



COMMUNISM IS TREASON!

FIGHT IT WITH . . .

Common Sense

AMERICA'S NEWSPAPER AGAINST COMMUNISM
Copyright Registered 1948 United States Patent Office.

"The Truth, the whole Truth and nothing but the Truth!"
Without fear or favor,
Charles C. Carter
EDITOR AND PUBLISHER

SUBSCRIPTION RATES:

Plain envelope, unsealed — \$1.
Plain envelope, sealed — \$3.
Foreign & Canada, (10 mos.) \$1.

Issue No. 426 (19th Year) April 1, 1964

Second Class Postage Paid at Union, New Jersey, U.S.A.

FIVE CENTS 7

Civil Rights Bill - UNMASKED

WHAT ARE YOU DOING TO KNOCK IT OUT?

S. S. United States

In 1789, Our Forefathers banded together thirteen colonies and set out to build a SHIP—a SHIP OF STATE. This ship was to sail over the land and sea waves of the newly discovered America as a FREEDOM SHIP for its people who had come here to exercise their religious freedom.

In order to build this Freedom Ship, a shipyard was needed, which at that time was occupied by the Redcoats.

An army was needed to clear this land, hence the American militiamen were called on, and were organized into what was known as The Minutemen, which grew larger into an Army led by General George Washington.

After many battles on land and sea and at the cost of many lives, the land for the shipyard was cleared and the keel for the new ship was laid. The ship was to be named the S. S. UNITED STATES and the keel was named the CONSTITUTION.

Elected Captain of this proud ship was the leader of the American Revolution, George Washington. Next to be elected were the Senate and Congress, who as representatives of the people would be the officers aboard this ship and be responsible for her safety.

Leaders of other branches of government were elected, but down in the hold of this mighty ship were the people, who were riding on the Constitutional keel and formed a powerful engine, which would be the driving force, keeping her on a straight true course to freedom.

The S. S. UNITED STATES was launched July 4, 1776 and sailed with pride for many years, but the people grew careless and allowed the outside of her hull to become coated with foreign barnacles and boring from the inside by red termites. Guns were mounted on her decks and rifles handed the people. In 1917 she ran aground on the beaches of a foreign country involved in a bloody war.

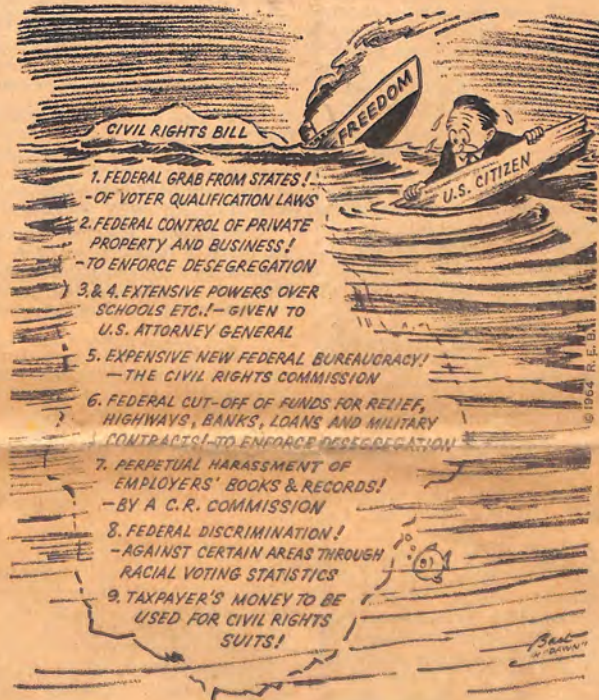
After much money was spent and many lives were lost, this great ship pulled off the foreign beach and floundered back to her shores, carrying more foreign barnacles and red termites.

Twenty years of sabotage again sent this SHIP OF STATE into a second world war on a foreign land and after suffering the cost of many more lives and much money she again returned to her shores, riddled with foreign infiltration and listing dangerously.

Today the good ship S. S. United States is going down, unless you, her passengers, come out of the hold and start fighting to keep her afloat. You elected these officers to run this ship. They are waiting for you to tell them what course to take. **ACT NOW!**

The red termites are at work—night and day—trying to put the finishing touches on this once proud ship. The tool they are using to send her to a slimy communist sea bottom is a VICIOUS BILL now on the Senate Deck—THE "SO-CALLED" CIVIL RIGHTS BILL.

S. O. S.



It looked so harmless, but...

Civil Rights Bill - Unmasked

By Seth H. Thornton, Editor
Armed Forces Roll Call Newsletter
P. O. Box 184,
Mt. Rainier, Maryland

National Emergency Alert

This EMERGENCY ALERT is issued for the purpose of alerting the American public, regardless of race, to the imminent and dangerous threats to our few remaining constitutional rights, freedoms and liberties posed by the so-called Civil Rights Bill now awaiting action in the U. S. Senate.

Dissenting members of the House Judiciary Committee have reported that "IN TRUTH AND IN FACT, the bill under the cloak of protecting the civil rights of certain minorities, will DESTROY civil rights of ALL citizens of the United States who fall within its scope, and that Congress would abnegate its duty to consider and protect All of the Nation's citizens."

It is impossible for the average citizen to realize how seriously this proposed unconstitutional legislation will adversely affect his life and the future of these United States until he has read "Unmasking the Civil Rights Bill," issued by Fundamental American Freedoms, Inc., Suite 520, 301 First St., N. E., Washington, D. C., and "Civil Rights

and Federal Powers," issued by Virginia Commission on Constitutional Government, Travelers Building, Richmond, Virginia, both of which are free upon request. It is to your interest to immediately secure a copy.

We are not opposed to any LEGITIMATE constitutional rights for the Negro race but are definitely, violently and uncompromisingly opposed to any unconstitutional SPECIAL rights for them or any other race or religion.

The rights proposed in this Civil Rights Bill are not legitimate or constitutional rights for any person—black, white or intermediate—but simply SPECIAL PRIVILEGE for a minority, DENIAL of constitutional rights of a majority, and unheard of DICTATORIAL POWERS for the Federal Government over ALL the people.

The only governments in the world today having such power and control over the lives of their people, as is called for in this Civil Rights Bill, are communist governments, such as the Soviet Union and its satellites. Is this the type of government the Founders of our Nation had in mind for us?

Americans are a patient and long-suffering people. For more than thirty years we have been brain-washed, punched, kicked, pushed and led by our so-called "leaders" slowly but surely down the road to Socialism, Wel-

—o— Please turn to page 2 —o—

Civil Rights Bill - Unmasked

—o— Continued from page 1 —o—

fare-Statism, One-Worldism and Communism. Now, of all things, we are being told that we must have One-Racism, regardless of our Constitution.

We have suffered through the debauchery of our currency; the corruption of our officials, high and low; the sell-out and surrender of our sovereignty and our Army, Navy and Air Force through treasonable and traitorous acts of officials in our Government; the humiliation of seeing our Flag desecrated in foreign lands and innocent citizens imprisoned and murdered in cold blood; our fliers shot down and ransom paid for their release; members of our Armed Forces taken prisoners, and murdered in cold blood, and others still prisoners and slaves to this day; property of citizens and the United States stolen, confiscated and destroyed without compensation; and finally, the Monroe Doctrine scrapped and foreign enemy troops stationed within 90 miles of our shores in appeasement of the most murderous, tyrannical, lying traitor that has ever trod the face of the earth.

What has this to do with the Civil Rights Bill? Everything. It points up to the fact that this deadly sickness and erosion of principles within our Government has spread like a cancerous growth until it has now infected our whole Nation. The Executive and Judicial Branches of our Government, through unconstitutional actions, have attempted to appease the Negro race and we now have the Legislative Branch attempting the same thing through this unconstitutional Civil Rights Bill. Among the 130 members of the House of Representatives who had the GUTS and integrity to remain true to their oaths to uphold and defend the Constitution and refused to sell their vote and our birthright for a mess of pottage, Representative Louis C. Wyman, New Hampshire, had this to say, as extracted from his speech reported in the Congressional Record, Feb. 10, 1964:

"For what it is worth I give this opinion as a graduate of the Harvard Law School, Attorney General of one of the States for nearly a decade, and twice chairman of the American Bar Association's Standing Committee on Jurisprudence and Law Reform for the country.

"This legislation makes a mockery of the Constitution. To yield to pressure for an unconstitutional law because of sympathy for social injustice is to say that the end justifies the means . . .

"I came here to uphold the Constitution, not to destroy it. To uphold it, I am compelled to vote against this bill . . .

"It means finally that there is no power in this Congress to legislate as is here proposed in regard to private lives, private business and individual activity within and among the several States having nothing to do with interstate commerce and not constituting State action.

"And it is the sheerest hypocrisy to contend that by so defining such private conduct it becomes constitutionally amenable to Federal law when the power to enact the law was never given to the Federal Government in the Constitution. It is hypocrisy compounded by fraud upon the people to ignore these basic truths because some members believe there are more votes for their reelection to be found in perpetrating the fraud than in protecting the constitutional rights of the people—all the people, both white and colored, Protestant, Catholic, Jewish and disbeliever.

"There are still many private rights in America that under our Constitution are beyond the power of Government to regulate, and one of these is the right to pick and choose one's associates, one's friends and one's customers in private business . . .

"It is way past time here when some pretty plain English was spoken—on the

— ONE OF MANY FIGHTERS —



Senator Richard B. Russell (D-Ga.)

Sen. Russell and many other Democrats and Republicans, North and South, know that this so-called "Civil Rights" Bill is a vicious Bill, designed to ruin our Nation, and are fighting hard to defeat it. They need your help. Let them hear your voice loud and clear:

record and not just in the cloakrooms—so that we may get hold of ourselves and not go off the deep end with this legislation. It is common knowledge that if a secret ballot could be taken on this bill in its present form **IT WOULD NOT GET 50 VOTES.**

"If we do not stand up and be counted in this chamber for what we know is legally required by the Constitution of the United States of America, then what are we preserving? Do we have majority rule in this land or don't we?

A substantial proportion of the Members of this House are lawyers, sworn to uphold the Constitution as lawyers, and sworn again as Members. This is our oath, this is our duty, this is our responsibility . . ."

Since the above words were spoken by Representative Wyman, 290 members of the House of Representatives deliberately violated their oaths of office by voting for this unconstitutional legislation.

These same Representatives were no doubt aware of the fact when they voted for this legislation that right in our Nation's capital city of Washington, white women and girls have been, and are being, attacked, raped, and beaten unmercifully in broad daylight in churches, offices, stores and homes. If this vicious Civil Rights Bill should pass, what can we expect next?

We have seen our Constitution slowly destroyed through the "NEW DEAL," the "FAIR DEAL," the "SURRENDER DEAL," and the "NEW FRONTIER DEAL." Now that we are supposed to have been sufficiently brain-washed and inured to stomach anything, we are being handed, through this so-called Civil Rights Bill, the "ROTTEN DEAL."

For the information of the Negro-Communist-appeasing members of the Executive, Judicial and Legislative branches of our government, and their aiders and abettors, the white people of this nation feel that it is time we received a "SQUARE DEAL," as guaranteed to us under the provisions of the greatest document ever devised by human minds and hands—**THE CONSTITUTION OF THE UNITED STATES OF AMERICA.**

After reading thirty pages of fine print in the Congressional Record of July 29, 1963, which outlines the subversive character and communist front affiliations of many leaders of the NAACP, we are firmly convinced that this legislation, which they are attempting to push through Congress by intimidation, is nothing but a Communist calculated plan of enforced race-mixing to divide, subvert and mongrelize this nation to the point where it will be a push-over for the Communists.

There appears to be only one chance left to defeat this unconstitutional legislation and save our nation from another Civil War—a Civil War that this time will be fought between white and black races.

This one last chance lies within the United States Senate where 100 Senators are bound by their oaths to support and defend the Constitution of the United States. Since this Civil Rights Bill is clearly unconstitutional, these 100 Senators cannot remain true to their oaths and vote for this legislation.

It is up to those of us who cherish our Constitution to let these 100 Senators know that we expect them to live up to their oaths. To that end we offer the following suggestions:

(1) To members of the Armed Forces and their families who have had a foretaste of this bill through that infamous "Gesell Report" (See Roll Call Newsletter, Oct. 29, 1963—copy on request) that is being rammed down your throats, we say get busy today and write, phone or telegraph both of your Senators and let them know in no uncertain words what you think of this bill.

(2) To National and State Commanders of the American Legion, Veterans of Foreign Wars and the Disabled American Veterans, we say go all out to have all Post Commanders call special meetings of their membership and urge each individual to protest this legislation to both of his Senators.

(3) To patriotic, civic, fraternal, religious and other veteran organizations we say to hold mass protest meetings against this legislation and urge everyone to swamp their Senators with letters, telegrams and phone calls.

Civil Rights

—is nothing but a dishonorable political racket.

We are ashamed of the members of both parties who are trying to jam this so-called "Civil Rights" Bill down our throat.

This can only harm citizens who are helpless pawns in this despicable political power play.

Why do we send them to Washington?

To protect our freedom and our property as prescribed in the Constitution.

The Constitution which all office holders swear on the Bible to support, expressly prohibits Congress from passing this law.

THE LANGUAGE IS CLEAR

ARTICLE 9

The enumeration in the Constitution of certain rights shall not be construed to deny or disparage others retained by the people.

ARTICLE 10

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

In the United States are we going to tear up our Constitution? Are we going to let the federal government run our lives from cradle to grave?

The hour is late as the black despair of communism envelops so much of the world.

Isn't constitutional law and personal freedom worth saving in America—the last bastion of Christendom?

"God Give Us Men!

- A TIME LIKE THIS DEMANDS**
- STRONG MINDS, STOUT HEARTS,**
- TRUE FAITH AND READY HANDS;**
- MEN WHOM THE LUST OF OFFICE**
- DOES NOT KILL;**
- MEN WHOM THE SPOILS OF OFFICE**
- CANNOT BUY;**
- MEN WHO EXPRESS OPINIONS**
- AND A WILL;**
- MEN WHO HAVE HONOR;**
- MEN WHO WILL NOT LIE!"**

Ant-American Civil Rights Bill

ONLY YOU AS AN AMERICAN CITIZEN CAN STOP THIS VICIOUS BILL FROM PASSING

The **CIVIL RIGHTS BILL** is NOT in the interest of the **AMERICAN PEOPLE** . . . It is NOT in the interest of The **NEGROES** . . . Nor The **WHITES!**

"Civil Rights" is only the coverup for a giant instrument of **FEDERAL CONTROL** . . . Passed by this Congress, it will set up broad and extended powers of **FEDERAL ACTION** and other **FEDERAL FORCES** unconstitutional in concept, design, and purpose.

Now, **MR. AMERICAN**, read the following by **Mr. John C. Satterfield**, Past President of the **American Bar Association**, who tells frankly about your future **IF YOU PERMIT your Senators and Congressmen to enact this CIVIL RIGHTS BILL INTO LAW!**

EXTREME PROPOSALS TIGHTENED INTO EXTREME COMPROMISE

Supporters of the pending **CIVIL RIGHTS BILL** call it a "compromise." But those who have been following the progress of the debate report that the latest version can hardly be called moderate. The truth is, two or three wildly extreme proposals have been tightened into one extreme compromise.

No matter what minor adjustments have been made, the typical American citizen **WILL FIND THAT IT IS HIS FREEDOM WHICH HAS BEEN COMPROMISED.** Some vague passages have been more clearly defined. But the bill still provides for a sweeping extension of Federal power into new areas. And the penalties are harsher.

IF A MAN BELONGS TO A UNION, for instance, he'll find that his seniority rights take second place to the whim of a Federal commission. A union member may be laid off or fired and a non-union member hired in his place if a Federal agent decides that his employer has been discriminating.

A HOME OWNER WILL DISCOVER that he can no longer choose the buyer or tenant for his house. Federal personnel will make the decision whether or not a prospect is acceptable. Federal personnel will also have the authority to withhold or apply the stamp of approval on architects, realtors, or lawyers involved in the transaction.

A BANK DEPOSITOR may suddenly find out that his savings no longer have the guarantee of Federal insurance. A Federal agency can decide that the bank has discriminated against another customer, and order FDIC insurance withdrawn.

A SODA FOUNTAIN OPERATOR, for the first time, will have a requirement to serve all customers, even if it is bad for his business. The civil rights bill would make it impossible for him to ask the police to protect his property in the event it appears that a riot or disturbance may break out over racial problems. For, since the bill construes such protection as a "state action" and thus prohibited by the Fourteenth Amendment, the State, itself, is prohibited from interfering (abetting).

A FILE CLERK or **A STENOGRAPHER** would soon realize that ability or neatness may no longer be the crucial qualifications in getting a job. Two girls of equal ability would first have to meet the test of race and religion. A person of one race could not be hired where "too many" people of that particular race were already employed. A person of one religion could not be considered where there were "too many" of that faith already at work.

In fact, **THE STRANGEST THING ABOUT THE BILL** is that it requires a re-emphasis on America's dwindling race consciousness. **FEDERAL AGENCIES ARE EXPLICITLY EMPOWERED** to demand

— HE DID HIS DUTY —



Senator Joseph R. McCarthy

"A Senator who is aware of treason but who refuses to expose the dangerous, unpleasant facts for fear that he will be politically scarred and bloodied if he does is acting **guiltier of greater treason** than the traitors themselves. Every Senator has the duty to use the means provided by the Constitution to protect the people who have entrusted him with the task of manning the watchtowers of this nation."

—Senator Joseph R. McCarthy

racial and religious records from business and unions. Elaborate racial bookkeeping set-ups can be required, under heavy Federal penalties. **FEDERAL AGENTS ARE GIVEN THE POWER TO ENTER** any industrial or union property, seize records, question employees and members, and investigate any "matter as may be appropriate," to quote the words of the bill.

In short, there are two regions of **NEW FEDERAL POWER** opened up, in the name of protecting the civil rights of everyone. The first one is the power to **TERMINATE FEDERAL GRANTS**, which total multiple billions of dollars each year, and hold a life and death power over the financial stability of whole cities and regions. This vast authority would be turned over to Federal agencies without laying down any of the traditional protections of due process of law, rules for receiving evidence, or holding proper hearings. Under this bill, **A FEDERAL AGENT HAS ONLY TO MAKE "AN EXPRESS FINDING."** In this, he would be guided by his own whim, prejudice or caprice. The "judicial review" provided will be of little value.

The other extraordinary power is the close regulation of employment, promotion and firing. **FEDERAL BUREAUCRACY WILL CONTROL THE BASIC DECISIONS OF WORKERS AND THEIR BOSSES.** It means that Federal control will move into such sensitive areas as the **TEACHING FACULTIES OF SCHOOLS** and **COLLEGES**, public and private, and the writing staffs of **NEWSPAPERS** and **MAGAZINES.**

MANY CITIZENS HAVE NEVER REALIZED that the scope of the **CIVIL RIGHTS BILL** WAS SO IMMEDIATE.

CIVIL RIGHTS IN THE LIVING ROOM

The American homeowner feels secure in his living room. His home is his castle. And

Hot Line To Washington

You can make your voice heard by your two U. S. Senators in 15 words or less through a new Western Union rate for only 85¢.

The message must be an expression of personal opinion of an issue of general, national or regional interest.

the U. S. Constitution protects him from unreasonable search and seizure. But **IF** the pending **CIVIL RIGHTS LEGISLATION** is passed, the homeowner will no longer be free to use and dispose of his property as in the past whenever his home has been financed in the usual manner.

THERE WILL BE A FEDERAL AGENT AT THE DOOR TO TELL HIM WHAT TO DO!

Many homeowners assume that the **CIVIL RIGHTS BILL** has nothing to do with them. They assume the proposed legislation has something to do with voting rights or education. They think that because they do not operate a large corporation in interstate commerce they will escape **FEDERAL REGULATION.**

That isn't so. The **CIVIL RIGHTS BILL** grants power under which may be required **FEDERAL APPROVAL** of the deal when the homeowner goes to sell. Or to rent even so much as one room. At the same time, the prospective homebuyer or renter must pass **FEDERAL INSPECTION** before he can accept the owner's offer.

If, in the opinion of a **FEDERAL INSPECTOR**, the homeowner's acceptance or rejection has the effect of discriminating on grounds of race or national origin—intentionally or unintentionally—then the deal can be stopped. If a white man and a Negro man with the same qualifications applied for the same vacancy, then the race would be the deciding test.

This situation is contrary to the impression most people have of the **CIVIL RIGHTS BILL.** But "Civil Rights" is only the coverup for a giant instrument of **FEDERAL CONTROL**; the word "discrimination" is nowhere defined in the text. The fact is—this bill sets up broad powers of **FEDERAL POLICE ACTION** to manipulate the social structure in an effort to use **FEDERAL FORCE** to cure "racial imbalance."

Homeowners are caught in the middle by the section which puts a vise on **FEDERALLY ASSISTED PROGRAMS.** When **FEDERAL PERSONNEL** come into the living room, a financial squeeze is put on the hapless owner! **FEDERAL CONTRACT** and **FEDERAL "ASSISTANCE"** touch nearly every home built in the United States.

Already about 30% of all home building must meet the **FEDERAL FORMULA** with regard to race. This is true despite the fact Congress, six times, refused to grant this power to the Executive Department. Arbitrarily, last year, an Executive Order, ignoring Congress, swept G. I. and F. H. A. financing under these controls.

The **CIVIL RIGHTS BILL** reaches out to every bank and lending institution that participates in the **FEDERAL RESERVE SYSTEM.** It reaches the **FEDERAL HOME LOAN SYSTEM**, and even the **FEDERAL DEPOSIT INSURANCE CORPORATION.** Any institution receiving **FEDERAL FINANCIAL "BENEFITS"** must make its borrowers fulfill **FEDERAL RULES** on discrimination. The banks must enforce these rules by **FORECLOSURE, BLACKLISTING, REFUSAL, and EVICTION!**

Until the **CIVIL RIGHTS BILL** was proposed, it was an accepted rule that **FEDERAL REGULATIONS** in assistance programs had to have something to do with the financial purpose. But no longer. The **CIVIL RIGHTS BILL** sets up sociological requirements that have nothing to do with financial stability.

In fact, the new **FEDERAL CONTROLS** may be opposed to financial good sense. Homeowners, investors, realtors, developers, and attorneys may be required to follow **FEDERAL DECISIONS** which experience

CIVIL RIGHTS BILL

—o— Continued on page 3 —o—

shows to be ruinous. The only alternative to such a policy would be to stop investments and growth.

VICIOUS CIVIL RIGHTS (?) BILL

What civil and property rights of 180 million citizens are impaired by the so-called Civil Rights Bill?

If the proposed legislation is enacted, the President of the United States and his appointees—particularly the Attorney General—would be granted the power to seriously impair the following civil rights of those who fall within the scope of the various titles of this bill:

1. The right of freedom of speech and freedom of the press concerning "discrimination or segregation of any kind" "at any establishment or place," as delineated in the bill (secs. 202-203).
2. The right of homeowners to rent, lease, or sell their homes as free individuals (secs. 601-602).
3. The right of realtors and developers of residential property to act as free agents (secs. 601-602).
4. The right of banks, savings and loan associations and other financial institutions to make loans and extend credits in accordance with their best judgment (secs. 601-602).
5. The right of employers "to hire or discharge any individual" and to determine "his compensation, terms, conditions, or privileges of employment" (title VII).
6. The seniority rights of employees in corporate and other employment (title VII, title VI via sec. 711 (b)).
7. The seniority rights of all persons under the Federal civil service (sec. 711 (a)).
8. The seniority rights of labor union members within their locals and in their apprenticeship programs (title II, title VI via sec. 711 (b)).
9. The right of labor unions to choose their members, to determine the rights accorded to their members, and to determine the relationship of their members to each other (title VII, title VI via sec. 711 (b)).
10. The right of farmers to freely choose their tenants and employees (title VI and title VII).
11. The right of farm organizations to choose their members, to determine the rights accorded to their members, and the relationship of their members to each other (title VI and title VII).
12. The right of boards of trustees of public and private schools and colleges to determine the handling of students and teaching staffs (title IV, title VI, title VII).
13. The right of owners of inns, hotels, motels, restaurants, cafeterias, lunchrooms, soda fountains, motion picture houses, theaters, concert halls, sports arenas, stadiums and other places of entertainment to freely carry on their business in the service of their customers (title II, title VI, and title VII).
14. The right of the States to determine the qualifications of voters in all Federal elections and many State elections (title I).
15. The right of litigants to receive even-handed justice in the Federal courts; this legislation places civil rights litigants (particularly the Attorney General) in a special category with preference and advantage not afforded parties in any other form of litigation (sec. 101 (d), title IX).

The depth, the revolutionary meaning of this act, is almost beyond description. It cannot be circumscribed, it cannot be said that it goes this far and no farther. The language written into the bill is not of that sort. It has open-end provisions that give it whatever depth and intensity one desires to read into it. In the language of the bill, "The President is authorized to take such action as may be appropriate to prevent * * *" (sec. 711 (b)), and "Each Federal department and agency * * * shall take action to effectuate * * *" (sec. 602). This vests, of course,

almost unlimited authority in the President and his appointees to do whatever they desire.

It is, in the most literal sense, revolutionary, destructive of the very essence of life as it has been lived in this country since the adoption of our Constitution.

Write to your U. S. Senators today to vote against this un-American civil rights bill!

Now that the reports of the House Judiciary Committee have been published, discussion in Washington has been stirred afresh. Congressmen regard their mail as a barometer of public sentiment. They are watching closely to see whether homeowners react strongly to the new FEDERAL CONTROLS or not.

If your Senator or your Congressman supports and passes HR 7152 (S. 1731), he will have firmed-up your future in the UNITED NATIONS and the WORLD GOVERNMENT OF INTERNATIONAL SOCIALISM and TOTALITARIAN DICTATORSHIP!

If this 88th Congress, 2nd Session passes this bill, YOUR AMERICAN CONSTITUTIONAL INDEPENDENCE AND FREEDOM WILL HAVE BEEN TAKEN AWAY FROM YOU PERMANENTLY: Get busy—make your wishes known!

Keep on Writing

The debate on the Civil Rights Bill will doubtless continue for some weeks. Extraordinary pressures of all kinds, including "arm twisting," are being brought to bear on senators by the Administration, in order to gain their support.

The senators opposed to this disastrous piece of legislation need your support.

Congress must continue to receive floods of letters from all over the country. No other bill is comparable in importance.

Write to Minority Floor Leader Senator Everett Dirksen (R. Ill.) and urge him to stick by his original statement opposing this bill.

Write to Senator Richard Russell (D. Ga.) in praise of his splendid opening speech to the Senate against the Civil Rights Bill. Let him know that the country is behind him and is counting on him.

Reuther Memorandum

—Its applications and implications

By William E. Mallett

A few of the subjects covered:

The Rostow Report, advocating military accommodations with the Soviet Union.

State Paper No. 7277, advocating surrender of military power to the United Nations.

The Liberal Papers, advocating surrender of our sovereignty, and World Socialism.

The Gesell Report, advocating the use of the military for enforcement of social theories.

The Rock Report, advocating commercial accommodations with the communists.

The Fulbright Memorandum, demanding the muzzling of the military.

The So-called "Fairness Doctrine" of the Federal Communications Commission, advocating government censorship of broadcasting.

The Reuther Memorandum, advocating both of the last two.

Also, short descriptions of the record, aims and activities of Eleanor Roosevelt, The League For Industrial Democracy, The National Association For The Advancement Of Colored People, The Americans For Democratic Action and The Council On Foreign Relations.

Price \$1.00

Order from—
Christian Educational Assn.
Union, New Jersey

ADL & LBJ'S "Determination"

Washington (N.Y. Times) Jan. 5 - The Anti-Defamation League of B'nai B'rith took an optimistic view today of the chances for passage of civil rights legislation this year.

In its annual report on Congress and civil rights, the league said President Johnson had made clear "a determination to pass the civil rights bill."

"Because the President has put his heart and his unmatched knowledge of Congress behind the bill," the league said, "and because it is a Southerner in the White House who will be appealing to the South, the bill has become more possible to pass."

The report warned, however, against weakening of the bill by what Mr. Johnson has on occasion called "the art of the possible."

"Too often," the report said, "the 'possible' implied a watered-down result obtained without struggle, tears or challenge to the powers-that-be. But what is possible without struggle is quite different from what is possible with sweat and tears."

The analysis was prepared by two league officials who spend much of their time on Capitol Hill working on legislation. They are Herman Edelsberg, director of the (ADL) Washington office, and David A. Brody, Washington counsel.

Mr. Edelsberg said that efforts to trim the civil rights bill as it goes through Congress this session would doubtless concentrate on two sections—outlawing discrimination in employment and at places of public accommodation.

The report made the point that there might be moves to trade these provisions away to end the inevitable Southern filibuster in the Senate.

The report saw the Senate Republican Leader Everett McKinley Dirksen of Illinois in a crucial position.

He has said he is opposed to the public accommodation provision. However, the report asked whether he would, nevertheless, vote to close Senate debate on the bill. Without his aid, there is almost no chance to get the needed two-thirds vote for closure.

The league praised what it called the "political courage" of Attorney General Robert F. Kennedy in the maneuvers that got the bill out of the House Judiciary Committee last fall.

Mr. Kennedy was credited with "bell the cat" when he said that a House Judiciary subcommittee version of the measure, supported by some liberals, "was overloaded to the point where it could drive away the Republican support without which it could not pass."

The league's report also saw a number of factors aside from President Johnson's interest working towards civil rights action in Congress.

It mentioned sympathy for President Kennedy's program in the wake of his assassination, extraordinary civil rights activity by church groups and the evident determination of "the Negro himself."

"Never before has there been so much support for civil rights legislation," the report declared.

The Anti-Defamation League, founded in 1913, is a Jewish organization established to fight anti-Semitism and to seek "justice and fair treatment for all citizens alike."

Common Sense*

Union, New Jersey, U.S.A.

One Year	\$1.00
Three Years	2.50
Lifetime	25.00
One Year, First Class, Sealed	3.00
Two Years, First Class, Sealed	5.00
Foreign & Canada, 10 months	1.00
In BULK, same issue or assorted		
25 copies	—	\$ 1.00
100 copies	—	3.00
500 copies	—	10.00

Common Sense*

Published twice monthly except July and August,
once each, by Christian Educational Assn.,
530 Chestnut Street, Union, N. J. 07083
*Group Also Available in 1 1/2" Paper Size