

fascist labor front from the ranks of the unemployed, coordinated on a national level and administered by local communities, making its policing all the more effective. The present form of the labor movement is to be destroyed, while wages and living standards will be driven down to Brazilian levels.

The salient features of the legislation are as follows:

- **Locally Controlled Slave-Labor; Full Employment on Your Block** The bill takes advantage of so-called Local Planning Councils created and funded through the Comprehensive Employment and Training Act. These would be empowered to develop job positions for the unemployed in their areas — baby sitters in day care centers, bus drivers, garbage collectors, auxiliary police and block watchers, environmental improvement workers, drug prevention teams, construction, repair and maintenance of public buildings, and many others.

- **National Coordination of Community Level Activities** The bill is actually very tightly controlled from above. It calls for the creation of the U.S. Full Employment Service to serve as a central clearing house for job placement. All eligible job-seekers (anyone who does not wish to starve in the depression) must register for the "Standby Job Corps," the new labor front. Their profiles will be placed through the regional job bank

computers which will "allocate" workers to various community boards for deployment.

Those who are to be resettled will be doled out relocation assistance and given counseling and training (read: brainwashing), provided through the expansion of already existing Comprehensive Employment and Training Act programs.

- **Slave Wages** Wage levels will hover around the minimum wage — \$2.00 an hour. Workers "allocated" for deployment at development projects in the West or slotted to fill manpower needs in sped-up factories will be paid the same. This starvation level is justified under the pretext of "encouraging workers" to "advance from the Standby Corps to other employment" — a trick borrowed from the New Deal legislation of the last depression.

- **Child Labor** By redefining what constitutes an "adult American," in the administrative regulations of the bill, a loophole effectively will bring back child labor in the United States.

Although this bill, if passed, is not slated to go into effect until 1976, it contains a provision enabling full implementation by an "unspecified date." In other words, the bill can be put into effect any time after it becomes law.

"Liberal" Judge Faces Political Dilemma in NCLC Suit Against FBI

DETROIT, July 19 (IPS)— Attorneys for the National Caucus of Labor Committees and U.S. Labor Party today submitted a legal brief to Judge Damon J. Keith of Detroit Federal District Court to rebut expected argument by attorneys for the FBI and Detroit Police Department that the suit the Labor Party filed against these agencies July 3 should be dismissed.

The suit, which will be heard July 24, seeks an injunction against FBI and police subversion of its working-class organizing and electoral campaigns and \$4 million in damages. It was filed following Labor Party discovery and exposure of FBI agent Vernon Higgins as a paid infiltrator and saboteur of the Party's work in Detroit and a subsequent police/FBI raid on the Detroit Labor Party office in which Party material was stolen.

The FBI, U.S. Attorney General William Saxbe, FBI Director Clarence Kelly, and Detroit Police Chief Phillip Tannian, all named as defendants in the suit, have pressing political reasons to seek its suppression. The Labor Party has caught them in a blunder and plans to take advantage of this opportunity to expose the real masterminds behind the operations of the bumbling FBI

and Detroit police. The spectre of legal exposure of the Rockefeller CIA network is the real basis for whatever "legal" arguments the government attorneys will offer.

The Labor Party case will expose Higgins as the FBI agent who helped organize the school bus bombings in Pontiac, Michigan in 1972. The operation directed by agents Jones and Mercado, whose main target now is the Labor Party, was part of the CIA's busing hysteria and race-riot strategy. It will be shown in court that the FBI was in a position to stop the violence in Pontiac had it not been intimately involved in fomenting it through its operative, demolitions expert Higgins!

The heart of the case lies in baring the network of Rockefeller agents in Michigan, including United Auto Workers officials, CIA counterinsurgents, and Law Enforcement Assistance Administration planners who orchestrate the FBI's moves. This extensive web involves Michigan Governor William G. Milliken, longtime Rockefeller flunky; CIA agent and LEAA planner A.F. Brandstatter of Michigan State University and the Metropolitan Fund; and Rockefeller's labor lieutenant, UAW head Leonard Woodcock.

No matter how much he may protest otherwise, Judge Keith will be compelled to make a political decision in the case. He must decide whether the political working class has the right to organize free of illegal FBI and police infiltration, harassment, surveillance and sabotage. If he decides that the Rockefeller CIA machine is free to act illegally through its FBI and police frontmen, this will not be on the basis of "legal" technicalities. Evidence of FBI sabotage is overwhelming, and the Labor Party is able to show why and how it is occurring. The only reason for suppressing a full hearing in this case would be that Judge Keith has been pressured or decided himself that the danger to the machine is too great.

It will come as no surprise if Judge Keith's sympathies lie with Rockefeller. Keith was awarded the NAACP's 1974 Springairn Medal for the "most distinguished achievement by a black." In making the award, the NAACP cited Keith's "primary achievements...a series of landmark decisions reaffirming the rights of American citizens—irrespective of race, creed or color—to enjoy the full benefits of the liberty protecting provisions of the Constitution."

One of Judge Keith's "landmark" decisions was the

1970 Pontiac School desegregation ruling on a suit brought by the NAACP. It was this decision which provided the CIA/LEAA with fertile ground for its race riot organizing, overseen and fueled by the FBI with none other than the defendants being brought to court now by the Labor Party: Special Agents Mercado, Jones, and Higgins. Judge Keith himself helped feed the racial fires in 1971 when he refused to sign an order placing federal marshals in Pontiac during the busing furor "because it would have caused a holocaust."

Prior to his appointment to the bench in 1967, Keith was actively involved in the assault on construction unions as chairman of the Michigan Civil Rights Commission and in the development of various scab programs as a Governor Romney appointee to the Michigan Committee on Manpower Development and Vocational Training.

In addition, Judge Keith was the law partner of John Conyers, now Congressman from Michigan, and 1972 cohort of zombie CIA agent Imamu Baraka at the "Black Political Convention." More recently, Conyers sponsored a "Community Anti-Crime Assistance Bill," a piece of CIA/LEAA legislation which provides for total gestapoization of cities.

Dr. Ackerman Initiates Meeting to Establish Commission

July 22 (IPS) — Dr. Norman Ackerman, chairman of the Committee to form a Commission of Inquiry last week issued a call and invitation to the July 23 New York meeting of Commission members and other interested individuals. The Committee was formed in January 1974 to initiate investigation of charges by the National Caucus of Labor Committees of CIA brainwashing of Labor Committee members and other CIA domestic activities.

A prominent New York psychiatrist, Dr. Ackerman proposes in his call that the Commission adopt the name *Commission of Inquiry into Thought Control* and establish itself as a totally autonomous, non-profit, corporate entity.

Outlining the reasons for convening an active Commission immediately, Dr. Ackerman gives a history of Labor Committee activity and his own work to put a stop to criminal brainwashing and programmed

behavioral modification in this country. Agreeing to head up the Commission, Dr. Ackerman proposes as a working agenda for the Tuesday meeting a discussion of the Commission's history, its composition, work, and financing. He suggests a membership of 20 from New York City proper to function as a steering committee and 20 additional Commissioners from other parts of the country who will form functioning subcommittees around them. An organizational newsletter is proposed, as well, to keep Commissioners and members of a 1000-member support body, *The Committee to Sponsor a Commission of Inquiry*, apprised of the current work and problems of the Commission.

Dr. Ackerman's vigorous work forwarding the Commission's organization should lead at Tuesday's meeting and subsequently to an increasingly active investigation to stop the mind-destroying activities of the Rockefeller cabal and its police arms.
