Drive for Anti-Labor Laws Stepped Up

By A Detroit Auto Worker

APRIL 3 - All indications are that the drive for anti-labor laws at the state and plant level is picking up apace in the Chrysler plants in Detroit.

On the one hand, automation at Chrysler is enabling workers to compete with machinery, while at the same time the company is laying off workers and closing down its plants. On the other hand, long-term contracts among the major Chrysler subsidiaries have been worked out, with the result that Chrysler workers have been working longer and harder.

The Chrysler complex is one of the most auto companies in the nation, with its plants in Detroit, St. Louis, Cleveland, and Buffalo. The company produces automobiles, trucks, and farm equipment.

The workers at Chrysler have been organized into unions, but the company has been fighting them at every turn, using various tactics such as blacklists, harassment, and violence.

The workers are organizing to resist these tactics and to demand better working conditions and a say in their workplace.

TOP UAW POLICY WEAKENS AT STRIKE AT L.A. CHRYSLER

An Editorial

LAWTON, Okla. — The Chrysler workers at the L.A. Chrysler plant in the Los Angeles area are fighting a strike on the picket line. The workers have been on strike for several weeks, and the company has been trying to break the strike by using scabs and other means.

The strike is now in its tenth day, and the workers are determined to continue their fight against the company.

Meanwhile, other steps in the anti-labor campaign are being taken. The company is trying to break the strike in other plants by using scabs, and it is also trying to persuade other unions to accept anti-labor policies.

The workers are fighting back, and they are determined to win their fight for a better working environment.

McCollen Smears Negro Spokesmen

Senator McCollen (D.-Calif.) has been described as the "black caucus" leader in the Senate. However, this is not true.

Senator McCollen is a member of the "black caucus" in the Senate, but he is not its leader. The "black caucus" is a group of senators who are interested in the issues affecting African Americans.

McCollen has never been a leader of the "black caucus," and he has never even been a member of the caucus. He is simply one of the senators who are interested in the issues affecting African Americans.

The "black caucus" is an important group of senators, and it has been instrumental in bringing attention to the issues affecting African Americans.

However, Senator McCollen has never been a leader of the "black caucus," and he has never even been a member of the caucus. He is simply one of the senators who are interested in the issues affecting African Americans.
The Kremlin Stand On Anti-Semitism

By Harry Ring

Is there official anti-Semitism in the Soviet Union? Most light is shed on this complex question by J. B. Saldinger, in the May issue of the Socialist Workers Party Bulletin, Los Angeles.

Two Standards for Jews in USSR

With government officials. Last week, we re­

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The Future of American Socialism

By William F. Warber

Chair of speech at Los Angeles Liberal League Workers Party Rally. P.C.G.S. (1956)

In the 1950s, we must recognize that the struggle for socialism in the United States is the most important aspect of world struggle for socialism.

Two Standards for Jews in USSR

By J. B. Saldinger

The theme of this article is the question of official anti-Semitism in the Soviet Union. The article presents a two-standard approach to this question, distinguishing between official anti-Semitism and anti-Semitism as a form of discrimination.

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**1. Beck’s Suspension**

What should be the ultimate of American radicals and of union militants toward the AFL-CIO Executive Council’s suspension of Bill Beck? Is this a question of sympathy for the TEAMSTER overrule of the [82-80] vote, or a question of the problem of bourgeois-parliamentarianism, which is the problem of the hand of the world’s labor bureaucracies.

But the question is not automatically settled by recalling the long record of Beck’s notorious doings. There are two matters to be considered: one is the suspension itself, and the other is the suspicion that are of even greater importance.

There is first the question that Beck was accused of using his constitutional rights against the Fifth Amendment.

The Fifth Amendment has proven an indispensable weapon in the struggle against the witch hunt. It will prove an indispensable weapon in the fight against the forces of law enforcement and investment, to which the McCarthians Senator and his ilk are leading.”

In the absence of the Fifth Amendment, the person accused of “right-to-work” legislation will be able to be tried and convicted of “right-to-work” laws.

The suspension of Beck is a surrender to corporate executives and politicians. The person who acts in accordance with the Fifth Amendment will be able to prove that his circumstantial evidence is not sufficient to establish his guilt.

The suspension of the union official in the struggle against the employing class is an infringement on the right to work as guaranteed by the Fifth Amendment.

**2. Anti-Labor Offensive**

The government in its dealings with the unions has pursued the objective of exclusion. To this end, it has used them as instruments of working-class alienation.

The Taft-Hartley law of 1947 aimed at isolating the labor movement. It has achieved—through the device of the “right-to-work” clubs—afforded to antilabor politicians, an increased control over the unions. It has become a part of the broader witch hunt, the demand and almost not only radical but non-political unionism as well.

The “Right-to-Work” laws achieved recognition in many states. They first swept the South where they would work in the case of the Democratic Party as a barrier to unionization. It is well to remember that in the North, which had been the scene of the Civil War, the “Right-to-Work” laws were enacted by the Dixiecrat wing of the Democratic Party as a barrier to unionization.

The smear of “due process.” The smear of “due process,” which is a barrier to unionization, is a barrier to the labor movement.

**3. Militants Need a Program**

The program of unions must be a program of rank and file control. The program of the unions must be a program of rank and file control.

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Class Struggle Underlies Fight on Integration

(Continued from page 1)

Militant offers an editorial in the March 21 Paladino Leader, a Negro newspaper published in Columbia, S.C. (title is the same as the original. — E.M.) The real issue in the current Negro-white segregation or integration. It goes deeper than that. Any other causes eroded just as it would if the West Side had been隔离.(2)

All of the southern politicians know that the West Side has to stay isolate. For their living are fighting about color. There can be a million dollars a year demand a wage of $18.00 for work is some of the workmen demand. And there is a great influx. In a select few was a lot of workmen who were able to settle in their self-organized unions. The end result is that Negro and white struggle for equality. Both are the Negro and the white people are, there is no danger of Negro and white working together. It is a sign of the most powerful, most powerful case for integration. Before the great Negro leader the destructive effects of the destruction of the Negro and white people. The Negro Struggle holds open meetings every Thursday night. And it gave him no personality and
