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-CIO

MINNEAPOLIS OFFICE: 9TH ST. AND 12TH AVE. S.

MINNEAPOLIS, MINN., SATURDAY, NOVEMBER 29, 1941

Till right Believe and

dare and do!

FIVE CENTS

Stand all as

VOL. 1, NO. 20 HEETINGS 1st & 3rd SUNDAYS 7 P.M.

# Prosecution Shows Anti-Labor Bias in Trial

# Miners End Strike Under Army Threat

SAN FRANCISCO BRANCH

TIVIL RIGHTS DEFENSE COMMITTEE

Captive Coal Mine Strikers End One-Week Strike Monday; Agree to Arbitrate Their Demand for Union Shop Through Three-Man Board Composed of Lewis, Steelman, Fairless

tion Board, from which all CIO

"It is a rather sad commentary

that we have to arbitrate a de-

cision of a so-called Mediation

Commission," Lewis said. "Per-

More than in any other recent

velt revealed in the captive mine

dispute the lengths to which he is

willing to go to break the strength

of unionism in the United States.

During the strike he dared to

propose to the United Mine Work-

ers that they "freeze" the Open

Shop in the captive mines for the

"duration of the emergency," that

Roosevelt daily threatened the

strikers with 50,000 soldiers -

"equipped with pistols, rifles, sub-

bombs," as the N. Y. Times for

November 20th made clear.

s, for years.

After their one-week strike, during which the "captive" coal miners felt the full weight of the employing class and the government, the 53,000 captive miners and the 200,000 commercial miners who came out in sympathy with the strike against the Steel barons, members called off their strike last week-end and accepted a White House proposal for arbitration of took a parting shot at the Media-the union shop issue by a special took a parting shot at the Media-

three-man board. The Policy Committee of the members recently resigned in pro-United Mine Workers, meeting test against the board's anti-labor Sunday afternoon, accepted the Sunday afternoon, accepted the proposal to end the strike, and directed strikers to return to work

Monday morning. Despite continuous threats from President Roosevelt to call out the Army against the strike, and to unleash a wave of anti-labor of the controversy will be the legislation in Congress, the UMW stood firm throughout the week in defense of the union shop, the issue over which the strike issue over which the strike was sible for misleading the country fought. Several proposals from Roosevelt Exposes Himself Roosevelt to end the strike were rejected by the militant miners and labor situation, President Roosetheir president, John L. Lewis.

Not until Saturday morning did the President make a proposal which the union Policy Committee found it possible to accept. In his last of many open letters to Lewis, Roosevelt for the first time proposed three specific names as members of the three-man arbitration board: John L. Lewis, Benjamin Fairless (president of U. S. Steel Corporation), and, as the third man, John R. Steelman, director of the United States Conciliation Service. Steelman, as conciliator. supported the union shop for the soft coal miners in the controversy

Under the given circumstances ment, and the reactionary political Congress to pass anti-labor legisatmosphere, Roosevelt's preparation to call out the army to break the strike, the treachery of the AFL top leaders in denouncing the ners' demand in the National Dethey are still being made. support of the profiteering Steel "White House adviser" reported before an unnamed board. Trust by the national administra- Roosevelt was holding back the tion-it must be said that the submitting to arbitration before a working man's confidence." three-man board of the character Miners Not Fooled finally specified by Roosevelt.

Lewis Denounces Mediation Board

In announcing the action of the union Policy Committee, Lewis didn't care no more for Mr. RooseIn Mine Dispute

#### **Steel Companies** Won't Abide by **Board Decision**

Following reports from Republic Steel and National Steel that they would not abide by the decision of the three-man board arbitrating the captive coal mine dispute, negotiations halted Thursday while Chairman John Steelman wired the nine steel corporations to clari fy their position. Action of the steel firms

comes as a surprise only to those who failed to see that Roosevelt directed all his pressure against the United Mine Workers throughout this fight, and misdirected the public's attention from the stubborn refusal of the Steel Trust to grant the justifiable demand of the miners for a union shop.

At press time it is not known whether the steel companies will alter their stand. Should they refuse, the miners will be forced to re-strike the captive

velt than they did for scabs," the machine guns and possibly some N. Y. TIMES for October 24th reported miners in Pennsylvania as

Daily he threatened the CIO Earlier Proposals Rejected with anti-labor legislation. And Before accepting the White ernment. after the strike was over, on Mon- House proposal to end the strike, day, he was reported as urging the union Policy Committee had

rejected several earlier proposals. For instance, on Wednesday, Efforts of the President and his November 19th, Roosevelt wrote followers to continue masquera- the union proposing the strike be 544 in July, 1936. Joined Union ding as "friends of labor" are ended on the basis of an open shop strike and voting against the mimighty thread-bare indeed, though status for the "emergency," with union and union hall against Silmore demand in the National Dethe alternative of submitting the ver Shirts. Attended UDG meetfense Mediation Board, the all-out Last week, for instance, a union shop issue to arbitration lings, but never heard anyone ever June, 1941, has been member of union shop issue to arbitration lings, but never heard anyone ever Last Week, for instance, a union shop issue to arbitration lings, but never heard anyone ever Last Week, for instance, a union shop issue to arbitration lings, but never heard anyone ever Last Week, for instance, a union shop issue to arbitration lings, but never heard anyone ever Last Week, for instance, a union shop issue to arbitration lings, but never heard anyone ever lines are lines as a line as a li

To this proposal, Lewis replied overthrow the government. Army "because he is a friend of in part that "Even if the Mine For Defense Against Fascists United Mine Workers were justi- the working man and does not Workers' representatives possessed fied in calling off the strike and want to do anything to destroy the workers representatives possessed want to do anything to destroy the the authority to leave the question driver at DeLaittre-Dixon. Joined That such hypocrisy did not that a judicial decision based upon reading in daily papers of threatfool the miners was indicated even in the reports of the boss press. tion would be difficult, under ex-"Some of the men down here isting circumstances. YOUR RE- ings of UDG, heard Farrell Dobbs

Roy Orgon



"The defendants are the most court Monday afternoon.

Miles Dunne



The President of Local 544-CIO honest trade union leaders I have told of his work and his experi- Local 544 organized the guard to ever known," Roy Orgon told the onces in the Minneapolis labor defend itself against fascist at-

Ray Rainbolt



fense Guard told the court why

was in danger from the Silver

Vincent Dunne-Pioneer organ-

zer of Drivers Union. Testimony

George Frosig-Oldest official

of Drivers Union. Vice-president

of 544-CIO. One of defendants

fied that 544 board and staff and

1937, but believes they are "the

Ray Rainbolt - Organizer and

ecording secretary, 544-CIO. Tes-

activities, was elected chairman of

Miles Dunne-President of 544-

CIO, former secretary-treasurer of

Teamsters Joint Council up to

June, 1941. Testified never mem-

ber of Socialist Workers Party,

former International organizer for

AFL Teamsters. Testimony rela-

ever met.'

childhood

related elsewhere in this issue.

# Slanders 544 1934 Strikes

Prosecution Says WPA Workers Had No Right to Organize; Tries to Stir Anti-Labor Feeling in Jury

Prosecution cross-questioning of Local 544-CIO witnesses for the defense, and U. S. District Attorney Anderson's final argument, this week revealed the anti-labor bias of the prosecution more crudely than ever before during the "sedition" trial of 23 members of Local 544-CIO and of the Socialist Workers Party.

In his final argument Anderson repeated all the Associated Industries' slanders as he reviewed the activities of each of the 23 defendants in the labor movement, and sought to arouse every anti-labor prejudice that might exist among the jurors.

In asking the conviction of Ed Palmquist and Roy Orgon, leaders of Local 544's Federal Workers Section, Anderson went so far as to deny that WPA workers have a right to organize. "Why did WPA workers need a union? The government takes care of WPA," ranted Anderson, and concluded that "the only purpose of the Federal Workers Section was to seize power, to take over Minneapolis."

At another point Anderson spoke so viciously against

the jury that the right to strike still exists. In this "national emergency," Anderson had told the jury, the jurors "could find" that the defendants had fomented strikes for "unreasonable demands" and such strikes, if the jurors found the demands unreasonable, were "part of the seditious conspiracy.'

A request by defense counsel to the judge to strike out this viciously anti-labor statement of Anderson was re-

Anderson's associate in Roy Orgon-Former organizer prosecution, Assistant U. S. Attorof 544's Federal Workers Section. ney-General Schweinhaut, express Driver at Mun Hing's until driven ly sent from Washington to suoff job last June by 50 Tobin pervise the case, was no less hosgoons. Testified has not been memtile to labor. ber of Trotskyist group since

In cross-questioning defendant and defense witness Farrell Dobbs, formerly secretary-treasurer of Local 544 and later International Organizer of the teamsters. Schweinhaut charged that Dobbs and the other defendants were constantly fomenting unnecessary strikes by instructing their followers never to accept arbitration in labor disputes.

Dobbs Spikes Schweinhaut but sympathetic to their ideas; has believed in socialism since Farrell Dobbs-Former secrehaving negotiated and signed huntary-treasurer Local 574 and 544; dreds of union contracts. Dobbs

was spokesman for the 11-state

Read Goldman's Summary for the Defense Next Week

As we go to press today, Friday, Defense Attorney Goldman, himself a defendant, is in the midst of his summation speech in the "sedition" trial. Observers say that his speech is one of the greatest ever heard in a labor trial. We will print sections of it in next week's Industrial Organizer. Don't miss it.

tracts covering more than 250,000 over-the-road drivers and 800 employers.

Dobbs explained that the defen dants' trade union policy favored direct negotiations between unions and employers as the most favorable method of winning gains for the workers. At times, however, Dobbs explained, it was necessary and permissible for unions to arbitrate certain issues.

As an example, Dobbs cited to the court the case of the present United Mine Workers dispute over In this encounter Schweinhaut the closed shop in the captive came off second-best, for Dobbs mines. Due to Roosevelt's threat testified as an expert in this field, to use the army against the coal miners, and the attempts of Congressmen to push through repressive legislation against strikers,

# 544 Defense Witnesses Are Contrast to Tobin Thugs

Twelve Members of Local 544 Take Stand for Defense; Strikes that the defense had to ask Judge Joyce to instruct Their Appearance and Testimony Impress Observers

Among the witnesses to take the stand for the defense | Shirts.' in the "sedition" trial were twelve members of Local 544, five of them defendants. In sharpest contrast to the Tobinpaid riff-raff who testiled for the prosecution, the dozen 544 defense witnesses were the finest type of union menclean-cut, alert, honest, stable workers, the kind whose efforts and sacrifices in the interests of labor have made freed for lack of evidence. Testi-Minneapolis a union town.

All union men to testify for the defense have long and honorable records in the labor movement; all are Best Leaders He Ever Met known and respected on the job, as good workers and good union men.

By their testimony they cut to ribbons the perjured story told by the Tobin agents that the Union Defense Guard was organized to overthrow the United States gov-

In the order of their appearance, these are the 544 most honest union leaders I have members who testified for the defense:

Defense Guard in 1938, to defend

Dan Doyle - For many years of the union shop to the arbitra- old Local 574 back in 1934. Joinment of an umpire, it is obvious ed UDG in August, 1938. Told of

and V. R. Dunne speak, explaining

Kenneth McKenzie—Long-time to the UDG was formed to protect driver for Socony-Vacuum. Joined the UDG was formed to protect the union and union headquarters tified on Union Defense Guard against fascist attacks.

Ole Reiersen - Cement block worker, joined 544 in 1936; since say the UDG was organized to Cement Finishers Local 557. Joined Union Defense Guard in fall of 1938; heard V. R. Dunne and Ray Rainbolt speak on need of guard to defend union against Silver Shirts. Read that Silver Shirts were meeting at Royal Ar canum hall, that George K. Belden. head of labor-hating Associated Industries, was attending fascist meetings. After UDG formed, Silver Shirts lost their enthusiasm to raid Local 544 headquarters.

Union Stewards Testify

Brewery Drivers Here Are Victimized by Tobin Goons Harold Martin-Works at New England Furniture. Joined 544 in April, 1936; was job steward. Remembers hearing Ray Rainbolt tell UDG meeting that purpose of guard was to defend union against anti-labor groups, and to usher at union picnics and union Christ-

mas parties for children. The UDG stopped meeting early

Dick Atherton-Driver at Brito the President of the United chet-Richter for 12 years. Joined States demanding that the dis- 574 in May, 1934; job steward; criminatory stabilization agree- leader of 544's orchestra. Joined ment be nullified in its entirety; UDG when formed. Heard short talks about need of guard to de-"(3) THAT IT IS THE DE- fend union headquarters against SIRE AND INSTRUCTION OF Silver Shirt raids. Union orchestra

Captain in Defense Guard Gustave Reiersen-Joined 544 ED, SINCERE AND ORGANIZED in spring of 1936; in June, 1941, SUPPORT IN ITS EFFORT TO transferred to Cement Finishers Tobinism Vs. Democracy at Hedberg - Freidheim's since

join the CIO.

ery Workers of their beer drivers and warehousemen. The Minneapolis war, launched + Wednesday after several weeks of BREWERY DRIVERS THAT preparation, brings to a new stage THEY COULD EXPECT NO last summer, a powerful, honest JUSTICE FROM THE STATE and militant drivers' union exist-Tobin's thirty-year-old reactionary campaign to raid this industrial

union, one of the oldest in the American trade union movement. In a democratically conducted been launched two days previousmeeting of their union Wednesday ly, in a typical Tobin-goon fashnight at the Eagles hall, the brewery drivers voted overwhelmingly Victims "Signed Up" -447 to 35-to remain with the Brewery Workers Union.

The very next day the Tobin goons, contemptuous of the democratic decision of the brewery drivers, took to the streets to resume their reactionary campaign against these men. The threat was clearly implied

by the presence of the Tobin goons that resistance on the part of the brewery drivers would draw down on their heads the same vio-Local 544 last summer when they attempted to exercise their democratic rights to leave the AFL and

TOBIN SHOWN BY STASSEN'S LABOR CONCILIATOR IN THE has announced, through interna- union, but instead will help them 544 CONTROVERSY MADE IT tional representative Joseph Hau-PLAIN IN ADVANCE TO THE ser and Minneapolis business rep- dustrial organization.

AUTHORITIES.

A boycott against deliveries by the Brewery Workers Union had

Under this combined pressure,

the drivers at the Minneapolis and the Gluck breweries were signed up by the Tobin union on Thursday. These "signatures" represent only fear of violence and loss of employment. They do not represent the personal desires of the victims. These men had voted the night before to remain with the

Brewery Workers Union. A considerable bloc of the brewery drivers are still resisting the A Pledge from 544-CIO Tobin goons. However, they are satisfied with this amount of raida foothold in the breweries themselves by taking over the brewery win their victory over Tobin, the THE RANK PARTIALITY TO warehousemen as a first step.

After forcing the Brewery Workers International resentative William Delwaide, that it will resist the Tobin raids in Union out of the American Federation of Labor, Dictator every way possible, and the union Tobin this week ordered his Minneapolis agents to fire the appeals to all honest trade unionists for support.

opening gun in a nation-wide campaign to raid the Brew-When Honest Men Led Drivers

For the past seven years, up to ed in Minneapolis. All during these years, relations between Local 544 and the Brewery Workers Union were of the friendliest nature. Local 544 supported the Brewery Workers and refused to carry out Tobin's reactionary instructions to raid their union.

During the fight of Local 544-CIO against Tobin, prior to the Stassen-Blair certification of the Tobin union, we warned the labor movement that if Tobin succeeded in installing his dictatorship, raids on other unions would immediately ensue. Now Tobin confirms this prediction by his assault on the Brewery Workers. Other raids will follow, in the program of this power-hungry bureaucrat.

Local 544-CIO has not given lence dealt out to the members of under very heavy pressure. Not up the fight against Tobin. As a matter of fact, 544-CIO will ing, Tobin is also trying to gain ultimately win that fight. And when the drivers of Minneapolis Brewery Workers may be assured The Brewery Workers Union that 544-CIO will not raid their preserve and protect their fine in-

# CIO CONVENTION DENOUNCES OPM; PLEDGES UCWOC SUPPORT

The CIO national convention, which concluded its privileges and cooperation extending arrangement with the UCWOC, and this constitutes a session last week in Detroit, included among its more important activities the over- titled to receive the whole-hearted OPM; and whelming approval of a res- and organized cooperation and olution denouncing the Of- support from every affiliated orfice of Production Manage-ment of which Sidney Hill CIO; and ment, of which Sidney Hillman is co-director, and a sweeping endorsement of the between the OPM and its officials tion of the CIO, and will consti-CIO United Construction and the Building Trades Depart- tute a vicious act of discrimination Workers Organizing Com- ment of the AFL is an indefensible by government against the CIO as

promise resolution by the trades unions of the AFL and extional Labor Relations Act, which UCWOC, which had de-cludes every member of the CIO permits the right of free choice of manded the inclusion in it of from being employed upon any bargaining representation to all a call for the ouster of trai- national defense construction job; workers, now, therefore, be it tor Hillman from his post in and the OPM, the resolution was OPM Fights CIO nevertheless seen as a stiff thority and extra-legal procedure tering into an agreement with the BENEFICIAL TO EVERY AFblow to Hillman and the of the OPM and its officials in Building Trades Department of the FILIATED ORGANIZATION OF His Salary anti-labor OPM.

#### Text of Resolution

by the Congress of Industrial Organization, and thereby constitutes an affiliate organization of the CIO entitled to all the rights,

"(2) The UCWOC as an affilia-

so-called stabilization agreement but upon every affiliated organiza-Though considered a com-

Excerpts from the resolution Trades Department of the AFL blow:

The solution industry with the Building from obtaining work on national A COST WHICH THEY CAN AFL is beginning defense construction; and that this FORD TO PAY; AND WILL REport to feel the effects of the recent convention denounces the OPM LIEVE OPPOSITION TO THE Blair-Stassen-Tobin hook up. "WHEREAS (1) The United the denial by the OPM of a gov- and its responsible officials for ORGANIZATION DRIVE OF ALL Construction Workers Organizing ernment contract to the Currier their reprehensible and extra- AFFILIATED UNIONS; AND ble-Robinson Company as "labor Committee has been duly chartered Lumber company, the low respon- legal act in denying to the Cur- WILL GREATLY ASSIST IN AC- relations expert." Last Thursday,

vicious example of illegal discrimi- forthright representation immedi- in 1939, after Silver Shirts disnation against the UCWOC upon the part of the officials of the

(5) If this action of the OPM is permitted to stand unchallenged, a dangerous precedent will have been established which will wreak "(3) The consummation of the havoc not only upon the UCWOC act in that it provides an actual contrasted with other segments of monopoly upon all government labor; and will, in effect, nullify

"(4) The vicious abuse of auhority and extra-legal procedure tering into an agreement with the DENDERGY."

"(4) The vicious abuse of auhority and extra-legal procedure tering into an agreement with the DENDERGY."

"(5) That this LIEVES THAT A SUCCESSFUL ORGANIZING CAMPAIGN BY THE UCWOC WILL PROVE T executing the so-called stabilization agreement for the construction agreement for the constr tion industry with the Building from obtaining work on national A COST WHICH THEY CAN AF-

"(2) That this convention directs its national officers to make ately and continuously to the re- appeared. sponsible officials of the OPM and

THIS CONVENTION TO ALL played for Turkey Round-up given MEMBERS AND ALL AFFILIA- by UDG. TED BODIES OF THE CIO THAT THEY EXTEND TO THE UCWOC THEIR WHOLEHEART-BRING CLEAN INDUSTRIAL Local 557. Cement-block maker UNIONISM TO THE CON-STRUCTION INDUSTRY; AND 1932. Captain in UDG, attended THAT THIS CONVENTION BE- 6-8 meetings. "We felt our union

As we go to press we learn that ready "544"-AFL is beginning Blair took a job with the Gam-

# Strike Was Chief Weapon of CIO Unions During Year

# All CIO Unions Make Great Gains

CIO Convention Endorses Program to "Organize the South;" Launches Drives in Oil, Aircraft Industries

Relying mainly on labor's chief weapon-the strike and readiness to strike—the unions of the CIO can look back over a year of substantial gains for labor, gains won from the employers on a score of far-flung battlefronts stretching from Hoboken to Los Angeles. From the suc-

cessful Ford strike of last spring !to this month's strike of the cap- hour for 530,000 workers. The tive coal miners in defense of the SWOC went on to win, in a series union shop, the army of the CIO of elections, the fight it started can look with pride upon the or- and temporarily lost back in 1937 ganizational successes of the past twelve months, successes far bebuggy craft unionism of the AFL.

The annual CIO convention which ended last week in Data.

which ended last week in Detroit UNIONS WON THEIR MEMwas an occasion for summing up BERS A TOTAL OF \$1,125,000, the gains of the year. Practically 000 IN WAGE GAINS ANNUevery affiliate of the CIO could point with satisfaction to new thousands of members, new wage gains wrested from the exploiters, new self-respect and independence won by the workers.

Ford Victory Greatest last spring, the Ford workers went trical.
on in a labor board election to Min 20th the auto workers signed with the Ford company what has been described as the best contract in the industry

Miners Crack the South soft coal miners of the United out, Goodyear. 28,000 new mem-Mine Workers dug in, 400,000 bers, to reach an all-time peak of strong, against a boss lockout last 82,000. 36 new locals chartered. April, converted the lockout into a strike, and smashed through to a victory which won \$1-a-day launched intensive drive to organraises, and vacations with pay for ize entire industry. the first time in the industry's his-

more important achievement on up to 33% won. Motor transport July 7th when the Southern Ap- and allied workers flock to palachian coal operators were UCWOC. The fastest-growing orin wages.

Bolstered by the victories of the bituminous miners, the 100,000 Aluminum

gas, coke, chemical and paper Utility Workers Organizing branch—known as District 50—Chartered 33 new loganize the one million workers within its jurisdiction. Crack Little Steel

ganizing Committee was able to gains of 35% in membership,

federal court for "sedition."

is happening in Minneapolis.

Phoenix Brass Workers Union,

Inland Local, No. 1010, E. Chi-

Wickwire Spencer, Local 1060,

Fedders Local 1753, Buffalo.

Buffalo Machinery Lodge 2017

Local 1339, Jersey City, N. J.

Fisher Body, Local 45, Cleve

Plymouth, Local 51, Detroit,

Local 88, Cleveland, Ohio.

Local 102, Eau Claire, Wis.

Local 198, Cleveland, Ohio.

Local 407, Milwaukee, Wis.

Local 486, Cleveland, Ohio.

Local 511, Newark, N. J.

Local 764, Elkhart, Ind.

Ford Local 425, Buffalo, N. Y.

Local 490, Highland Park, Mich.

United Auto Workers

The list follows:

**Organization Committee** 

Local 462, Newark, N. J.

Steel Workers

cago, Ind.

Unions

land, Ohio.

Buffalo, N. Y.

ALLY, TO OFFSET IN PART THE RISING COST OF LIVING

AND RISING TAXES. Other CIO unions and their achievements for the year, reported to the CIO convention, include: United Electrical, Radio and

High on the list of historical Machine Workers Union - 10c achievement sof the CIO was the hourly raises for most of the in- and Caterpillar Tractor. Wage

Mine, Mill & Smelter Workerschoose CIO over the AFL by a 58% increase in membership. Won majority of five-to-two. On June 18 out of 21 Labor Board elec-

> Rubber Workers Sign Goodyear

United Rubber Workers Union -\$22,000,000 in wage increases. On another front last April, the Signed the industry's last hold-Oil Workers International Union -10c-15c hourly increases. Just

United Construction Workers The miners rang up an even 400 locals chartered. Wage gains forced to abolish the reactionary 51-year-old Southern differential in wages.

In a lastest-growing or regain its former militancy.

Textile Workers Union—Wages cal party of its own—then one in the case of the lastest provided in the strengthened, it is a last of the strengthened and t from the racket-ridden craft union from a level of 48c hourly to 60c 1942 convention can look upon

Aluminum Workers Union hard coal miners boosted their Won 10c hourly raise for 17,000 Retail Employees Organize workers of Aluminum Company. Several months ago the UMW's 30,000 men covered in contracts launched an intensive drive to or- cal unions. Won \$300,000 in back including (in

Edison. Farm Equipment Workers Or-Thanks to the strike victories of ganizing Committee — Despite the miners, the Steel Workers Or- strike-breaking of AFL, made

chalk up wage gains of 10c per chiefly at International Harvester

Unions Contribute

To Defense of 23

Below is a partial list of unions, both AFL and CIO,

These unions have been visited by delegations from

which have contributed money and resolutions to the de-

fense of the twenty-three people now on trial here in

the Civil Rights Defense Committee in all parts of the

country. In several cases, the visit by the Civil Rights

# Raw Deal Neal Tobin's Lackey In Area Sellout

The Tobin lackey who carried out the instructions of Dictator Tobin in selling out the demands of the area over-road drivers by referring all unsettled issues to the National Defense Mediation Board on the basis of compulsory arbitration was none other than T. T. (Raw Deal) Neal, dictator-receiver of Tobin "unions" in Minneapolis, Omaha, etc., etc.

Neal's role as Tobin's agent in the sellout, while covered up in the MINNESOTA TEAMSTER, was inadvertently revealed in the LABOR WORLD, AFL sheet published in Duluth. The Duluth paper admitted that it was Neal who sent out a letter to drivers' unions throughout the area insisting there be no "stoppage of work," and notifying the victimized over-road drivers that their demands have been thrown to the wolves on

Scoundrels Cry "Patriotism" The Tobin agents are seeking to cover up their stinking betrayal of the drivers by screaming about their "patriotism." "140,000 Patriotic Teamsters Avert Over-the-Road Strike", is the heading in the MINNESOTA TEAMSTER. Editorially, the miserable Tobin rag dares to charge that those who sneer at the Tobin sellout are Hitlerites.

Patriotism is the last refuge of the scoundrel, the famous Dr. Johnson once aptly observed. It is under the guise of a fake "patriotism" that the labor fakers will most often carry out their sell-outs of labor in the coming war period.

United Cannery and Agricultursmashing victory of the Ford dustry's workers; 116,000 new gains of 10c-121/2c hourly won al Workers-Signed first CIO pact workers, organized in the United Auto Workers. Winning their militract covering 45,000 workers in National Association of Die wages \$500,000 yearly. Claims 189

tant and cleverly-conducted strike 24 plants of Westinghouse Elec- Casting Workers-Report 90% of contracts. the industry covered by closed Glass, Ceramic and Silica Sand Workers - Report entire plate, age wage raises of 10c hourly won. safety and window glass industry. Organize the South! under contract; union has 37 contracts covering 27,800 workers, itself to organize Ford, and to ford (Ill.) LABOR NEWS, which fore they would call off their has won raises from 2c-17c hourconquer Little Steel. Those pledges

> United Stone & Allied Products Workers Union-84 new contracts. Amalgamated Clothing Workers For the first time in the men's apparel industry this union negotiated a contract for paid vaca-

tions. Claims wage gains for almost all of 273,000 members. Once considered one of the most progressive unions in America, this strike, if the unions can preserve organization has been surpassed by many CIO affiliates, but the ernment and the bosses, if democ-ACW may yet wrench itself out racy within the labor movement of the trough of conservatism and can be strengthened, if labor can

United Retail, Wholesale & Department Store Employees—Has School Janitors United Retail, Wholesale & Depay for workers at Consolidated Sak's 5th Ave., Ovington's, Wanamaker's, Gimbel Brothers; won elections in Chicago, at Fair and Boston stores.

Workers Furniture United Union - During year organized 13,000 workers in 82 plants.

United Shoe Workers - Organzed 37 new locals in year. Won 10c hourly raise for practically entire industry.

International Fur & Leather statement from new Acting Super-Workers Union - Claims 10,000 intendent Schoonmaker, that if the new members, primarily in leather janitors receive decent wages, the

teachers will have to take a pay-National Maritime Union - Reports \$3,500,000 annual increase negotiated for 30,000 seamen. Now

has 119 union contracts. Industrial Union of Marine & Shipbuilding Workers-Won first CIO pact ever signed with Bethlehem Steel, through strike action. Contracts negotiated have netted \$350,000,000 annual pay raises. Union has 43 contracts.

Defense Committee was the first the union men and wo-International Longshoremen & men had heard of the case, so tight is the veil of secrecy Warehousemen's Union-Wage indrawn by the national press around the case in an atcreases of \$2,500,000 won during tempt to keep the union movement from knowing what year, average increase of 10c

Transport Workers Union Through readiness to resort to strike action in defense of union rights, won collective bargaining agreement from N. Y. Board of Transportation for city-owned transit lines. After protracted strike action renewed contracts with 5th Ave. Coach and N. Y. City Omnibus companies.

International Union of Fishermen & Allied Workers - Claim wage increases from 7c-15c hour-

United Office & Professional Workers Union-Won contract at John Hancock Insurance company. Won Labor Board elections at Boston Mutual and Prudential Life. Signed pacts covering 4,000 workers in direct mail advertising field in New York City.

American Newspaper Guild -Negotiated \$104,000-a-year wage ncreases for commercial departnent employees of N. Y. TIMES. United Federal Workers - Now engaged in nation-wide drive to organize 1,250,000 government

workers. Federation of Architects-Won 15 of 16 Labor Board elections. State, County & Municipal Workers—Added 94 locals during

Packinghouse Workers Organ-Knitgoods Workers Union, Local izing Committee-Signed master agreements with Armour and Cud-United Hospital Workers, L. I. ahy, covering 22 major packing

#### Local Man Is Chosen Organizer For News Guild

Since the recent victory of the 'Pro-Guild" ticket in the national election referendum in the American Newspaper Guild, a clean sweep is being made in the Guild of the Stalinist riffraff who for so long used their power in that union for their own rotten partisan ends.

A Minneapolis newspaper man is the new director of organization for the ANG. He is Wilbur Bade who has taken a two-year leave of absence from make-up desk at the Star-Journal to take a post in the national office of the Guild.

Bade, well-known to the local CIO movement, was national campaign manager for the Pro-Guild ticket that swept the Stalinists out

#### **AFL** Paper Supports Miners' Fight

In the welter of yellow, falsely "patriotic" drivel that appeared in most Amer- Paralyze Operations can Federation of Labor International Union of United shop contracts with 52 companies. Paper, Novelty and Toy Workers arity to defend the United Mine warehouses in many cities. Workers against the profiteering -185 new locals organized. Aver-

Steel Trust and Roosevelt. in its November 21st issue devoted strike. its lead story to a defense of Lewis and the miners against his spread, the Chicago truck operaboss-minded critics.

tion of the Open Shop to further of the dockmen up to 67 1/2 c. aid in piling up huge fortunes in picture as much as the beetle- to win this year is piddling wage browed miners' leaders, who represent men who earn their living digging coal out of the bowels of the earth," writes the LABOR NEWS' editor, Cap Brady.

#### Army Can't Dig Coal

"Neither the army or the navy have men who can replace the miners," the article continues. "The President can throw guards itself with even greater satisfacabout the captive mines but it is not the solution to the problem. American citizens can not be forced to work, and Lewis knows

"Congress has done nothing to balk those who are bilking and Repeatedly denied their request robbing the nation of its wealth for pay increases by the school through exorbitant prices. These board, janitors in Minneapolis have been and are, in the opinion public schools will vote Saturday of most Americans, more dangeron the question of striking to back ous to the welfare of our nation than the workers who seek a fair The union negotiating commitshare of the profits for their latee charged Thursday that the bor."

## CY'S PLACE

5th and Plymouth CHOICE LIQUORS Cy. Putz, Prop. HY. 9968

#### WANT THE FINEST heating from your hand-fired furnace? You know the answer-KoppersCoke. WANT THE FINEST in automatic heating? There's a new coke stoker made by Bryant, backed by Koppers, to give you all the benefits of Koppers Coke quick, clean WHAT comfort-100% automatically. OR ADD to your presentfurnace the simple, inexpensive Koppers Heat Regulator. Keeps your home at the temperature you want. Saves countless trips to the basement. \$13.95 plus installa-Vani

your needs and budget

Special! A clean, economical fuel-for those whose furnace grates permit its use.

PEA



Show Way to Drivers

# Chicago Dockmen Defy Tobin Decree, Strike and Win

#### 2,500 Chicago Dockmen Win 12½c unions involved, ordering the membership to abide by the dic-Raise After Two-Day Strike—Punc- membership to abide by the dictatorial decision reached without ture Propaganda of Bosses, Tobin

Repudiating Tobin's arbitrary move to throw the legitimate demands of the over-road drivers and dockmen ters in their own hands. A smashinto the swamp of compulsory arbitration through the anti- ing rank-and-file victory in 48 labor National Defense Mediation Board, 2,500 dockmen, members of Local 710 in Chicago, defied the dictatorship of the AFL Teamsters and march-

ed out on strike early this week. of strikers voted to accept a set-Despite dire threats hurled at thement bringing them a 2-year them by J. L. Keeshin, bosses' closed-shop contract, the wage spokesman, the Chicago dockmen threw picket lines around the overroad docks throughout the city.

Because of the key importance papers in the form of at- of the Chicago docks for over-road tacks upon the striking capin the Windy City quickly created tive miners and John L. a bottle-neck which began to para-Lewis, it was good to read lyze over-road truck traffic at least one AFL paper that throughout the Midwest. Freight had enough sense of labor solid- speedily piled up at terminals and

While Tobin raged and moaned in Indianapolis, the dockmen in-The AFL paper singled out for sisted the bosses must grant them praise in this respect is the Rock- substantial wage concessions be-Fearful that the strike might

tors hurriedly met and soon "Scandalous profiteering in the agreed to a wage increase of defense industries and a perpetua- 12 1/2 c, bringing the hourly wage The most Tobin has permitted the name of defense enter the the AFL Teamsters membership

boosts of 5c or 6c. Tuesday night a mass meeting

raise of 12 1/2 c and overtime con- any justice through the Tobin

Two weeks ago the bosses' area committee refused the demands of the over-road men and the Chicago dockmen for wage increases and improvement in working conditions. The bosses argued that the demands would break the companies. Keeshin even dared the men to strike.

#### Tobin Never Consulted Men

The Tobin-dominated area committee, without consulting the rank and file, capitulated to the bosses and agreed to compulsory arbitration of all demands through the Mediation Board. Raw Deal Neal, secretary of the Tobin area committee, sent a letter to all local

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

Extensive Choice, Lowest Prices

#### Victory in 48 Hours

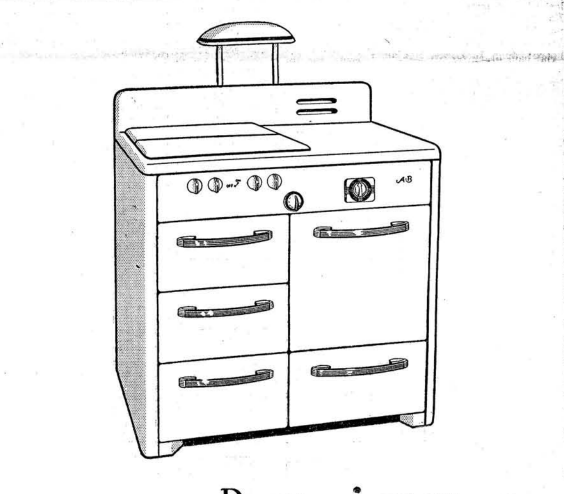
The dockmen in Chicago rejected the Tobin decree and took mathours punctured the boss propaganda and exposed to the light of day the cowardice and impotence of Tobin and his hired agents.

This example should drive home a powerful lesson to the over-road drivers, who can never hope to get

#### **Fidelity State** Bank

your Federal Housing Leans Auto Finance with us. The enly ink controlled by Laber and business men INDEPENDENT





Do YOU know why 95% of Minneapolis meals are cooked with gas?

# 25 to 1 **GOOD COOKS VOTE** GAS IS BEST FOR TASTY MEALS



\* "After six months, my electric stove needed new top elements, so I changed to a gas range. I figure I am saving about \$3 per month, and my cooking is so much easier." MRS. MATHEW EICH 1914 Central Avenue

One reason: food tastes better!

Today, more than ever, the gas range is preferred. Every day other types of stoves are being replaced by the modern gas range. Have you seen the beautiful new models-

and compared values? Be sure to do so, before you invest.

Money saving prices are featured nowwhile present stocks last. Usual terms.

#### Here's a TASTY OVEN meal for Fall!

THE MEAL:

ITALIAN MAZETTI—BRUSSELS SPROUTS AND CHESTNUTS
BAKED APPLES POTATO ROLLS

ONE RECIPE: ITALIAN MAZETTI

1½ lb. ground pork
3 small onions
½ lb. noodles
½ lb. modles
½ c. bread crumbs
1 tsp. salt
2 cans tomato soup

Fry pork and chopped onion until brown. No arter factors.

2 cans tomato soup

Fry pork and chopped onion until brown. No extra fat is needed. Boil noodles for 15 minutes in salted water. Drain and pour on cold water. Let stand for 3 minutes, then pour off the water. Drain fat off meat. Pour on 1 cup hot water. Add this to noodles. Add tomato soup. Put in grated cheese—more salt and a dash of red pepper. Sprinkle top with bread crumbs. Dab on butter. Bake in a 425 degree oven, 45 minutes. Bake the first 30 minutes with cover on cost the lett 15 minutes with cover off. Serves 8. and the last 15 minutes with cover off. Serves 8.

\* BUY U. S. DEFENSE BONDS OR STAMPS \*

Local 805, Chicago, Ill. Local 818, Detroit, Mich. United Construction Workers Organizing Committee

Local 135, Chicago, Ill.

Local 172, Chicago, Ill. Local 177, Chicago, Ill. Local 245, Melrose Park, Ill. Miscellaneous Unions Amalgamated Association, NewNo. 4, Chicago, Ill.

Boston, Mass.

Shipbuilding Workers, Bayonne, IRWA, Local 120, Chicago, Ill.

tenders and Wipers.

of America, Detroit, Mich.

State, County and Municipal

United Paper, Novelty and Toy Workers, Chicago, Ill. United Retail and Wholesale Employees, Local 108, Newark.

Staten Island, N. Y. Joint Board of Dress and Waist- Sign Armour, Cudahy makers Union of N. Y. LIGWU.

155, ILGWU, New York, N. Y.

Union, No. 787, Chicago, Ill.

Aluminum Workers of America, Brewers Union, Local 2, New-

Fur Workers' Union, Local 30, Indust. Union of Marine and

Journeyman Tailors, Local 195, Newark, N. J.

Workers of America, Newark, United Electrical Radio and

Industrial Union of Marine and Shipbuilding Workers Local 3,

Marine Firemen, Oilers, Water-

Mechanics Educational Society PWOC, Agar Local, Chicago, Ill.

Machine Workers, Local 426, New-

One year ago the CIO pledged

were upheld. At the Detroit con-

vention last week the CIO pledged

itself to organize aircraft, organ-

ize the oil industry, and unionize

the South.

If the labor movement can beat

back the national administration's

threat to hobble labor with anti-

union legislation, if the unions can

successfully defend their right to

their independence from the gov-

tion than that felt this year.

school board "is trying to hide be

hind the same old stalling tactics

The charges was verified by a

up their demands.

it has used for years."

from Koppers Complete Heating Service that fits

tion. Pays for itself!

Your Authorized

Koppers Coke Dealer

can tell you more

about these two

money-and-labor-sav-

ing conveniences.

# V. R. Dunne Defends Record of Local 544-CM

# Pioneer Unionist On Witness Stand

Defends Historic Achievements of 1934 Drivers' Strikes Against Slanderous Prosecution Attack

The vicious slanders of the prosecution in the "sedition" trial against Local 544 and its leadership made it necessary for the defense to review briefly the glorious history of the rise and growth of the union. Defendant V. R. Dunne, Local 544-CIO organizer, was the main defense witness through whom the story of the union was developed. We reprint below, from the official court record, excerpts from Ray Dunne's testimony. Note the prosecution's fear of the witness, telling the story of how Tobin refused to abide by the democratic decisions of the truck drivers:

VINCENT R. DUNNE was called as a witness on behalf Fired by Boss for Speaking of the Defendants, and having Against Hitler been first duly sworn, testified as

DIRECT EXAMINATION Q: How long have you been living in Minneapolis?

A: A little more than thirty years.

fore that? A: My home before coming to Minneapolis was at Little Falls,

Minnesota. Q: Where were you born, Mr. Dunne?

A: In Kansas City, Kansas.

Q: How old are you?

A; Fifty-two Q: What is your occupation a the present?

A: I am an organizer for Local 544-CIO. Q: And how long have you been at your present occupation?

A: Since the early days of the organization of the Drivers Union Q: How long have you

working for the CIO? A: Since June 9th, this year.

Q: And what were you doing before that? A: Organizer for the Drivers'

Union, AFL-544. Q: When did you become such

A: In 1937, that is, as an official paid organizer. Q: And were you ever an unpaid organizer?

A: Unpaid organizer, yes, for several years before that. Q: What did you do for a living before you became an official paid organizer?

A: I worked at various jobs that I could get, including some of the

governmental made-work jobs. Q: When did you first start organizing the Truck Drivers here in Minneapolis?

First Successful Union Campaign in 1933

A: Well, it was a long process of attempting to lay a basis for the organization. A definite campaign for actual union organization, with some possibilities of yards. success, we began in 1933, but prior to that time we had made last? many efforts.

During the period that I worked in the transfer industry and the general trucking industry - more particularly in the coal yards and ceived the agreement of the emretail coal industry—many efforts ployers that they would grant us jurisdiction limits of the union and were made to organize the drivers, and they were usually not crowned determine whether or not the union benefits of the agreement that had with such success until 1933 or represented the men. We accepted

Q: Did you work in any coal yard?

A: Yes. Q: When did you work in a coal

A: I worked for the DeLaittre-Dixon Coal Company from 1918 until 1931-thirteen years.

Q: And what were you doing while you were working in the and the employers?

A: Well, over a period of thirlivery of coal and fuel generally of the men in the coal yards. that is, drove a team, drove a truck, shoveled in the yard, ran an elevator, general work around the coal yard, and later became a weigh master, weighing out coal.

#### Organizing Union Not Easy

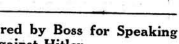
Q: Was there a Local of the Teamsters Union prior to 1933? A: Yes, there had been an AFL union here of the Teamsters for a long period of time.

Q: And how many members did that Local have?

A: Up to the organization of from 50 workers to sometimes 100 or two-averaging around 100 workers during a period of years.

yard drivers commence? resulted in the organization of the movements.

coal yard workers. work of the coal yard organization dent daily newspaper, in which work, although at the time of the they said: "This case is clearly ceived by the Civil Rights Defense been discharged from my job. and could become a precedent for parts of the country.



Q: What were you discharged

A: I was discharged by the Fuel Distributors. The DeLaittre-Dixon tempts at negotiations, I should Company merged with the Fuel say, which took on very much the Distributors Company, which is a same form as the negotiations that Henry Ford subsidiary here, and I were attempted in the coal strike was transferred to that company; and during the year 1932 I was to agree that the union represented very active in organizing meetings the men. and speaking at meetings-after hours, naturally-against the menof the strike? ace of the rise of Hitler in Ger-

I was fired for speaking at such anti-fascist meetings, meetings held in the Court House, in the Mayor's reception room of the Court House.

Q: Who fired you? A: Mr. Smith, the manager of

Fuel Distributors Company. Q: Who else participated with you in the organization drive of

the coal truck drivers? A: A great many men in the coal yards. As a matter of fact, I should say that dozens of coal reached after that? yard workers participated in that

organization campaign. Q: Well, who of the defendants played a leading role in that cam-

A: Well, men like Carl Skog-Boer, Farrell Dobbs, Kelly Postal contract, an agreement to end the never be allowed back in the In- expiration of a contract? men of this kind, and most of strike, grant union recognition, the men that are now connected grant the right to represent the with the union that are on trial men, and with a small advance in here, were active in that campaign wages.

most of them very active. Q: Was there any strike? A: There was a coal strike, in

February, 1934. Q: And what, if any, negotiaions took place before the strike?

A: Well, negotiations were attempted by the coal yard workers but the employers virtually refused to meet with the union. MR. SCHWEINHAUT: I think

this is irrelevant, and I object to

Q: And what happened after in July of that same year-1934.

A: A strike was called. Q: Who authorized the calling of the strike?

A: The men who worked in the tiation. The employers had broken Q: And how long did the strike

A: Three days, as I recall. Q: And what was the result? A: The result of the strike was union, the men on the market, the a victory for the union; we rethe right to hold an election to attempted to exclude from the

Coal Workers Choose Union Q: And what was the result of

A: The result was an overwhelming vote for the union, virtually no votes against. Q: What, if any, agreement was tion arrived at in May actually

entered into between the union covered these men, but without A: An agreement was entered into that raised the wages of the of the strike? teen years I did all the work that men, bettered their conditions and is associated with the retail de- gave some regularity to the lives

A: More than a month.

avail.

### College Students at Harvard Protest Against This Trial As Threat to Civil Liberties

College students are becoming aware of the importance and significance of the Minneapolis trial. They understand that this attack on the Bill of Rights can have the coal yard workers in 1933, the results affecting them directly. They know that suppres-General Drivers Union here had sion of free speech and free press will lead inevitably to a rather unhealthy life. It had academic censorship. If the Communist Manifesto can be outlawed-and the federal prose-

Q: And when did the first big be—a first step will have been Brooklyn Students Act organizing campaign of the coal taken towards the removal from college libraries of all the great A: Well, definitely in 1933 it works of the Socialist and labor local branch of the Civil Rights

A: Yes, I was involved in the the HARVARD CRIMSON, stu- issues of the Minneapolis trial.

the smashing of all trade unions cutor clearly thinks that it should which do not toe the mark." Students at Brooklyn College

are in the process of forming a

strike I was not working. I had one involving basic civil liberties, Committee from students in many

Defense Committee. At other col-The Harvard Liberal Union on leges mass meetings and forums Q: Were you involved in that? November 18 addressed a letter to are being arranged to discuss the Contributions have been re-

Q: And what was the result? the union. We established our right to represent the men on the The result was again a compromise came to a better agreement, more finished form of agreement with the employers.

Q: Who of the defendants were with you in the leadership of those

A: Well, practically all of the men that are here on trial now were active.

Q: What was the number of the Local under whose auspices all these strikes were called? A: Local 574, AFL.

Q: And was that part of any nternational? A: That was part of the Team sters International, so-called.

Q: Did anything occur subse-

#### quent to the July strike which took 574 out of the International? Tobin Expells 574

Vincent R. Dunne

Q: When was the next strike?

A: The next strike occurred in

Q: And which ones of the de-

fendants, do you remember, par

ticipated in that strike?

May Strike Forces

Union Recognition

That is,

the correct term, I think.

dred were affected by that.

settle these differences?

Q: Did the union attempt

Q: Who authorized the calling

A: The members of the union.

Q: How long did the strike last?

that the union called?

tract then?

we would call 1

May, 1934.

Q. What negotiations, if any, A. Yes. During the period just were attempted to prevent that following the strikes of 1934, Lo-A: A long, long series of nego-Teamsters' International by Presitiations were held, or rather, atdent Tobin.

Tobin expelled us on the pretext been paid. The union was, of -virtual refusal of the employers We recognized the obligation to pay per capita tax when we could afford it, but President Tobin was Q: Who authorized the calling absolutely impatient and expelled the union from the International. A: A mass meeting of the strik-Q: How long did you remain out

ers themselves voted calling the of the AFL? A: From the spring of 1935 until August, 1936.

A: Practically all the men here from 544 and other defendants, sent in a group to set up a dual a great many men. such as Oscar Coover-the active drivers movement. He sent in a trade unionists in general helped in bunch of tough pug uglies to clean able relations with the employers us out, to smash the union, to set since 1934? Q: How long did the strike last? up a new union. That was the form A: About ten or eleven days, I that Mr. Tobin's opposition took to tions with the employers since our existence as a union. Q: And was there a settlement

A: The final outcome was a fail- with the employers. ure on the part of Mr. Tobin to wreck the union.

He finally made proposals to A: Yes, a settlement was Local 574 to come back into the of them run for two years, but reached with the employers. That is, not a contract signed—it was Teamsters International. He had usually once a year. lund, my brother Miles, Harry De- a project, one might say, for a previously stated that we would

small now-but it was really a big advance for the men at that time as the wages were very low at Union and its officials, an agree-summoned to a meeting or a series that period; but the agreement was ment that brought the union back of meetings where they discuss the not a hard and fast contract, such into the International on its for- former contract, the proposals for as we know union contracts today. mer basis, with the number 544, the projected contract, they put Q: There was no formal con- and we, as we had offered to do forward their ideas as to what the A: It was a stipulation; that is responsibility for per capita tax it should include. It is voted on, Q: What was the next strike A: The next strike was called upon us in semi-form of dictator- discussions and negotiations takes

Q: And what attempts, if any were made to prevent that strike? A: Well, we put in almost a cer, at that time, of Local 544? solid month of attempts at nego-A: No, I was not an officer. should be made. Usually it is a That is, we made that as a concestheir agreement on the stipulation. sion to Mr. Tobin, so we had peace. That was the cause for the July that you should not be an execustrike. The employers had renegged tive board member. on their agreement and tried to ex-

clude, from the benefits of the A: That is correct. Q: Now, when were you first 600 Contracts Signed appointed as Organizer in 544? warehousemen. In other words, the A: In 1937, early 1937, as I employers attempted to set up the

Strong Union Keeps Peace been reached, those men who Q: Now, after the July Strike of worked inside the warehouses and

particularly the market menabout a thousand to fifteen hun-A: Only a very few strikes occurred from the big strikes of '34 until the present day. At no time was there any wide-A: We attempted to get the em-

spread strike that encompassed the entire union.

ployers to agree that the stipula-The two strikes that could be called serious strikes were strikes against the wholesale grocery employers, in 1936 and 1937. Other than that, there have been comparatively few strikes.

Q: And since 1937 have there been any strikes?

#### A Correction

Last week's INDUSTRIAL ORGANIZER listed on page 3 the names of the score of Tobin payrollers and stooges who have testified for the prosecution against the defendants in the "sedition" trial.

Through an error the name of John J. Kenney was erroneously included in the dishonor roll of Tobin agents.

Brother Kenney has never been on the Tobin payroll; has never been a Tobin supporter nor a member of the Tobin-FBI "Committee of 99"; and is not the brother-in-law of Sidney Brennan. All that Brother Kenney, when subpoenaed as a government witness, testified to on the stand was his membership in the Union Defense Guard. Brother Kenney has written

in asking a correction of our error; this correction we are glad to make, with apologies to

## A: The result was victory of WOMEN'S INTERNATIONAL with the union. We established our WOMEN'S INTERNATIONAL market, the men in the warehouses who came under our jurisdiction. LEAGUE FOR PEACE AND as far as wages and conditions were concerned, but we actually FREEDOM PROTESTS

A resolution sharply condemning the Department of men in the union. We attempted to unionist, and one of the twenty-Justice for its prosecution of the 23 CIO unionists and get elections to settled that quesleaders of the Socialist Workers Party now on trial in Minneapolis was unanimously adopted by the Women's International League for Peace and Freedom, Minnesota Branch, at its state-wide meeting in St. Paul on November 12.

Particularly significant is women's organization took this action immediately after hearing an eyewitness re- bers of the Socialist Workers questions, if your Honor please, ing that time he has had ample port on the trial from a lead- Party now under indictment in are an open invitation for the witing member of the organiza- Minneapolis. To all intents and ness to inject into this case his trends through which the movecating opinions about government, of the prosecution's case.)

Thus the Women's International cal 574 was expelled from the League for Peace and Freedom right of the defendants to hold and takes its stand along with the advocate their opinions. Such American Civil Liberties Union, right is guaranteed to all citizens ness now understands what the the Workers Defense League, the of the United States in the first that the per capita tax had not Union for Democratic Action, the amendment to the Constitution General Defense Committee, liber- under the Bill of Rights-the right course, bankrupt after the strikes. al and labor organizations which of free speech. have protested against the federal government's attack on the Bill in this hour of crisis for demo-

The resolution, which the Wo-

A: Yes, there have been small tion, was there any opposition to strikes—that is, against one sin- the defendants who were running gle employer or a small group of for office since 1937 or '38? Tobin Fails to Wreck Union employers, but no really important A: In the spring of 1936, Tobin strike or strikes that encompassed

> Q: And there have been amic-A: I would-say that the rela-

1934 have been on the whole very Q: And what was the final out- amicable within the limits that I have described. We had contracts Q: When are the contracts en-

tered into? A: Usually once a year. Some

Q: And what happens at the

A: Well, the men who are covtween the Local and the Interna- piring, that is, in the particular from the AF section of the union—the union is A: Yes, we entered into an made up of thirty or more sections agreement with the International -these men directly involved are before we were expelled, resumed new contract should cover, what payments and for living up to the and then the projected contract is laws of the International. Mr. taken to the representatives of the Tobin made an attempt to saddle employers, presented, a series of ship, even in this agreement that place. The men have the say, they determine whether the contract Q: And did you become an offi- should be accepted as the employers correct it, or whether a stand

compromise. Q: Can you give us an estimate Q: It was part of the agreement of how many contracts the union has signed between 1934 and

# Each Year

1941?

A: Well, the number of con- is material. tracts has grown each year since 1934. That is, new groups have Honor, I think that it is also im- ped into the circle of silent men Q: Now, after the July Strike of each new group has a new constanding that this so-called secestias business. He was informed and union conduct? been signed each year since 1934 jority favored it. tracts with six hundred different ready testified as to the number the iron Minute Man in front of the oats, just so little rest. So

anion ever arbitrated differences favor of it or it wouldn't have oc- rived, unloaded from their brindle with the employers?

A: Yes, many times — Q: Which officers in 544, prior

A: The Executive Board is elected. there on it?

A: Seven members. Q: Are any other officers elect-

of the International. method?

A: The custom was established by Local 574, and it was, I should say, unique in the International the men. Teamsters' movement. Our by-laws provided for holding a two-day election, by what is known as the is, voting by ballot, secret ballot. with two days in which all the members were urged to come to the polls and vote. The polls were open at seven o'clock in the morning and stayed open until nine in now? the evening for two consecutive days, and the membership was nat- cession. urally notified by the election board, which was elected by the the disaffiliation with the AFL; I by the labor-hating brass hats to membership.

Officer Democratically Elected

Q: And to your best recollections,

the fact that this famous to Attorney General Biddle, states: by the Federal Department of results. Justice in the prosecution of mem-

> constituted political party. "We maintain unreservedly the to be stopped. THE COURT: I think counsel

"It ill behooves our Government. cracy in the world, to strike a fatal The resolution, which the Wo-blow at the very roots of demo

> A: There has been opposition to the leadership of the Local in practically all elections. That is, men nominated from the floor have run for office in the elections against the leadership of the union.

Q: Did any opposition claim fraud in the elections? MR. ANDERSON: I object to that as irrelevant and immaterial. THE COURT: Is that material.

MR. GOLDMAN: I think so

personally heard anyone, except one or two men, make that charge. Q: So that peace was made be ered by the contract that is ex- held in 544 prior to the secession Q: When was the last election A: In January, 1941. Q: Were there any opposition

candidates then? A: Yes, yes, there were—can-Q: How was the decision to se

ede from the AFL arrived at? MR. ANDERSON: I object to that as irrelevant and immaterial. official rushed out to the camp. \*-THE COURT: He may answer. THE WITNESS: The decision Labor News:

was made by the members of the

this decision was made?

A: I haven't any exact count. but my best estimate would be petween 2,800 and 3,000 men. Q: Do you recollect as to how

nany voted for secession and how many against—

vant.

been organized in the union, and portant to give the jury an undercontracts, I would say, that have and that the overwhelming mawould be about six hundred con- THE COURT: Well, he has al-

Q: To your knowledge, has the suppose, that the majority voted in utes another carload of MP's arcurred. MR. GOLDMAN: Very well.

MR. SCHWEINHAUT: Furthermore, we haven't attempted to es- and announced the trouble was at swears, he whips, he call the poto June, 1941, were subject to tablish that they didn't have elective other end of the camp. The lice, he says, 'Get up and pull.' tions in 544.

Q: How many members are impression that the prosecution completely mystified. claimed that somehow or other the Socialist Workers Party was orwere elected, and that all the had long since driven away . . . things done there were by vote of

THE COURT: Well, go ahead. Q: (By Mr. Goldman) Did you not only union men, says the personally participate in asking for wrong thing out here, we can take the Australian Ballot System; that democratic elections after the se- care of them. We will take a bay-

> that as irrelevant and immaterial. THE WITNESS: Yes. THE COURT: This is when,

MR. ANDERSON: After the se-MR. GOLDMAN: That is, after

ally knows anything about the at- against organized labor. tempt to get elections and the opposition of the AFL to these elecworking-class, the union movement must press the demand for the es-

Union Asked for State Labor **Board Elections** 

THE WITNESS: Yes, I partici-THE WITNESS: Yes, I participated actively in attempting to get Forum elections under the State Labor Law and under the National Labor Law and under the National Labor Relations Law for the men to settle Speaker the question that the International and Mr. Tobin refused to allow to be settled by the vote of the tion. The AFL refused-

MR. SCHWEINHAUT: Now, le me renew my objection.

think has any bearing-whether ber 30. His subject will be "Amer-Tobin allowed the elections or not, is not involved here. MR. GOLDMAN: I would say

tion. (This observer had purposes this trial has become a feud with the AFL, which has ment has passed and the personheard, by that time, the en- prosecution for holding and advo- nothing whatever to do with the alities which make up the leaderissues in this case. It is obvious ship of the movement. tire three-week presentation an unprecedented trial of a legally to me that that is what counsel is trying to do, and I think it ought

> understands, and I think the wit- habit it. When they shall grow view of the court is.

MR. ANDERSON: Outside of the word "yes," we move that the rest of it be stricken out. THE COURT: It will go out.

Dobbs to Be

Farrell Dobbs, well known trade three defendants in the "sedition" trial in federal court, will speak at the regular Sunday Forum at THE COURT: This last, I don't 919 Marquette on Sunday, Novem-

ican Labor Faces a Crisis." Mr. Dobbs is well fitted to that he should describe the at- speak on this subject. During the "We deplore the action taken tempts to get an election and the past seven years he has been active in the union movement in many parts of the country. Duropportunity to study both the

> This country, with its institutions, belongs to the people who inweary of existing government, they can exercise their existing right of amending it, or their revolutionary right to dismember or overthrow it. - ABRAHAM LIN-

# Army Threat Ends Miners Strike

CENT STATEMENTS ON THIS OF LABOR - HE INEVITABLY QUESTION, AS THE CHIEF WOULD COME FROM A POSI-EXECUTIVE OF THE NATION, TION IN LIFE PECULIARLY HAVE BEEN SO PREJUDICIAL SUSCEPTIBLE TO THE CLAIMS TO THE CLAIM OF THE MINE AND BLANDISHMENTS OF WORKERS AS TO MAKE UN. THOSE FINANCIAL AND IN-CERTAIN THAT AN UMPIRE DUSTR'AL INTERESTS WIELD-COULD BE FOUND WHOSE DE- ING GREAT POWER AND IN-CISION WOULD NOT REFLECT FLUENCE IN THE FINANCIAL YOUR INTERPRETATION OF INDUSTRIAL, SOCIAL AND GOVERNMENT POLICY, CON- POLITICAL LIFE OF THE NA-After all, one of the issues in the GRESSIONAL ATTITUDE AND TION. In my opinion, the mine case is the so-called control of the union.

THE WITNESS: I have never CRESSIONAL ATTITUDE AND TOOK. In my opinion, the mine case is the so-called control of the UNION. ADMITTED-LY, SUCH AN UMPIRE COULD tinent facts so hazardous to their NOT COME FROM THE RANKS rights and legitimate interests."

## Brass Hats at Camp Grant Sic MP's on Union Workers

How the military police at Camp Grant, egged on by the brass hats, surrounded with fixed bayonets a group didates for every post, if I recall of union workers at the camp near Rockford, Illinois, is

told in the October 16th issue of the Rockford Labor News. A union official received a hurry-up call the noon of October 13th that there was trouble at Camp Grant. The

What he found is described by the tablishment of special officers' training camps, financed by the "No European gestapo could government but run by the union have surrounded a group of hon-Q: How many members were est, hard-working unionists in the present at that meeting at which fashion in which about 20 Rockford men were discovered upon arrival at the spot. Military police stood about with bayonets bristling

and nervous fingers at triggers pointed at the men. "Stepping into the little circle to find out what it was all about, MR. SCHWEINHAUT: I object no one seemed to know. The sol to that as immaterial and irrele- dier coppers stood about with an evil glint in their eyes, saying THE COURT: I don't think that nothing. No one spoke. A dash-MR. GOLDMAN: Well, your tenant) suddenly half goose-steping young shavetail (second lieu-

ble seemed to be. "The officer gave the same answer as could be expected from can pull. They give us just so litwho voted. It is to be assumed, I the courthouse. After a few mincar, and joined the bristling circle with their bayoneted rifles.

"Finally another officer arrived MR. GOLDMAN: I sat through indignant at the peculiar military three weeks here and I got the display, returned to their work "The union secretary then fol-

ganized in some way to control the enough to capture Moscow, to the you a little more oats, little more union, not through elections, but supposed correct place, at the gate A: No, that was the provision that they would put men into con- going out of the south end of the trol of the unions and thus create camp. There it was divulged that Q: What was the custom of the a conspiracy. That is the impres- a couple of boys who evidently Local with reference to holding sion that I got from the prosecu- had had a few nips, had told an these elections as to time and tion and I want to show to the jury MP a few things and dropped the that all of the officers in the union word they were unionists. They "And now the little mustachioed

lieutenant again returns to this top. Excuse me, that's his way of tale. We quote him: 'If anyone, onet and (we translate from his MR. ANDERSON: I object to language) nicely prod it into the human form in the same part of the anatomy from which ham is taken from a hog.'

Army Heads Hate Labor

This little incident at Camp Grant again shows the devices used am asking him whether he person- poison the minds of the draftees In the best interests of the

movement, where workers can be trained as officers. We could trust such officers never to compromise with fascism, and never to try to poi-

son the minds of the draftees against their brothers in factory and farm. SPEAKING OF STRIKES

"Is Mr. Wolfsohn still on trike?" "Oh sure." "He won't go back?" "How? Why no, he'll stick. You see, he must stick, 'cause he ain't out just for hisself. You see, it's so with a strike; we poor people is like two horses hitched together, pullin' a load. The bosses put se much on the load they think we we pull. Sudenly we fall. We cannot pull no more. 'Get up!' says the boss. We lie still. 'No." says he, 'it's a strike.' We say, Take off from the load.' He unionists, drenched in the rain and He waits a long time 'cause he thinks like this-'Pretty soon we

get hungry.' "We wait. Then he says, 'Quick, lowed a convoy of military police, I must get to market. I will give rest.' So we get up together. We fall together and up together, and every time we fall, we fall further up the hill, and each time we get a little more oats, a little more rest. Say, my man says that the load we're pulling wouldn't be so hefty if the boss wasn't settin' on the speakin."-MARY FIELD in the AMERICAN MAGAZINE.

Equipped for Efficiency

Organized for Speed Argus Publishing Company Printers - Publishers Stationers

Emmett L. Duemke, Pres. Union Printers for 40 Years 2335 Central Ave. GR. 3531

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

Office of Publication, 9th St. and 12th Ave. S.

.\$1.00 .02% Bundle copies (12 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



#### Roosevelt's Latest Move

As reported in detail in this issue's National Picket Line, President Roosevelt has approved the drastic antilabor bill drawn up by the House Labor Committee, and has instructed Representative Ramspeck to report the bill in the House.

As was to be inferred from Roosevelt's recent actions against labor, all the provisions of the White House bill are directed against labor. There is nothing in the bill to penalize management in the slightest degree.

In a word, Roosevelt's "solution" to the labor situation is to force compulsory arbitration upon unions, to rob them of their right to strike, and to tear to shreds all ples. They arethe legislative rights won by labor in previous years.

Should any union refuse to submit its demands to compulsory arbitration, that union would lose all its rights, not only under the National Labor Relations Act, but under the Anti-Injunction and Unemployment Compensation Laws as well.

No penalties against the corporations are included in the bill. In an effort to justify this lack, Roosevelt and Attorney-General Biddle explain that the government has powers under the Selective Service Act to seize any plant where the management fails to comply with compulsory

THE JOKER IS THAT EVEN IF THE GOVERN-MENT SHOULD "SEIZE" A PLANT, THE PLANT OWN-ERS KNOW THAT SUCH SEIZURE WILL NOT PENA-LIZE THEM IN THE LEAST OR HALT THEIR PROFITS. FOR THEY WOULD BE COMPENSATED IN FULL BY THE GOVERNMENT.

From beginning to end, the Roosevelt bill is aimed ONLY at labor, is directed ONLY against labor, is DE-SIGNED only to weaken labor's position.

Were labor forced to forego its right to strike, the workers would have no means of utilizing their economic strength to enforce their demands. All the boss has to do is to stand pat, provoke the union into action, call upon for punishment of management in Roosevelt to strip the union of all its legal rights, cut the case of a violation. Technically, that punishment is alleged to be union to ribbons, and bring back the Open Shop in indus- "the loss of plants by government-

## University of Chicago Group Supports Defense

Protests FBI Attempt to Suppress Civil Liberties of Defendants — Endorses Civil Rights Defense Committee Work

The University of Chicago COMMITTEE TO FIGHT DOMESTIC FASCISM last week adopted a resolution protesting efforts of the FBI and the federal prosecutors to deprive the "sedition" defendants of their civil liberties. The university committee endorsed the work of the Civil Rights Defense Committee and pledged itself to "do all at our command to avert this and similar miscarriages of justice."

The text of the resolution adopted by the Committee to Fight Domestic Fascism follows:

WHEREAS: The University of Chicago Committee to Fight Domestic Fascism views civil liberties as a cherished aspect of our present society, particularly for labor organizations, students, and minority political parties; and

WHEREAS: twenty-nine members of Minneapolis Local 544-CIO, Motor Transport Workers Union and/or members of the Socialist Workers Party, were indicted by a Federal Grand Jury in St. Paul, Minnesota, on July 15, 1941, under charge of violation of the Sedition Act of 1863 and the Smith Act of

WHEREAS: this charge consists, not inattempting an overt act against the government, but merely in maintaining a belief in the propriety of changing the governmental system of the United States of America; and

WHEREAS: The American Civil Liberties Union and National Executive Board of the Workers Defense League, two of the countries' outstanding civil liberties organizations, have also condemned the government's prosecution as a serious threat to civil liberties; and

WHEREAS: the leaders of the Minneapolis Local 544-CIO Motor Transport Workers Union have been welcomed into the Congress of Industrial Organizations by President Philip Murray and other national officers, and the case of the twenty-nine has been unanimously endorsed by the United Automobile Workers' National Convention at Buffalo, New York;

BE IT RESOLVED THAT: The University of Chicago Committee to Fight Domestic Fascism protests the attempt of the Federal Bureau of Investigation and the attempt of the federal prosecutors to deprive these twenty-nine defendants of their right to join the labor union of their choice and of their right to hold an independent political opinion, and we condemn the use of governmental agencies in such activity; and

BE IT FURTHER RESOLVED: that we call upon the Department of Justice to dismiss the case against these twentynine defendants; and

BE IT FURTHER RESOLVED: That the University of Chicago Committee to Fight Domestic Fascism endorses the work of the Civil Rights Defense Committee, the authorized representative of the defendants, and we will do all at our command to avert this and similar miscarriages of justice; and

BE IT FURTHER RESOLVED: that copies of this resolution be sent to the campus and to the daily press, to the National Office of the Congress of Industrial Organizations, to Minneapolis Local 544-CIO, Motor Transport Workers Union, to the Civil Rights Defense Committee, to President Daniel J. Tobin of the International Brotherhood of Teamsters, and to Attorney General Francis J. Biddle.

Unanimously adopted on November 17, 1941. (Signed) MURRAY L. WAX

#### On the **National** Picket Line

President Roosevelt has given the "green light" to the proponents of anti-labor legislation. It seems that our magnanimous president has restrained himself as long as he could, but now that he is convinced that labor will not "behave itself" he has decided to remove his "disapproval" to such legislation, and let nature take its course.

And "Nature" in this case takes the form of Poll-tax Representative Ramspeck from Georgia. Ramspeck's bill will be reported on the floor of the House Friday, November 26. It is expected that the bill will be rushed through the legislative gin-mill as fast as possible in order to satisfy the President that "there will be no recurrence of what happened last week." (The Miners' Strike.)

The Ramspeck Bill, for down right viciousness, exceeds any previous piece of legislation yet attempted. It embodies four princi-

(1) Mandatory negotiations between management and

workers. (2) Conciliation by the De-

partment of Labor. (3) Mediation by a statu-tory board EMPOWERED TO PROHIBIT STRIKES DURING THE MEDIATION

PERIOD. (4) COMPULSORY AR-BITRATION.

The provisions of the bill setting up both a board with power to enforce its services and compulsory arbitration, are supplemented by stringent penalties AGAINST LABOR if any union violates the tenets of the Act. They are-

"For labor, loss of rights under existing laws, particularly the National Labor Relations, the Anti-Injunction and Unemployment Compensation Laws."

The bill contains NO provision al seizure." However, Mr. Roosevelt and Mr. Biddle are reported as not wanting any provisions for punishment of employers in the Ramspeck Bill because they feel that they already have sufficient powers under the Selective Service Act.

Ramspeck is reported in the New York Times as admitting that while the measure may be "pretty drastic" it will "prevent strikes in defense industry unless owners want to lose their plants and workers their rights." He assured the press that the bill contains a stipulation assuring that "it in no way infringes upon a worker's right to quit his job, but if he does so he will find himself without the protection which has made collective bargaining possible." And he added, "In effect the measture would strip a union which strikes in violation of the provisions set up under the new law of its standing under present laws, thus preventing it from claiming to represent the employes in the dispute."

It seems that this bill was approved by both the President and "bi-partisan" group from the House in a conference called by the President at the White House last Tuesday evening. The fourth provision providing for compulsory arbitration was not settled upon at this meeting, but Speaker Rayburn is reported as assured that if this clause is included in the bill, the President will sign it. Rayburn also told the press that "the Administration doesn't want to ake the hair off anyone."

The only oppositon to the bill so far reported is from Representatives Smith of Virginia and Hoffman of Michigan. They are reported to be opposed to the bill because they fear that "compulsory arbitration involved too great a degree of government control over the conduct of a business and over the private rights of individuals."

It is not clear from this statement just whom Hoffman and Smith fear for. But I wouldn't take any bets on it. Hoffman and Smith undoubtedly fear that some of their employer constituents might lose their plants through violation of the bill, and thus lose the lucrative profits accruing from war contracts.

The biggest contradiction in the claim that the Ramspeck Bill provides equal punishment for both labor and capital are embodied in Amendment Five to the Constitution of the United States. No government agency can seize and hold any private property without just compensation. But under the terms of this act, the government will be able to deprive labor of its only

# FLASHES from the Courtroom

Highlights in the Minneapolis "Sedition" Trial

for the prosecution. The prosecution witnesses, consisting for the most part of Tobin payrollers and stooges, were either sub-normal mentally, or obviously concerned only with the material rewards that would come their way from Tobin, for their perjured testimony against the men who made Minneapolis a union town.

> The defense witnesses were physically and mentally the inest type of union mencleancut, courageous, intelligent and poised individuals. Witnesses of the type of the two Reiersen boys, Harold Martin, and Dick Atherton could not help but impress the court. The above, all members of the Union Defense Guard, told the court they joined the Guard to defend the union and the union hall against the Silver Shirts and other fascist groups who were lining up with the Associated Industries in 1938 to try to smash Local 544, spearhead of organized labor in this area.

District Attorney Anderson asked defense witness Ole Reiersen: "Who said the Associated Industries didn't like unions?" (!)

The Associated Industries says so-in every action it takes against organized labor. The labor-hating profit-mad bosses of the Associated Industries like unions all right, al right. The kind of unions they like are unions with no dues, no contracts and damned few members.

Defense witness Harold Martin, 544 job steward, told over 150 men at Union Defense Guard meetings. The UDG ceased meeting in 1939, he testified, after the Silver Shirts disappeared.

Dick Atherton, former 544 steweconomic weapon — the right to

And that right was not given to labor by legislation. It was won over a period of one hundred years by a constant and never ending struggle. Hundreds of workers have fed their blood into that fight. More hundreds have gone down in death. Many others have spent years in jail because of their unalterable belief in the working class's right to exert its power.

DON'T LET THE RAMSPECK BILL OR ANY OTHER BILL ROB IS THE RIGHT TO STRIKE.

Onlookers in the courtroom | ard, drew a hearty laugh from the ng difference between the defense him if he knew all the defendants,

> the indicted. Dick cooly explained he had never been in a courtroom before.

Anderson got nowhere fast when he sought to shake the testimony of Gustave Reiersen, former captain in the Union Defense Guard.

V. R. Dunne briefly sketched the story of his colorful life for the jury. In 1932 he was fired from a fuel company owned by the Ford Motor company—fired ler at mass meetings in Minneapo

At one point during Dunne's testimony, when the witness began to describe Tobin's dictatorial attitude toward the 544 membership, Mr. Schweinhaut protested "The feud with the AFL has nothing to do with this case.'

Not much it hasn't! Only that Dictator Tobin ran crying to Roosevelt after the 544 membership voted to join the CIO-and that Roosevelt immediately advised "all interested governmental agencies" of Tobin's predicament, the indictments against the leaders of 544-CIO following shortly thereafter.

ould not help remarking the strik- court when, after the court asked the slander of the Tobin agents. We are more than willing to let witnesses, and those who appeared he began scanning faces of the the workers of Minneapolis-who newspaper reporters seated next for years have known Vincent to the defendants, under the im- Dunne and also have known the pression the newsmen were among Tobin agents - decide on which side the truth is.

> From Anderson's crossexamination of Dunne, one gathered that the District Attorney believes it subversive to advocate and support the idea that labor should have a political party of its own, separate from and opposed to the old boss-ridden Republican and Democratic machines.

Observers in the courtroom Monday included an interested for speaking against Adolph Hit- minister, and the family of V. R. Dunne. The most interested spectators at the Friday sessions were the three daughters of defendant Farrell Dobbs; they never took their eyes off their father.

> Monday evening defendants eating at the commissary enjoyed the last of the Tranksgiving turkeys.

George Frosig, Roy Orgon and Ray Rainbolt followed Vincent Dunne on the witness stand. The Indian, Rainbolt, drew

many a chuckle as he testified in his salty style.

Remaining defense witnesses were the defendants Miles Dunne,

Defendant Dunne repudiated all Grace Carlson and Farrell Dobbs.

After reading his lucid article from the March 29, 1941, issue of the Militant, in which it is specifically explained that the Socialist Workers Party will attempt to institute a socialist society only after it has won the support of the majority of the American people to its program, Defense Attorney Albert Goldman dramatically announced: "The defense rests its case."

The sudden ending to the testimony seemed to take the prosecution counsel by sur-

The defense rested at noon Tuesday. Jurors and defendants were then excused for the balance of the day.

District Attorney Victor Anderson described his closing address to the jury as an "appeal to reason." Instead, the address was an appeal to the basest prejudices. The talk abounded in such words and phrases as Stars and Stripes-Uncle Sam-In the name of Heaven-Why not go to Russia?-Eternal Judgment Day-the Master Head at Covoacan-Pawns in their hands-un-American-sabotage -Old Glory-the good of the order -the life to come, etc., etc.

"The Socialist Workers Party is what we want to stop, before it sees the light of another day," Anderson thun-dered at the jury. . . . "We want to exterminate this party so that it won't threaten for another century."

In revolting praise of the Tobin stool pigeon, Bartlett, Anderson old the jury that "Mr. Bartlett's stature grows until he towers to the ceiling and beyond." It is certainly true that if Bartlett could stand on a pile of his tall lies, he would reach to considerable neights.

At one point in his address, Anderson implied that unions no longer have the right to strike. Defense Attorney Goldman immediately challenged him, and the court upheld the defense.

"Why should Bartlett want to fabricate?" Anderson asked the jury, as though that question were stumper.

Bartlett lied because he hates the incorruptible leaders of 544-CIO-because Tobin pays him to lie-because Bartlett is ambitious to get on in the world, and doesn't mind climbing on the bodies of the best union men in Minneapolis.

Word got around Minneapolis that when Defense Attorney made his closing speech, the courtroom would hear the finest orator in the nation. Thursday the court was packed to the corners, with many disappointed persons standing in the halls listening for the sound of Goldman's voice. Several lawyers came to hear Goldman's masterly plea.

# Prosecution Shows Anti-Labor Bias

(Continued from page 1) the miners felt it necessary to sub- Minneapolis workers to commit whole hog, trying to arouse in mit their case to arbitration.

Slanders '34 Strikes

Another outrageous instance of the prosecution's anti-labor bias came when Anderson was crossexamining V. R. Dunne, defendant and Local 544-CIO organizer.

Anderson charged Dunne and other defendants with inciting the striking truckdrivers to commit violence in the 1934 strikes. Anderson dragged out the old story about the death of Arthur Lyman, special deputy in the May, 1934 drivers' strike, seeking to convey to the jury the idea that Ray Dunne was responsible.

Earlier Schweinhaut, in questioning James P. Cannon, defendant and National Secretary of the Socialist Workers Party,

charged the party had incited the Attorney Anderson went the some veterans of the '34 strikes— son told the jury in a shocked grinned their appreciative agree- whisper that the defendants held wered Schweinhaut:

"The special deputies in 1934 were sent to drive the workers off the streets. They got a dose of their own medicine. I think the workers have a right to defend themselves. I'm mighty proud that Trotskyists had a part in leading the workers in de-fense of their rights. If that is treason, you can make the most of it.'

Anderson Goes the Limit In his closing argument District

violence in the 1934 strikes. Min- the jurors not only anti-labor preneapolis trade unionits in the judices against the defendants, but courtroom audience - including also religious prejudices. Anderment with Cannon when he an- meetings "on the Sabbath." Unable to claim that he had proved a case beyond a reasonable doubt, Anderson resorted to urging the jurors to find a verdict with the same kind of simple faith in the

> lieve!" he shouted at the jurors. What Anderson didn't tell the jury is that Christ and Paul and the early Christians were persecuted by just such intolerant and hide-bound reactionaries as Anderson, and that the defendants, preach-

government case that the disciple

Paul had in Christ. "Believe, be-

ing the rights of labor, are in the same situation in facing a reactionary government as was St. Paul when he was placed in chains.

Just as the Pharisees demanded the persecution of Christ because 'he stirreth up the people," so Anderson demanded the jailing of the labor defendants because they will not conform to Anderson's idea of "law and order."

Perhaps the lowest point reached by Anderson was when he said that Ed Palmquist, for his organizing WPA workers, really "should have been accused of treason," rather than just "seditious conspiracy." To Anderson it is treason to organize

# Commissary Still

THAT YOUR UNION AWAKEN asks that friends and sympathic asks that friends and sympathic zers of the defendants to remember that, even though the trial

# **Needs Food**

UNTIL YOU HAVE DONE YOUR is almost over, the commissary PART TO SEND THIS BILL itself will have to continue feed-DOWN TO DEFEAT. YOU HAVE ing many people for some time.
ONLY ONE WEAPON WITH Many of the defendants' families WHICH TO FIGHT AND THAT are eating there, and no matter what the outcome of the trial may be, these children still have to eat. DON'T LET ANYONE OR ANY- If you care to contribute, the com-THING ROB YOU OF THAT mittee says that they need pota-RIGHT!

# TRUTH!

# READ! Witch Hunt in Minnesota

By George Novack Secretary of the Civil Rights Defense Committee 24 pages - 5c

## THE TRUTH ABOUT THE **MINNEAPOLIS SEDITION TRIAL**

Opening statement for the defense by Albert Goldman 16 pages - 5 for 5c

Order these pamphlets from Local 544-CIO headquarters, 9th Street and 12th Avenue South, Minneapolis, Minn.

# 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 Organizer and from the national office of the Civil Rights Defense Committee.