issued a decree that the war was a rich man's war making it a misdemeanor punishhad to study the evidence against and should be financed by the able by fine or jail imprisonment wealthy corporations. In town for any male person over 16 years after town in Minnesota meetings old not to be engaged in some men, came back within an hour of the Nonpartisan League were useful occupation. This law was prohibited, its leaders mobbed and used to force the unemployed to

Socialists Imprisoned In the fall of 1917 the Socialist Party candidate for governor,

Jacob Bentall, and the state secretary of the Socialist Party, Abe L. Sugarman, were arrested and sen-The sentences handed out by tenced to terms of several years

Bill Haywood, in his autobiogra- "any person not engaged in a law-

Through the efforts of the Minty, the war-time dictatorship set up Most of the defendants never in this state, the Federal authoriserved out their full terms—not ties raided the headquarters of the through any reversal of verdict by I.W.W. in fifty cities throughout a higher court, but because of the the nation, arresting 166 leaders, wave of protest in the ranks of including Big Bill Haywood. One the labor and liberal movement, hundred were ultimately convictwhich forced President Harding to ed and given penitentiary sentences of from three months to

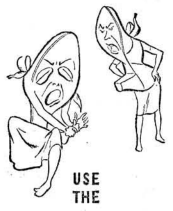
twenty years, plus fines. Throughout Minnesota, all radicals were exposed to kidnappings, and Bill Haywood, men who had fendants. On the contrary, Hay- tar and feather parties, and other tortures engineered by the warmakers and their political tools. Nonpartisan League newspaper offices, houses of suspected anti-war citizens, were painted yellow. Peace parades were dispersed by organized bands of thugs.

A Minneapolis division of the American Proetctive League was formed in March, 1917, with 400 volunteer detectives and stool-pigreting out those who resisted the

The employers in Minneapolis

"We are going after the lower

to save your sole



TELEPHONE DIRECTORY

Shop by Telephone



known to Tobin's teamsters as the "Slave Law," took the matter in His labor conciliator, Alfred P. Blair, without holding an election, certified Tobin's union as bargaining agent for Minneapolis teamsters. Blair has since been given a position as "labor relations expert" in a west coast corporation which has a sister corporation in Minneapolis. Four .22 Caliber Guns

Not the least "coincidental" is the position of the Communists, who ordinarily like nothing better than to sink their teeth into a nice juicy "capitalist persecution." Some of the CIO unions in which they wield the greatest influence have refused to support 544-CIO. This strange policy is, no doubt, "coincidental" with the June 23 flip-

the interventionist camp. The trial began in United States District Court in Minneapolis last week. Attorney General Biddle expressed confidence in a conviction on the grounds that the defendants had committed an ovetr act toward overthrow by force.

flop which put them back into

This act, according to Daniel Eastman of the Civil Liberties Union, writing in the Oct. 20 issue of the New Republic, consisted in the organization of the Union Defense Guard which the government alleges was armed.

The Guard, Eastman writes, was organized in 1938 after Roy Zachary, notorious organizer for the Silver Shirts fascists, came to Minneapolis and held meetings in which he publicly called for violent attacks on Local 544's head-

It consists of about 200 workers who engaged in their last guard activities in December of 1940 when they served as ushers at a teamsters' Christmas party. Their revolutionary arsenal was composed of two .22 caliber single-shot rifles and two .22 caliber single-shot target pistols, the total fire power of which does not equal the sixshooter of one Minneapolis policeman.

NOW AS THEN One murder makes a villain; millions a hero; numbers sanctify crime.-Porteus.

Fidelity State Bank

Pliam Linoleum Co. NEW SPRING IDEAS IN COLOR-INGS FOR ENTIRE HOME JUST ARRIVED

Twin Cities House-

wives know Koppers

Coke is CLEAN-no

dust, no soot, no dirty

smudge. Saves hours

of tedious housework,

saves cleaning, laun-

BUT THAT'S NOT ALL!

There's extra com-

fort, convenience and

savings in every ton:

And with Koppers

New Heating Method

you get them all in fuller measure.

BECAUSE you get your

furnace Tuned Up

FREE. And you learn

the new easy way to

make furnace tending

easier and cheaper.

DON'T FORGET-

Koppers Coke is the

modern fuel, made to

give more comfort

with less waste, less

work, more savings.

dry bills.

Extensive Choice, Lowest Prices HY. 9601 1921 Wash. M. RE. 3600 803 E. Lake

WANT A Cleaner Home Better Heated

-and you can save

Special! A clean, economical fuel-for those whose fur-

PEA

FAMOUS AMERICAN LABOR TRIALS

100 IWW Militants Victims of War-time Persecution in 1917

Jury Took Only One Hour to Decide the first of the persecutions to be entire labor movement. Fate of 100 - - Judge Handed Out Sentences Amounting to 2,081 Years

The great political trial now taking place in Minneapolis has re- 100 individual defendants. awakened the interest of many trade unionists in great labor trials

The INDUSTRIAL ORGANIZER has in recent issues re-told the story of the frame-ups against Eugene V. Debs, the Haywood-Moyer-Pettibone Trial, and the Mooney-Billings case. This week we recount the story of the trial of 100 IWW leaders and members who were victims of the war-time witch hunt of 1917.

The famous Chicago trial of one hundred members The Judge Sentences of the Industrial Workers of the world opened on April 1, 1918, before Judge Kenesaw Mountain Landis. The Judge Landis against the defen- imprisonment at Fort Leavendefendants were charged, in a five-count indictment, with obstructing the war.

dants amounted to a grand total of 2,081 years! As the defendants were leaving the courtroom, Lanwere leaving the courtroom, LanThe I.W.W. membership was

When the trial opened, most of the defendants had been held in jail since the federal raids of Sept. When the trial opened, most of the conspiracy.

Its asked their counsel if they systematically nounded. Its meeting the case. On being told yes, he called the dependants had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called the dependant had been held in being told yes, he called t 5, 1917. The chief prosecution at-

trial, it became clearer what odds 1919, used professional traveling these terrible sentences upon a locked up. the defendants had to face. Dur- witnesses, moving from case to group of working men for whom ing the selection of the jury, when case, who would vary their testi- he had no feeling of humanity, no nesota Commission of Public Safethings looked a little bright for mony to fit the occasion. the defense, Judge Landis sum- The specific charges were also marily dismissed the entire panel similar to those of the present of prospective jurymen. The reatrial: Distortion of the written son given was that an I.W.W. documents of the organization, remember once had held a conver- countings by stool pigeons of prisation with a relative of one of vate conversations that had taken the panel members.

Unlike the present trial against The Defense Witnesses Local 544-CIO and the Socialist Workers Party, defense counsel had the advantage of questioning the talesmen directly in order to determine whether any prejudice existed.

The Government's

The prosecution opened its case struggle to advance. with a five-hour speech by its chief Constitution of the I.W.W. was a "gruesome." to the record working-class songs prosecution against them was but ment.

The government witnesses too, \$20,000 to \$30,000 on each man, ordinances defining a vagrant as torney was Frank K. Nebeker, for-merly counsel for the Utah Mamerly counsel for the Utah Machinery Co., against whom the defendants had organized strikes.

At the name hadinary counsel for the Utah Machinery Co., against whom the defendants had organized strikes.

At the name hadinary counsel for the Utah Machinery Co., against whom the defendants had organized strikes.

At the name hadinary counsel for the Utah Machinery Co., against whom the defendants had organized strikes.

At the name hadinary counsel for the Utah Machinery Co., against whom the defendants had organized strikes. At the very beginning of the the mass labor trials of 1918 and Landis when he was imposing of the I.W.W. were arrested and

place years past, ect.

The two principal defense witnesses were James P. Thompson didn't lift a finger to aid the deunselfishly devoted their entire good says in his autobiography: lives to the labor movement. Neither of them deigned to deny their dent) had gone to Newton Baker, membership in the labor organiza- Secretary of War, and had pretion. Instead, they told the dra-sented to him a plan to annihilate matic story of labor's thirty year the I.W.W. Baker refused to take

counsel. Nebeker's opening state- photographs of workers blown to Department of Justice, where he ment was similar in many respects bits in mines, lynched and tor- met with more success." to that of Victor Anderson in the tured by mobs of bosses, etc. The present trial. The government prosecution objected on the tion of the militants in the labor eons assigned to various posts, fercharged that distribution of the ground that the pictures were movement for the same reason

crime and proof of the seditious The defendants defied the court tion of Local 544-CIO and the nature of the conspiracy. Like to stop the advance of the working S.W.P .- to retain his bureaucratic and St. Paul were behind the or-Anderson, Nebeker introduced in- class and clearly showed that the stranglehold on the union move- ganization of the "Civilian Auxil-

A Speedy "Verdict" At the end of the testimony, the jury had 17,500 alleged offenses and 40,000 pages of typewritten record to consider. They

The jury, weighted with business with their verdict of gulity.

One of those convicted by the jury was Clyde Hough, who had been in jail at the time the alleged conspiracy and overt acts were commit-

dis asked their counsel if they systematically hounded. Its meet-

sense of justice." commute the sentences. The AFL's Role

The official AFL leadership "Sam Gompers (AFL Presithe suggestion of Gompers seri-At one point, they introduced ously; the latter then went to the

> Gompers instigated the prosecuthat Tobin instigated the prosecu-

To Organize

Of the 30,000,000 farmers in the CIO. On June 13, Tobin, who the nation, only 4,000,000 are or- is, coincidentally, a strong Rooseganized. And of the 4,000,000 or- velt man on both foreign and domoderately well-off farmers, Jim the President saying in part that Patton, president of the National the transfer of 544 was "indeed a week in launching a new organiza-

two-thirds of the farmers, after Guards to "protect" the mine the twenty million farmers that workers on the Mesabi Range from

are having the hardest time.



Argus Publishing Printers - Publishers Emmett L. Duemke, Pres. Union Printers for 40 Years

2335 Central Ave. GR. 3531





100% UNION HOUSE

Office Furniture Files - Safes - Store Fixtures Used WE BUY - SELL - RENT EXCHANGE JACOBSON FIXTURE EXCHANGE 219 S. 5th-St. MA. 3828

money too with Koppers **New Heating Method**

nace grates permit its use.

SIZE

Defense Committee Of IWW Supports 28 on Trial Here

Call Trials Attempt To Stop Workers States. "Though the defendants in the From Organizing; Ask Aid For 28

Chicago, Nov. 11—Condemning attempts of the De- attack on the right of working partment of Justice to re-enact the witch-hunting scenes men and women to organize. If of the first World War, the General Defense Committee the state can indict and convict of the IWW today issued a statement in support of the these men and women and estab-Civil Rights Defense Committee, 160 Fifth Avenue, New York, in its fight for the 28 men and women now on trial in Minneapolis on charges of "seditious conspiracy."

The full text of the GDC statement, signed by W. H. Westman, ing on in Minneapolis, Minnesota, secretary of the committee, fol- before Federal Judge Mathew M.

"Not since the trials in Chicago

of more than 100 IWW members and raids preceding the now fa- ers to support the Civil Rights Deduring the first World War has mous IWW trials of 1918 that the fense Committee, 160 Fifth Avethere been so important a case General Defense Committee of the nue, New York, N. Y., in the deinvolving civil liberties as the trial IWW was organized. Since that fense of the 28 men and women copy of the Minnesota Teamster of 28 men and women charged time the Committee has partici- indicted and standing trial in Min- Tobin's yellow sheet. The propriwith seditious conspiracy now go- pated in the defense of most of the neapolis.

Minneapolis case are charged with seditious conspiracy' the General Defense Committee believes that the indictments are in reality an lish such a precedent labor's rights will be seriously endangered.

"The General Defense Committee of the IWW condemns the revival by the Justice Department and the government of the witchhunting campaigns initiated by A. Mitchell Palmer during the war hysteria of 1917 and calls upon "It was in the period of arrests its many members and sympathiz-

ness and bookkeeper for Local

prosecution to prove that the de-

fendants made illegal use of the

Holstein, who was on the

stand when court opened for

the day, admitted under cross

examination that he had par-

ticipated in a bitter quarrel

with the executive board of

Local 544. That was when

the board put an end to a

racket run by Tommy Wil-

liams, Holstein, and other To-

bin agents. He also admitted

that Dobbs had scolded him

S.W.P. press, nor heard a single

tending a Silver Shirt meeting.

party and take in the meeting.

Socialists.

overthrow the government.

fied for the government.

for pocketing union money.

'conspiracy.

Day by Day in Court

Summary of Minneapolis Trials

witness told the same story as the other Tobin agents—how the difindividual whom he knew only as quette Ave.

sation at the union hall, that the the FBI and the most reactionary Socialist Workers Party had large employers in Minneapolis against quantities of arms hidden away in Local 544-CIO. the walls of churches. They had bullets which were better than stand when court recessed. United States Army bullets and could pierce stee! plate half an inch

Novack said he didn't ask what churches were meant, nor could he give any more information about his mysterious informant.

that Novack worked on Tobin's duction by the prosecution of furgoon squads. Judge Joyce refused ther excerpts from the literature to permit any questions on the and press of the labor movement. wages received by Novack for htis To date, the government has in-

Another witness was Charles and excerpts into the record. Chalmers, Minneapolis business Club in 1936. Although the speech agent of the FBI at her home. took place more than five years

MONDAY, NOV. 10

Tobin's Committee of 99 and the from the stand. called in the FBI at the beginning at meetings of the S.W.P. of the fight against Local 544.

Harris also disclosed that he carried an offer from the FBI to Karl Skoglund. The FBI offered to help witnesses contradicted many of

Testimony of Tobin goon John Novack took most of the day. The witness fold the contentions made by the prosecution at the opening of the trial. Helen Hanifan, government witness fold the contentions made by the prosecution at the opening of the trial. Skoglund obtain his citizenship the contentions made by the prose-

Next prosecution witness was 544-AFL, testified under crossferent defendants spoke to him of the necessity for armed revolution, fied that she had been a stenogranever paid Emil Hansen or his etc. The only point where he dif-fered from the stock story of most and had been sent by her em-in Mexico. This had been one of of the government witnesses was ployers to purchase a pamphlet at the principal charges made by the his tale of a conversation with an the S.W.P. headquarters, 919 Mar-

Her presence on the stand em-"Rube" told him, in a conver- phasized the united stand of Tobin

Mrs. Violet Williams was on the

TUESDAY, NOV. 11 Court was recessed for the day ecause of the Armistice Day holi-

WEDNESDAY, NOV. 12

A large part of the court ses-Cross examination brought out sion was taken up with the introtroduced from 150 to 175 articles

Mrs. Williams, in her testimony, man who told how V. R. Dunne gave further evidence of the link allegedly advocated overthrow of between the Committee of 99 and the government by force in a the FBI. She told of the meetings speech made to the Saturday Lunch | between Committee leaders and an

Glenn Smith, a 544-AFL "or-Chalmers was able to rattle ganizer," admitted that, while prooff the exact words that he claim- tected by a dozen "goon squad" men, he beat up Jake Cooper, defendant and 544-CIO member.

Smith's mumbling and incoher-Today's developments gave defi- ent testimony became so bad that out an application card for the nite proof to the defense conten- Schweinhaut, Assistant Attorneytion of the strong link between General, asked to withdraw him

FBI. Government witness Henry | It was evident that the govern-Harris, under cross-examination, ment case was drawing to an end revealed that FBI agent Thomas as a succession of minor witnesses Perrin was in attendance at Com- took the stand. Their allegations mittee of 99 meetings and that were mostly to the fact that dif-Tobin's agents in Minneapolis had ferent defendants had been seen

> THURSDAY, NOV. 13 A succession of government

UAW Local at Fisher Body Wires Support

A donation, and a pledge that 'we are with you every step of the way," was received last week from the Fisher Body Local 45, Cleveland, United Auto Workers. John DeVito, recording secretary of Local 45, writes to Kelly Postal, secretary-treasurer of Local 544-CIO, as follows:

"We were notified by the Civil Rights Defense Committee that 28 members of your Local 544 were indicted by the Federal Government on charges of 'seditious conspiracy.'

....."We have contributed a check to the Civil Rights Defense Committee which will be turned over to a defense fund to be used to aid these 28 indicted persons.

"We sincerely hope that you come out victorious, and defeat these charges against your Union members; we are with you every step of the way."

It Sounds Good

A union man went to a downtown newsstand and asked for a etor told him there were no more copies. Half an hour later the same man appeared again, asked the question, and got the same answer. This was repeated several times, until the dealer got angry and said that there were positively no more copies. "Even if it isn' true," said the union man, sounds good."

ON POVERTY Oh, the little more, how much it is And the little less, what worlds

-Robert Browning

"HE SAID IT"



According to government witnesses in the "seditious conspiracy" trial now in progress in Judge Mathew M. Joyce's court room, V. R. Dunne has been the busiest and most talkative man in the United States. Whenever they are stuck for an answer to any question, or whenever they forget their rehearsed lines, they point to V. R. Dunne and say-"He said it." Or "He done it." Those who knew him best are amazed. For V. R. Dunne has a reputation in the labor movement for being the busiest and the least talkative man alive.

which is better than the Uni-

He was serious about it.

The Nation's Press Comments:

Belview Editorial For Rights of 28

The Belview INDEPENDENT, one of the state's wellknown country weeklies, publishes a scathing indictment of the forces arrayed against Local 544-CIO and the 28 defendants in the current "sedition" trial. The complete text of the editorial, reprinted from the November 7, 1941, issue of the INDEPENDENT, follows:

"National interest is centered on Minneapolis at this time. Twenty-eight men and women are on trial charged with a serious offense, that of conspiring to overthrow the United States government. According to newspapers some of the evidence introduced is some of the writings of Karl Marx and Leon Trotsky. Whether we may or may not agree with the Socialist Workers Party's ideals, a great deal more is at stake in this trial than the guilt of the persons charged, and that is whether the people of the United States have the right of freedom of speech, freedom of press and other civil rights.

"Behind the charges against the twenty-eight defendants is a long story of the conniving and intrigue of powerful labor unions and industrial groups. It was only last summer Local 544 defied the leaders of the powerful AFL teamsters union by bolting to join the CIO. Three days later Daniel Tobin, powerful AFL teamsters president, sent a telegram to President Roosevelt denouncing the departure of Local 544 from the AFL to the CIO, and condemning its leadership. Soon after the Federal Bureau of Investigation stepped in with the resulting arrest of leaders of Local 544-CIO and some of the members of the Socialist Workers Party.

"The American Civil Liberties Union which is taking definite part in the defense, claims that the persecutions were designed to aid one labor union against the other.

"Of course if the twenty-eight can be proven guilty of attempting to overthrow the United States government they should be punished. However if they have advocated changes in our governmental organization and have attempted to make those changes by educating the people to their ideas they have violated no law of the land or section of the constitution. Every one of the defendants has a right to his or her opinion and can express that opinion freely to anyone.

Stassen Denied Elections

"Frankly we feel that the entire case is the outcome of the controversy between the AFL and the CIO. Local 544 of the CIO has had the short end of the deal all the way through. In fact, if the letter of the law had been followed, an election would have been called and the members of the union could have voted and made the decision themselves as to which group they wished to have represent them.

"It is hard to believe that their organization would be guilty of fomenting revolution of the bloody type, when Q: Well, was this a joking a more anti-war organization never existed in the United tial substitute for seeing Rube. We do not know who affair, or was it a serious States. Their reasons for opposing the war is not necessarily from the point of view of expense but because the A: Well, he might have feel that the rank and file of working people of the United been joking, but the way he States will be spilling their blood for a war that will bring said it, it was kind of serious. profits only to a few and death and disaster to the working people."

A Man Named Rube... Sample of the Government's 'Evidence'

funds of Local 544 to further their ernment's witnesses in this tion . . . 'sedition" trial. One has to DEFENSE ATT'Y. GOLD- through an inch and a half them would be to read their it was. Also under cross-questioning, verbatim testimony. But that Holstein admitted that he had never read a single article in the

speech by any of the defendants Here, however, is a sample which advocated use of force to of their testimony, which who? will give you an idea what George O'Brien, 544-AFL organizer and one of those scheduled is going on in this courtroom don't know his name. to be tried soon for the Hill City in Minneapolis. shooting of a farmer, also testi-

umes of this paper.

The witness who is speak- sky? ing is John Novack, Tobin O'Brien told a fantastic tale of being taken to an S.W.P. meeting goon-squad man and govern- binsky was his name. by mistake. It seemed that he ment witness. And remem- MR. GOLDMAN: How thought that he was really atsay, the government already member? Since he was at the S.W.P. headgone over his testimony with know. him, not once but many He said that the meeting was times! He is telling what a swer that. devoted to taking up a collection to help the French government man named Rube said. Who which, he said, was controlled by is Rube? Neither this wit- and answer it. ness nor any other has iden-The prosecution continued to intified him. Prosecutor An- member because he was troduce further excerpts from the derson is putting the ques- helping organize the youth S.W.P. press. The government has now placed into the record articles

on many varied subjects, including Yankee Imperialism in South in the clubroom at the Fed- of 544. America," "Treachery in Noreral Workers Section (of MR. ANDERSON: The Local 544) about whether youth section of the union there was any ammunition 544?

> PAGING MR. BIDDLE It is error only, and not truth, was Rube organizing? which shrinks from inquiry. -Thomas Paine.

The tree of liberty must be refreshed from time to time with the blood of patriots and tyrants. -Thomas Jefferson. Men and nations can only be reformed in their youth; they be-

come incorrigible in their old age.

It is impossible to describe | low, Rube, said, "You would fixed." He said, "We have in words the faces, appear- be surprised at what we guns and ammunition plantance, character, of the gov- have. We have ammuni- ed in the walls of churches. We have bullets that will go

see them, parading into the MAN: That is objected to, or two inches of armor plate, witness stand, to realize your Honor. I do not know what the government's "evi- why we should be bound by ted States Army can do." dence" amounts to. A par somebody by the name of

Q: Do you know whether would take up whole vol-Rube was a Party member? A: Yes, he was.

MR. GOLDMAN: Rube

THE WITNESS: I said I MR. ANDERSON: Rubin-

THE WITNESS: Yes, Ru-

ber that what he is about to does he know he was a Party quarters anyhow, he decided to fill knows; the prosecutors have THE COURT: I don't

THE WITNESS: I can an-

THE COURT: Go ahead

A: I knew he was a Party tions, Novack is answering: section which was part of Q: And was anything said the Federal Workers Section

available, stored anywhere? MR. GOLDMAN: I object A: Well, this other fel- to (prosecution) counsel putting words into his mouth. Q: What youth section

> A: The youth section. Q: Of what group or organization?

A: Well, of the Party. Q: All right. What did Rube say?

A: He says, "You would be surprised how well we are

YOU Can Help The Defendants

The twenty-eight men and women who are on trial in the federal courtroom in Minneapolis are front-line fighters in the cause of union rights and civil liberties of this nation.

They merit the whole-hearted and generous moral and material support of every progressive organization and individual genuinely concerned with maintaining our democratic and constitutional rights.

Their fight against the prosecution must be won. That is why the CIVIL RIGHTS DEFENSE COM-MITTEE has been organized. Chairman of the Committee is James T. Farrell. Vice chairman is John Dos Passos. Secretary is George Novack. Scores of outstanding laborites, educators, civil liberty defenders, liberals have joined the national board of the CIVIL RIGHTS DEFENSE COMMITTEE.

The government prosecution has been denounced by the CIO, Labor's Non-Partisan League, the United Auto Workers, the American Civil Liberties Union, THE NATION, THE NEW REPUBLIC, etc.

The CIVIL RIGHTS DEFENSE COMMIT-TEE needs \$7,500 immediately to defray the heavy costs of fighting this case. Aid the 28 defendants by contributing promptly and generously to their Defense Fund. Mail all donations to the

Civil Rights Defense Committee

c-o Industrial Organizer, 1328 Second St. N. Minneapolis, Minnesota

A receipt will be mailed you from the Industrial O ganizer and from the national office of the Civil Rights Defense Committee.

Associated Industries Helps Prosecution

One of the government witnesses called to the stand Monday to testify against the 28 defendants was Myrtle Levenius, employee of the Associated Industries, who testified the heads of that anti-labor outfit sent her to the Labor Bookstore at 919 Marquette avenue last fall to purchase a copy of the Declaration of Principles of the Socialist Workers Party, one of the governments' exhibits.

That the Associated Industries is cooperating with Biddle and Tobin in the witchhunt against the defendants comes as no surprise. From an absolutely reliable source, it has been learned that some months ago the Associated Industries turned over to the FBI its entire file on the militant leadership of

When Defense Attorney Albert Goldman asked Myrtle Levenius if she knew anything about the Associated Industries turning over its files on 544 leaders to the FBI, Mr. Schweinhaut, sent here by Attorney General Biddle to aid the prosecution, was on his feet instantly, red-faced, to object to the ques-

Fought Labor for 30 Years

The Associated Industries is the successor to the Citizens Alliance, founded in the 1900's to enforce the "Open Shop" in Minneapolis. At the instigation of the Citizens Alliance, former Police Chief Bloody Mike Johannes ordered his cops to open murderous fire upon Drivers Union pickets in the July, 1934, strike. Over fifty pickets were shot. Two died, Henry Ness and John Belor.

So hated and discredited was the Citizens Alliance following Local 574's strike victories in 1934, that the anti-labor bosses of Minneapolis changed the name of their organization to the Associated Industries

President George K. Belden of Associated Industries, formerly a Citiezns Alliance official, was discovered in 1938 to have attended several meetings of the fascist Silver Shirts. It is no surprise to see Associated Industries witnesses aiding

Dictator Tobin, President Roosevelt and the Department of Justice, Governor Stassen-all are aiding the Associated Industries in the united front of reaction against Local 544-CIO.

way," an obituary to Leon Trotsky, etc., etc. Call Parley On Anti-Negro Bias

NEWARK, N. J .- A program for equality of the Negro worker in industry will get full consideration this week at a conference called by the Negro Labor Committee of District 50 of the CIO

United Mine Workers. Negro and white delegates will attend the meeting, coming from all parts of New Jersey. This is the first conference of its kind ever to take place in northern New Jersey labor history.

The conference is expected to take action on the following four 1. End discrimination against

Negroes in industry. 2. End discrimination against Negroes in communities where high rents and bias against Negroes in public places are frequent occur-

3. Equality in defense jobs for Negroes and equal training for defense jobs for Negroes.

4. Legislative action to enforce anti - discrimination laws and to propose further measures to curtail anti-Negro bias.

"The problem of the Negro worker is the problem of the white worker" . . . the conference call



Industrial Organizer Published every Thursday under the auspices of Local 544, CIO

OFFICE OF PUBLICATION, 1328 2ND ST. N. One year in advance... Six months in advance... Bundle copies (10 copy minimum)_

Entered as second-class matter July 17, 1941, at the post office at Minneapolis, Minnesota, under the Act of March 3, 1879, Business Manager DANIEL BURKE Editor MILES B. DUNNE

Armistice Day

All the war-makers of the world grow more and more embarrassed when confronted each November 11th with Armistice Day, the day celebrated in the hearts of common people the world over for the release it gave to humanity from the mass murder of the First World War.

The imperialist war-makers were embarrassed on Armistice Day, because now they have got humanity on the rack of a Second World War. All the statesmen and diplomats and corporation heads of all countries have been driven by the insane contradictions of the capitalist system to unleash another World War on the people.

We remember when the wonderful news came to Minneapolis on that day of November 11, 1918, that the war was over, that the firing had ceased, that no more young men of Minneapolis would be butchered. Who that witnessed it can ever forget the universal jubilation with which the citizens of Minneapolis (and of the whole world, too) celebrated the news of the Armistice ending the First World War?—the coming out into the streets, the weeping and laughing, the embracing by total strangers, the wild spontaneous parade in the Loop, the songs and the happiness.

The next day teachers told the school-children that now Mr. President Wilson's promises and dreams would 1920 for just such an emergency, come true, that there would never be any more wars, that to grinding. this had been "The War to End War," and to "Make the World Safe for Democracy."

How horribly mistaken were those teachers, parroting the lies of the statesmen.

From November 11, 1918, down to today, there has not been one day of peace on this earth, there has not been one day where war was not being waged on this globe. There is not more democracy today than there was twenty-five years ago-there is much less. Whole nations, whole continents, have fallen under the sway of fascist dictators who use the most barbarous methods of repression to prop up the dying capitalist order against its working-class critics.

On Armistice Day this year President Roosevelt had to give the customary official speech commemorating the end of the First World War. It was a tough spot for the President to be in, and we didn't envy him his assignment.

What could he say? Could he remind us with sorrow that his Democratic predecessor, President Woodrow Wilson, had fooled us when he drove us into the First World War under the slogans of "A War to End War" and "A War to Make the World Safe for Democracy?"

Of course President Roosevelt could not expose the lies of Wilson. Because then all the people would realize would all go into bankruptcy. that this war, too, is a trap for the people.

Instead of recalling to the minds of the people that they were betrayed by Wall Street and Wilson in 1917, President Roosevelt did the only thing that the head of an imperialist government about to go to war could dohe tried to convince us that the First World War was all worth while, and that it would be a fine thing for the

masses to fight again. "What did the First World War get you?" asked

President Roosevelt this Armistice Day.

It didn't get us peace. Twenty-three years later millions of men are under arms, tearing at one another's throats, all for the greater glory and profit of the generals, the statesmen, the bankers.

It didn't get us democracy. It got us repressionfascist slavery in Germany and Italy and France, military dictatorship in England and Canada, colonial slavery for India and Egypt, dictatorship in Latin America, it got us things in America like the Witchhunt Trial now going on in the federal courtroom in Minneapolis.

The First World War didn't get us economic security —it got us bigger depressions and more unemployment and mass misery, and greater debts and taxes and larger Veterans hospitals and more profiteers and millionaires. That is the harvest of the First World War.

The fruits of the present World War will be even more horrible, unless the common people of the world stop the mouths of the cannons, stretch out their arms to one another across the boundaries of the earth, and put an end to the system that breeds war.

544 organizer who was in opposition to the defendants in the union, testified that the union had paid \$35 weekly to Mrs. Emil Hansen in 1938, while her husband was in Mexico helping to guard the life of Leon Trotsky.

Every member of Local 544 knows that the financial records of the union were on more than one occasion carefully examined by the official auditors of the International Union and that any such expenditure by the local union officers would have

outcome of the notorious "fink suit" against the union officers who are now defendants in the current "sedition" trial. All financial records of the union were subjected to a searching scrutiny in the courtroom of Judge Carroll. After many months of examination the judge ruled that the union records had been properly kept and that there was no evidence of the union officials having misappropriated any funds.

The day following the testimony of Mrs. Tom Williams the government itself unwillingly provided a clear refutation of the charge. Helen Hanifan, financial bookkeeper for Local 544 since 1936 and now employed by Tobin's dictator-receiver Raw-Deal Neal, testifying for the government, admitted under cross-

This piece of fabrication is only one in a long series of similar charges trumped up by the FBI and the Tobin-supported Committee of 99 in an effort to smear and railroad honest work-

On the **National**

The undercurrent of discontent broach of another great strike wave is seen in the militant stand taken by both the miners and the railroad workers in their fight for unionism and the better things of life. The workers are again awakening to the fact that the real 28. fight for democracy is right here at home.

The railroad controversy has a long history. It stems from demands made last year upon the operators for paid vacations. On June 10 of this year the twenty-one railroad unions presented the owners with demands for wage increases of 30 percent to bring railroad wages up to parity with similar crafts in other industry, to'meet the rising cost of living, and to compensate the workers in part for the \$600,000,000 wage reductions they had suffered during the depression. The Operators were ready

with a demand of their own. They wanted the workers to take another ten percent wage cut! Negotiations ended in a stale-

mate. On September 15 the more than one million railroad workers voted overwhelmingly to strike. This strike vote set the wheels of the Railway Labor Act, passed in |

Under this Act, once a strike vote has been taken, the President is empowered to set up a fact finding Board to investigate. This Board has thirty days in which to make its decision, and then another thirty days must elapse before any strike action can be taken. In this case the Board appointed by the President took several weeks beyond the thirty day limit and then came in with a recommendation which even the bureaucratic heads of the Big Five Railway Brotherhoods couldn't stomach.

During the several weeks of with utmost courtesy to the pleas of poverty presented by the own- Class 1 railroads had earned a net concern when the owners said that \$58,598,060 for the same period to grant a 30 per cent increase in wages would mean that they PROFITS OVER 1940 OF 512

And so the Board, on November 5, came forth with its It recommended decision. that the operating railroad workers - the Engineers. Firemen, Conductors, Trainmen and Switchmen - be contented with a mere 71/2 per cent increase and that

most unanimously to withdraw from

Tobin's International and to accept a

2. June 13, 1941: Tobin wires to

President Roosevelt, appealing for aid

against Local 544-CIO. Tobin's plea

demanded that "the officers of this

local union . . . must be in some way

prevented from pursuing this danger-

ous course." (Tobin's telegram was

published in the New York Times,

3. June 14, 1941: Roosevelt's sec-

retary, Stephen Early, states to a press

conference at the White House that

Roosevelt, in reply to Tobin's appeal,

"asked me to immediately have the

Government departments and agen-

cies interested in this matter notified."

4. June 27, 1941: FBI agents raid

the headquarters of the Socialist

Workers Party in Minneapolis, seiz-

ing books and pamphlets that have

been on public sale for many years.

Schweinhaut, sent by Biddle to Min-

neapolis to prepare the case against

Local 544-CIO and the S.W.P., or-

dered the raid. At the same time,

Attorney-General Biddle announces in

Washington; "the principal S.W.P. leaders, against whom the prosecution

is being brought, are also leaders of

Local 544-CIO in Minneapolis . . . and

have gained control of a legitimate

labor union to use it for illegitimate

purposes." (St. Paul Dispatch, June

5. July 15, 1941: The Depart-

ment of Justice obtains the indictment

Assistant Attorney - General

(New York Times, June 14.)

charter offered by the CIO.

June 14.)

Baldwin Denounces Witch Hunt

Picket Line Hits Prosecution of Ideas in 93 Year-old Communist Manifesto

An enthusiastic audience of 250 heard Roger N. Baldtisan League which was feared by "We believe that just as Tobin tory they are trying men and the powers that be." He pointed fights against the wishes of the women for the ideas in the 93 year which is stirring in the American win, national director of the American Civil Liberties out that in our country the domi- majority of Local 544, so will the old Communist Manifesto. It is working class is fast reaching a Union, denounce the Federal prosecution of the 28 de- nant economic interests are employer minority fight the wishfendants in the "sedition" trial, at a meeting Thursday afraid of the forms of organiza- es of the majority and try to preevening in the Curtis Hotel.

> Benjamin Lippincott, Associate Professor of Political seek to smash them "under the that case we will prepare for the with racketeers and thugs to Science, University of Minnesota, was chairman of the cover of Law and Order." meeting which had been called to protest the trial of the

Professor Lippincott first introduced Joseph Gilbert, former Ed- Wholesale Cooperative. ucational Director for Midland Mr. Gilbert told how he him-

self had been jailed during the last war for his anti-war opinions V. R. Dunne Speaks and showed that he was attacked not because of anything he for 544-CIO and one of the leadhad done, but because he was ing defendants, gave the labor a representative of the Non-Par- background of the case.

He closed his aggressive protest against the trials with the statement that "workers throughout the country should raise their voices, millions upon millions, to denounce

Vincent Ray Dunne, organizer

tion represented by 544-CIO and vent them from achieving a peacethe Socialist Workers Party and ful socialist world and we say in tion. Are there not enough unions worst," declared V. R. Dunne. Baldwin, the concluding speak-

er, declared: "Everyone knows that Tobin is Roosevelt's man. He was ambassador for FDR between the AFL and CIO, he is thick and thin and he has the support of Roosevelt. This is a labor case under the guise of a sedition trial.

"For the first time in our histhe very selflessness of the people in this movement, their unselfishness, that has led to this prosecuprosecute? Couldn't the government have picked on the Silver Shirts or some other vicious fascist group which actually practices violence?"

A substantial collection was taken up to aid the defendants.

FLASHES from the Courtroom

Highlights in the Minneapolis "Sedition" Trial

Minnesota," have appeared several times in the courtroom, hoarsely whispering their venom against the defendants.

As the government nears the close of its case, an estimate reveals that it has introduced about 230 exhibits, practically all being excerpts from the party's press and pamphlets. Many of these excerpts already have been read, with original pronunciations by prosecution attorneys, to the jury.

On Armistice Day no court session was held, giving both defendants and jury a welcome rest.

The twelve jurors and two alsupervision of federal deputies. three blocks from the courtroom.

the non-operating workers be granted 131/2 per cent.

after the Board passed down its they will take. decision the New York Times came nearings the Board lent its ear out with a statement that during the first nine months of 1941 the ers. They shook their heads in profit of \$358,582,763 as against in 1940. OR AN INCREASE IN PERCENT.

> Then when President Roosevelt put forth his feeler for a new income tax of 15 percent, to be de-

Two women members of the return. Several of the jurors have | Holstein testified, often says "To | land to testify to a talk given there | and government witness, was askfascist organization, "Mothers of been reported slightly ill this week.

Some of the misinterpretations of the defendants' ideas and activities will go down in history.

George O'Brien, member of the Tobin gun mob involved in the Hill City shooting of a farmer, testified he heard James Cannon appeal for funds on behalf of the French Socialist Party, which was in charge of the French government and badly needed funds.

Henry Harris testified that Stalin had managed to get the better of Trotsky because Stalin got hold of the mailing list of the Russian Communist Party and used it to send out his propaganda.

Emanuel Holstein, another Tobin stoolpigeon, could remember only two slogans used by the definally gave up at the seventh ternates live under the constant fendants. Every time he saw James Cannon, Holstein testified, Cannon They are staying at a loop hotel always told him: "Every worker into the party, every party mem-Four times daily they march from ber a general in the revolution." the hotel to the courtroom, and Organizer editor Carlos Hudson,

sued a call for a strike to begin progressively on December 7, 8, 9. The other unions, in which The railroad workers didn't there are 900,000 workers are think that was enough. Especial- meeting this week all over the ly in view of the fact that the day country to decide upon what action

Meanwhile, the bosses, the union heads, and all other interested parties are watching to see what President Roosevelt will do.

That is, everyone except the workers who are most effected. They are getting ready for their strike.

SO SAY THE DEFENDANTS ducted from workers' pay envel- I never could believe that Prov-

cutor Schweinhaut explained.

We learn that many members of the liberal Saturday Lunch Club are disgusted with one of their members, an elderly businessman named Charles H. Chambers, who testified against V. R. Dunne. Chambers told of a question he had asked Dunne when the latter addressed the lunch club in the spring of 1936, and the answer Dunne gave relative to the possibilities of a social revolution in Amer-

The academic qualifications of some of the Tobin stoolpigeons got into the record. Novak quit the sixth grade at the age of 16. Harris was 16 years old when he

One of the exhibits introduced by the government is Tom Wintringham's book "New Ways of War," issued by the Penguin Press. Wintringham is an official in the British army. His book may be purchased for 25c in thousands of book stores here and in England. The Powers Department Store sells it in Minneapolis. It became evidence against the defendants because one of them wrote a book-review about it in the SOCIALIST APPEAL.

Only out-of-town witness for he prosecution was Eugene S. Gleason, reporter for the PLAIN

and fellow workers.

To INDUSTRIAL ORGANIZER

course he turned out to be a fink. Questioned by Minneapolis newspaper reporters (who are all Guild members.) Gleason stated he was not a member of the Newspaper

Guild and wouldn't join.

Every Tobin stoolpigeon testified to meeting with the FBI agents, either prior to the organization of the Committee of 99 or during the fight against the leaders of Local 544. If there is any agency of the federal government that President Roosevelt did not place at the disposal of war-monger Tobin, we'd like to hear of it.

Holstein admitted under crossexamination that Farrell Dobbs did most to organize the over-road drivers of the Middle West.

It would be interesting to know just how much money this trial is costing the government. If we added up the salaries of the prosecutor and his staff, the judge and the court attendants, wages for the dozens of FBI agents working on the case, expenses for the jury, fees paid to the witnesses, etc., we imagine that it would come to quite a tidy sum. The bosses really loosen their

attacking the militant labor move-

the Red Dawn." It's a toast, Prose- by Grace Carlson when she made ed by defense counsel whether he a speaking tour last year. His city had been on the Tobin goon editor sent him to the FBI. Of squads. He replied, "What's a goon

Maybe he should be told about the birds and flowers.

Some interesting evidence is coming out during the trial about the character of Tobin "organizers."

Glenn Smith, Tobin goonsquad man, admitted under cross-examination that he formerly worked for a "special" detective.

He told how, backed up by a dozen other goons, he beat up 544-CIO member Jake

All through his testimony, he either grinned widely or else mumbled to himself so that no one could hear his testimony.

His gibberings embarrassed the prosecution so much that Assistant Attorney General Schweinhaut asked to have him withdrawn from the stand.

As the prosecution nears the end of its case and the defense prepares to introduce its testimony, it is noticeable that the boss newspapers have started to cut down on the publicity given to the trial. The CHICAGO TRIBUNE has already withdrawn its reporter

from the courtroom. The "impartial and objective" purse strings when it comes to press gave a lot of publicity to the sensational charges of the prosecution. We're willing to bet that the defendants' story will be quick-Best joke of the week: John ly shoved off the front pages and DEALER, who came from Cleve- Novak, Tobin goon-squad man given as little publicity as possible.

opes, the railroad workers looked upon the proposed 7½ per cent with even more coldness. On Tuesday of this week the heads of the Big Five Brotherhoods is-

Point by Point Summary of the Trial Through The Industrial Organizer 1. June 9, 1941: Local 544, at a

SUBSCRIBE TODAY TO THE INDUSTRIAL ORGANIZER, THE OFFICIAL PAPER OF LOCAL 544-CIO. Get the defendants' own stories about the "sedition" trial, week by week. Read the facts, so that you can discuss the case intelligently with your friends

SPECIAL SUB DRIVE

Only 50c

We offer you a three months' subscription to Local 544-CIO's famous papr for only fifty cents (50c).

Fill out the subscription blank below, right now.

1328 Second St. N. Minneapolis, Minn. I want to read the defendants' own story in the columns of THE INDUSTRIAL ORGANIZER. I enclose fifty cents (50c) for a three months' special subscrip-My Name Is..... My Address Is.....

Nailing a Tobin Lie - - Here is another example of the lies of the Tobin-Government

Government witness, Mrs. Tom Williams, wife of a former

been quickly challenged, if found.

Further refutation of this charge is to be found in the

examination that no such payment was ever made

ing class militants to the penitentiary.

regular membership meeting with alof Local 544-CIO and the S.W.P. most 4,000 members present, votes al-

CIO national leaders charge that the indictment is payment by Roosevelt of the political debt he owed to Tobin, chairman of the labor committee of the Democratic Party. Labor's Non-Partisan League, the United Auto Workers, United Construction Workers and other important unions denounce the prosecution as a frameup.

6. Sept. 19, 1941: Governor Stassen, collaborating with Tobin, has stooge Conciliator Alfred Blair refuse 544-CIO's request for an election to be held in the industry to determine whether Tobin or 544-CIO represents the workers. Blair certifies Tobin's union without an election.

Stassen is rewarded by Tobin with an invitation to speak before the AFL convention in Seattle; Blair is given "labor relations expert" job by Gamble-Robinson Corporation.

7. Oct. 27, 1941: The trial opens. A jury is chosen by methods which produce a jury without one trade unionist or industrial worker on it.

8. Oct. 29, 1941: A parade of Tobin payrollers appear as the government witnesses. They reveal under cross-examination, that Tobin's Committee of 99 called in and has been collaborating with the FBI from the beginning of the Tobin fight against Local 544-CIO.

9. Nov. 10, 1941: One Tobin agent, Henry Harris, discloses under cross-examination that he transmitted a proposal of the FBI to Karl Skoglund, offering aid in obtaining citizenship papers if Skoglund would "break with the Dunnes." Skoglund refused and is one of the 28 defen-

of 29 people, including the leadership