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AN ACT SELECTION SCHOOL DELEGES OF CONTRACT ATTROUGH TO SALCTALLY STREET AND TO SCHOOL.

SECTION OF THE OWNER, ADDRESS OF THE STATE OF ASSESSED.

NUTTION 1. Notetthetanding any other previation of law, we shill in the State of driveness shall be required to swell in or others any pechod wherein both white and sugges shildness are carolled.

mention 2. It has been determined that it is encourage for the panes, health, entiry and general welfare of militare of school age that they should not be compatible to whench may public school wherein both white and mage satisfance or corolled, the companies lay therefore, declared to exist and this set school is to frome one offset from and where the paness and the approval by the forecase.

approved: Fabruary 26, 1957.

ARKANSAS RESOLUTION OF INTERPOSITION

A RESOLUTION AND ACT BY THE PEOPLE OF ARKANSAS CALLING FOR AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES PROHIBITING THE FEDERAL GOVERNMENT FROM EXERCISING POWER OVER THE OPERATION OF PUBLIC SCHOOLS IN ARKANSAS; PLEDGING THE PEOPLE TO TAKE ALL APPROPRIATE MEASURES TO RESIST ILLEGAL ENCROACHMENTS ON THE POWER OF THE STATE TO CONTROL ITS DOMESTIC INSTITUTIONS; AND CALLING ON PEOPLE OF OTHER STATES TO ASSIST IN PROHIBITING FURTHER ENCROACHMENTS BY THE FEDERAL GOVERNMENT UPON THE POWERS RESERVED TO THE STATES.

Be It Resolved and Enacted by the People of the State of Arkansas:

The People of the State of Arkansas express their firm resolution to maintain and defend the Constitution of the United States and the Constitution of the State of Arkansas against every attempt, whether foreign or domestic, to weaken or destroy the structure of the State and federal governments.

The People of Arkansas will ever defend and maintain the fundamental principle of our basic laws by which certain powers were delegated by the people of the separate states to the governments of the separate states while other specifically enumerated powers, not delegated to the separate states or reserved to the people, were delegated to the federal government. The State has never delegated to the Supreme Court of the United States the power to change the Constitution of the United States.

The People of Arkansas assert that the maintenance inviolate of the rights of the States, and especially the right of each State to order and control its own domestic institutions according to its own judgment exclusively, is essential to that balance of power on which the perfection and endurance of our political faith depends.

The People of Arkansas assert that the power to operate public schools in the State on a racially separate but substantially equal basis was granted by the People of Arkansas to the government of the State of Arkansas; and that, by ratification of the Fourteenth Amendment, neither the State of Arkansas nor its people delegated to the federal government, expressly or by implication, the power to regulate or control the operation of the domestic institutions of Arkansas; any and all decisions of the federal courts or any other department of the federal government to the contrary notwithstanding.

Therefore, The People of Arkansas, By Popular Vote:

1. Respectfully appeal to all the people of the United States and to the governments of all the separate states and request them to join the people of Arkansas in taking steps, pursuant to Article V of the Constitution of the United States, by which the Constitution of the United States shall be amended so as to contain a provision substantially as follows:

-2-ARKANSAS RESOLUTION OF INTERPOSITION

"The legislative, executive and judicial powers of the United States as granted under the Constitution shall not be construed to extend to the regulation of the public schools of any State nor to include a prohibition to any State, in the exercise of its power, to provide by its laws for the establishment, operation and maintenance of racially separate but substantially equal public schools within such State."

- 2. Pledge our firm intention to take all appropriate measures, honorably and legally available to us, to resist any and all illegal encroachments upon the powers reserved to the State of Arkansas to order and control its own domestic institutions according to its own exclusive judgment.
- 3. Urge upon the separate States and the people thereof their prompt and deliberate efforts to prohibit any further encroachments by the federal government upon the powers reserved to the separate states and the people thereof.

After this crazy school board of Fayetteville, integrated our schools, before the year/ was out, one of www.texgirlax our white girls became pregnant by a nigger. This after the jews had us teach by action, that we were no better than niggers. Do you want your daughter, to come up in that condition. Its bad enough for it happen by a white boy, but much worse by a nigger, as it starts that nigger strain in our white blood.

Farmington, Arkansas July 13 th 57.

Prof. Virgil Blosson Supt. Schools Liyyle Rock, Arkansas.

Predident School Board, Little Rock School Little Rock, Arkansas.

Gentlemen:

1 notice in the Southwestern American for July 9 th 57, where the matter of mongrelizing our schools has been brought up again.

There is no use in beating the devil around the bush any longer regarding the very important issue. We either remain white and advance in the world, or we become a mongrel and take our place along side of all countries which have become mongrelized. Such as India, China, Japan, and those countries in general.

Those whoe are educators and those who are not educators, know that brains must go into a school room, before brains can come out of the school room. Hence the school does not make brains, so the idea that going to school will raise the nigger to the level of the white man is just one more jew plan to destroy the white man, through the process of mongrelization. You can give the jack-ass the same treatment that you do the race stallion, and when you get through with him he is still a jack-ass. Invironment did not change him. So it is with the nigger, you can send him to the finest schools in the country, colleges, you can polish and shine him, build him up in the jew controlled press, radio, and when you get through with him, he is still a nigger and no intelligent white man wants him for a son-inp-law.

Here is the issue, the jew is the one that is the originator of XX this nigger issue. The jew is the one that is pushing the nigger on us, and if we escape destruction, it is going to be necessary for us to bring the jew out in the open and show the people who it is that is destroying us with nigger mongrelization. Whi should we sit by with our tails between our legs and let a bunch of jews destroy us. Why should we sit by and let a jew supreme court tell us what to do? Do we live under a dictatorship? Seems like it. What has become of the GUTS of the Southern White people? Our forefathers would not have stood for such a thing. They did not do it KNANKKAK jew reconstructionafter the civil war. Every one knows that nigge under

rs carry disease, syphilis, you make white people use the same facilities with niggers we will abl be diseased up. Niggers have a low idea of life and it is a crime to force our children into school with them, just because the jews want us to do so. Are we a nation of jews that we should be run by jews? No white person is pushing the nigger business unless it may be some white jew stooge that is working for the jew.

If we are going to mix our people with niggers, we might as well stop spending money on schools, and education in general. No mixed people have ever produced a civilization.

The ape has 20 ounces of gray matter, the nigger 35 and the white man 45. The jew says do you object to a man because his skin is black? Sure 1 do and the Lord placed that objection in my make up, else it would not be there. If you are going to mix XXXXXX the people, then do away with the church, because there are no churches in mixed mongreled countries. Christ is not coming to a mixed people. Show me one country that is mixed, that has a God and a soul? Those of us who will force white children into school with niggers will some day pay to God for such an act. God said each and every thing after it-s own kind. Certainly the nigger and the white man are not of the same kind of creation.

happened in that country after the Spainard absorbed the natives.

In conclusion, there is only one type of life that is of any importance on this earth and that is the Anglo-Saxon, or Nordic, and when you mix it with nigger and asiatic, you have ruined all that is worth while. 1 am near 80 years old and have given lots of thought to this matter. The jew, is not mixing his kind, he stays a jew, in living close to the Talmud at least, and considers none but the jew in any issue. So I do not see why we should sit quietly by and let a bunch of jews destroy us. Isenhower sends his children to a white school, are they any better than ours? Not a bit, then if we have the same amount of GUTS that I have we will not send our Children to school with these APES, regardless of what the jew supreme courts says. Are they the law? Why not let the people vote on this issue! The jews says we are a Democracy and that every one should have a right. I see the more Democracy, which is of the jew, the less rights we have. No the jew does not want the people to have any say in this matter, for they, the (jew) knows that the white people are aginst mixed people, and we would not be destroyed, so they jews going to force it upon us. I for one am ready to say no and let the jew do what he wants after that. I believe in fighting some.

CC to PTA. CC Rev. Wesley Pruden

Yours for God and Country, and White Supremacy, not jew and nigger supremacy. If the entire country was composed of niggers what would we have? If Chinese, or Jap, or Hingur My God.

H.L.Hunnicutt

DO WE WANT THIS KIND OF PUBLIC SCHOOLS IN ARKANSAS

Here is part of the record of the Intregrated Public School Washington, D. C. — our mation's capital — covering the

Source of information is report to Commissioners' Youth Council.
District of Columbia, by Dr. John R. Pate, chief of District of Columbia Disease Control Bureau.

Total Pregnancies Reported	. 18
Among Negro Girls	16
Among White Girls)
At Age of 12: 5 Girls. All Negro	
At Ago of 13: 22 Girls, 20 Negro, 2 White	
At Ans of 14: 81 Ciris, 74 Nerro, 7 White	

At Age of 15: 77 Girls. 70 Negro. 7 White M reported pregnancies. 129 involved glels in Junior High Schools. 4 in Senior High Schools. 7 in Vocational Schools. 4 in Elementary

Schools.

In the city of Washington, children are permitted to quit school at the age of 18 years. Many girls over 16 years of age quit school to the permitted of the permitted

ecords.				_
	**	1 100	The State Company	

A report on venerual diseases for the 12 mont ending June 30, 1958 reveals the following:

Cases		- 0
Amony	Whites	13

If You Want To Help Keep Our Schools As They Have Been For

87 YEARS

And Protect Your Children's Heritage

then

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CAPITAL CITIZENS COUNCIL MO 6-8648

or

WRITE:

CAPITAL CITIZENS COUNCIL

P. O. Box 1977 LITTLE ROCK, ARK.

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(Read and Pass On)

RACE MIXING

IN

LITTLE ROCK HIGH SCHOOLS

CAN BE STOPPED

BY THE

GOVERNOR

(READ SOLUTION INSIDE)

Governor Orval E. Faubus State Capitol Building Little Rock, Arkansas

Dear Governor Faubus:

Senator James O. Eastland, of Mississippi, recently said: "The effective way to oppose integrated schools and this attack on a segregated society is through the governments of the states. The attack by the United States Supreme Court is directed primarily against the states, since a school district, or a county, is a political subdivision created by and subject to, the will of the state. As long as state governments stand firm, I have no fear of the outcome. The history so far has been that the encroachments of integrated schools come when a school district does not have the support of the state government. If we contest at the local level, by individual school districts, or by a county, or on a community basis, we are sitting ducks and will be picked off one by one. The state can take action which the individual district cannot."

The people of Pulaski County and the State of Arkansas expressed themselves last November when they approved overwhelmingly the three segregation proposals on the ballot.

The 1957 legislature, with your help, followed the will of the people by passing four segregation laws.

The Little Rock School Board, dominated by its superintendent, who was born, reared, and educated just below the lowa state line in Northwest Missouri, announced a school race-mixing policy one week after the federal Supreme Court's May 17, 1954, opinion.

The school board and the superintendent played along with the N.A.A.C.P. and wound up in federal court on the question of should we mix completely now, or just start with the high schools.

In Clinton, Tennessee, there were only 12 negroes seeking to mix; in Mansfield, Texas, only 13; in Hoxie, Arkansas, only 25 (of which only 6 are still in school). But in Little Rock, thirty percent of the pupils are negro. The superintendent says that 200 are to go to the white Central High School in September.

The press quoted you as saying that this proposed race-mixing was a "local situation." But, it was planned by the Little Rock School Super-intendent, and agreed to by a Federal Judge who lives in Northwest Arkansas, and approved by three federal judges; one from Fargo, South Dakota; one from Sioux City, Iowa; and one from Omaha, Nebraska.

Under the sovereignty of the State of Arkansas, you can, under our police powers, in order to preserve domestic tranquility, order the two races to attend their own schools. As the sovereign head of a state, you are immune to federal court orders.)

Mansfield, Texas, was ordered by a federal judge to admit 13 negroes, but when trouble started, the governor sent Texas Rangers there, and ordered the 13 negroes back to their schools. That was the end of the trouble.

In Clinton, Tennessee, the governor called out the militia, with tanks, guns, and armored cars to force the entrance of the 12 negroes to that school. Governor Chandler of Kentucky did likewise, regarding Clay and Sturgis, Kentucky, where four or five negroes were attempting to enter a white school.

The Central High School here in Little Rock is 30 years old. The taxpayers, less than 2 years ago, opened the million dollar Horace Mann negro high school. It is not overcrowded.

Just why do negroes need to go to our white high school?

Governor, as executive head of this state, please act forthrightly, because the problem will not go away unless you solve it. An ounce of prevention is still worth a pound of cure. You, Governor, and you alone, can act on this most serious matter--will you?

Respectfully,

ROBERT EWING BROWN, President Capital Citizens' Council

Potritioners Six. 6



Enemy in time of war is TREASON. Communism is a known mortal Enemy of the United States and the American people. Call it "cold" or call it "hot", we are at total war with that Enemy. Those three "Decisions" unquestionably give aid and comfort to that Enemy. By that token, they are acts of TREASON!

A soldier, be he a General or a GI, who would commit similar acts of aid and comfort to the Enemy, would promptly be Court Martialed, and, if found guilty, shot as a traitor.

A Supreme Court Justice is no more immune for acts of aid and comfort to the Enemy than a General — or a Julius Rosenberg. For him there is also a form of Court Martial, to wit: IMPEACHMENT PROCEEDINGS. For their acts, Chief Justice Warren and all the Justices who concurred in those "Decisions" must be haled before Congress, and, if found guilty, they should not only be impeached, but should get the same kind of punishment that a Court martial would mete out to a General who would betray his army on the field of battle — or that was meted out to the Rosenbergs!

Only Congress has the power to place a Supreme Court Justice on trial — via the impeachment process.

Every member in both Houses of Congress has an obligation and a sworn duty to protect and defend the United States, the Constitution, the American people.

Hence, this is an urgent appeal by the American people to all members in both Houses of Congress to fulfill their oaths — to summon forthwith for

proper trial all those Justices who collaborated in those three treason-packed "Decisions".

I, the undersigned, a citizen of the United States, hereby request and urge my representative in the House of Representatives to join with other members of that House and initiate the necessary first steps for the impeachment of the Supreme Court Justices named in this document . . . I further request and urge the Senators of my State to join with other Senators to carry out the final step to impeach all those Justices.

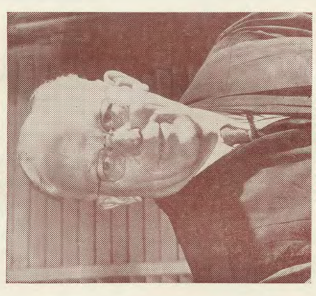
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Sign and mail copies of this document to your Representative and Senators — for the love of God and our Country!

WANTED!



EARL WARREN

FOR IMPEACHMENT

COMMUNIST CONSPIRACY, the mortal Enemy of the United States and the American People!

CO-DEFENDANTS

Also wanted for trial and impeachment, on the same charge, are: Justices Brennan, Black, Clark, Douglas, Frankfurter, Harlan and Reed.

The following are the Specific Acts contained in the charge. No. 1) The "DESEGREGATION DECI-SION", which aids and abets the plans of the Communist Conspiracy to (A): create tension between Negroes and Whites, (B): to transform the South into a BLACK SOVIET REPUBLIC; (C): to legalize and encourage intermarriage between Negroes and Whites — and thus mongrelize the American White Race!

Documentary proof that this "Decision" directly conforms with Directives from Moscow is contained in the following excerpt from the book, "A RACIAL PROGRAM FOR THE 20th CENTURY", written by one Israel Cohen, a Communist Party top functionary in England:

"We must realize that our Party's most powerful weapon is racial tension. By propounding into the consciousness of the dark races that for centuries they have been oppressed by the whites, we can mould them to the program of the Communist Party. In America, we will aim for subtle victory. While inflaming the Negro Minority against the Whites, we will instill in the Whites a guilt complex for their exploitation of the Negroes. We will aid the Negroes to rise to prominence in every walk of life, in the professions and in the world of sports and entertainment. With this prestige the Negro will be able to internary with the Whites and begin a process which will deliver America to our Cause."

That book was written in 1913 the ADL and

NAACP were created immediately after that — to carry out that DIRECTIVE!

NOTE: The above excerpt was entered into the Congressional Records of June 7, 1957, by Rep. Thos. G. Abernathy.

Further documentary proof: in 1935 the Communist Party's "Workers Library Publishers" issued a pamphlet entitled "THE NEGROES IN A SOVIET AMERICA". It urged the Negroes of the South to rise up, form a Soviet state, and apply for admission to the Soviet Union . . . it contained implicit assurance that the "revolt" would be supported by all American Reds on page 38 it promised that a Soviet government would confer greater benefits on Negroes than upon Whites, and that —"Any act of discrimination or prejudice against a negro will become a crime under the Revolutionary law."

AND THAT "DESEGREGATION DECISION" TRANS-CORMED ALL THOSE COMMUNIST DIRECTIVES IN-TO RIGID LAW OF THE LAND!!! Furthermore, by his own admission, Warren ignored our Constitution when he wrote that "Decision" — admits he based it on the "modern scientific authority" of known Communists who have publicly proclaimed contempt for our Constitution and hatred for our form of Government.

Can there be any doubt that that "Decision" was framed to conform with those Communist Directives? . . . There is one sure way to find out — through impeachment proceedings!

No. 2) For 40 years the FBI has been the stone wall that stood between the Communist Conspiracy and

the survival of our Country. Through all those years it was the FBI that smashed all the Reds' plots—and unmasked the plotters . . . it was the information in the FBI files that enabled the Congressional Committees to function—that enabled the Justice Department to convict the Rosenbergs and all the other Reds it was the FBI files that kept the Red rats impotent and skulking in their holes.

Throughout those 40 years the Reds and their allies frenziedly smeared and vilified and tried in every way to destroy the FBI — and to gain access to its files! But it (FBI) was invulnerable to all their attacks — it was protected by Congress, and doubly protected by the high regard and esteem of the American people. And it continued to stand as the impregnable barrier between the Enemy and our Internal Security.

Hence — if the Great Conspiracy was to succeed the FBI had to be destroyed!

So, on July 17 of this year, Earl Warren and his Associate Justices handed down two "Decisions."—
the "Jencks" and the "Warkins" Decisions . . .
Those two "Decisions" shatter the FBI as a barrier
to the security of our nation they freed convictted traitors they muzzle our Congressional
Committees . . . they nullify all our protective laws
against the Communist Conspiracy they open
wide the FBI files to all the shysters who defend
the Reds and renegade American traitors!

Those three Decisions, if allowed to stand, will completely destroy all of our defenses — they clear the way for the destruction of our Country and the conquest and enslavement of our people by the Communist Conspiracy!

Under our laws, giving aid and comfort to an

Those who would destroy us are highly organized, we MUST organize to protect ourselves. Please write me for particulars.

H. L. HUNNICUTT, Farmington, Arkansas.

I Fight No One---However, No One Wants NEGRO GRANDCHILDREN!

.. Anything Wrong In Wanting White Grandchildren?

The Jewish Rabbi, Rabinovich, said the white race must

be destroyed; read below and see how.

For years and years I have sat at the radio and listened to the preachers fight communism. Our government has spent billions and billions, supposedly fighting communism; still commuunism marches on, eating up the countries of the earth, our own not excepted.

One of the main planks of the communist party is to equalize the white people of the United States with the nigger and to equalize the white people of other parts of the

world with the nigger and the darker races.

F. D. R., the great relaxer, integrated the civil service in the nation's capitol. The piano player integrated the Army and the great GOLF STICK integrated the entire country. Yet they say they are fighting communism. However, when men like Senator Joe McCarthy, Gerald L. K. Smith and Senator Eastland of Mississippi, oppose communism, the three MUSKETEERS mentioned above drag out every gun in the arsenal of smear and here they go with the smear gang, to smear those men.

There is no use in beating the Devil around the bush, regarding communism. Some people say: "Where did the nigger come from?" God made him, of course, the same as he did the earth, sun, moon and stars, also man. However, he did not make the white man and the nigger kin.

That is the beginning of the nigger.

The next question: "Where did the sect of communism come from?" That is important. It had to come from somewhere, It did not just happen, some man, some sect, had to be its creator. Since it is the most blood-thirsty movement, the most savage, the most vicious, the most tyrannical, the most cruel, the most un-Godly, the most destructive, the most soul-less ideology ever given to the world, it becomes necessary that we find out from whence it came that we may defend against it.

On investigating, we find that it comes from the jew. United States Congressional Report No. 2290, January 17, 1931, investigating world communism, is my authority.

THE REPORT .

This report says; "a country is divided into districts, with bosses and organizers over each district." It says that a large percent of all known communistic organizers are of Jewish origin. There you have it, so what? Well, the Jew is the issue. The most ardent supporters of the spy Alger Hiss, were Jews. Communism fits in with the Jewish character. They hounded the Master to the cross, and crucifixion which is a very savage death. Therefore, the only perfect man that ever lived, the Jews nailed to the cross.

Read your Bible account of this matter, before Pilate. Christ knew the Jews, he was the world's first anti-semitic, he exposed the satanic hand of the savage Jews. See St. Matthew, 23-33, "Ye serpents, ye generation of vipers, how can you expect to escape the damnation of hell?" Remember, Christ was not talking to the riff-raff of the Jews, he was talking to the cream of the Jewish sect, the court of the Sanhedrin. Not one Jew ever took up for Christ, before Pilate, the only Gentile there, the wife of Pilate, did, she said, "Have nothing to do with this just man." The Jewish mob howled for his blood, and demanded that he be nailed to the cross.

A man says to me: "You are anti-semitic are you not?" I said: "Yes, for the same reason that makes him anti-Christ. I believe in Christ with all my heart, the jew is against Christ. That makes me pro-Christ and the jew anti-Christ. Do I not have the same right as the jew?"

The Christ-hating jew must get down on his KNEES before Almighty GOD the same as I did, and acknowledge the SON, the same as I did, before he can find favor in the DIVINE GRACE. This chosen people declaration stuff is all BUNK. There is no chosen man, only he who comes on his knees and acknowledges the MAGIC BIRTH of Christ. This brotherhood rot is all BUNK where there is no exception. I am in brotherhood with that man that acknowledges CHRIST, not with the Devil who denies him.

The jew has sworn to destroy the white man. My proof is: on January 12, 1952, in Budapest, Hungary, Rabbi Rabinovich addressed a world congress of jews from all over the world, in which he prophesied the time was close at hand when every jew would be a king and every Gentile a slave. As a part of the program to destroy the Gentiles, Rabinovich said that laws and regulations would bring about the forced inter-mixing of whites and blacks. His exact words were: "We will openly reveal our identity to the races of Africa and Asia. I can state with assurance that the last generation of white children is now being born. Our control commissions will, in the interest of peace and wiping out all inter-racial tensions, force the whites to mate with blacks. The white woman must cohabit with members of the darker races, the white men with black women. Thus the white race will disappear, for the mixing of the dark with the white means the end of the white man, and our most dangerous enemy will become only a memory." (end quote.)

Who said that? The jew. Has any jew denied the above? I have not seen it. The jews' acts prove the above.

The following is an account of their acts.

The head of the National Association for the Advancement of Colored People is a jew named Spingarn, not a nigger. A vice-president is Senator Wayne Morris, a defender of left wingers. As directors and life members of the NAACP is one Eleanor Roosevelt; her son, president of the CIO, Walter Reuther; Senator Herbert H. Lehman; Jews. Are you beginning to see the light? Both Lehman and Morse, jew Senators, make a fight on the floor of the United States Senate for the court's decision on de-segregation. They are pushing the nigger organization, the

Rev. Bob Shuler, one of our great preachers, says that UNESCO and one E. Franklin Frazier have communistic connections. Senator Eastland of Mississippi says Warren used him, Frazier, as one of his authorities in his famous decision making niggers of all of us. A nigger, K. B. Clark, a social science expert of the NAACP, is another one the court used, according to Senator Eastland.

Since communism is of the jew, (the court of the Sanhedrin is the jewish court), and our United States Court used jew authorities for its de-segregation decision, the court will hereinafter be called the court of the Sanhedrin. The Sanhedrin used future, not past laws, for its authority to make niggers of the white people, but a socialist from Sweden, one Myrdal, wrote a book in 1944 called the "American Dilemna," which the chief priest of the

Sanhedrin quotes profusely.

The curtain now rises on the first act of the drama of destruction of the white man, as per the jew, Rabinovich. The Sanhedrin and its controls, which are the District Federal Courts, are brain-washing my child and your child to condition them, to bring them to such a point that they will not hesitate to accept this creature of the jungle as a life mate. Who said they would do that? It was the jew. Are they doing it? Their assults on our schools and marriage laws and every phase of our national life proves it.

At the point of the bayonet they are pushing the nigger into our schools, our trains, our communities, every walk of life. In 1950 Rev. Bob Shuler says that UNESCO came out for complete race mixing. Yet, the vast field of preachers and educators, (so called), want us to accept UNESCO which is JUDAHISM. Do they not know that they are preaching the destruction of CHRISTIANITY, our civili-

zation, and the family of man?

Twenty-five years ago I carried a letter down to the Democrat, (it was at that time), in which I predicted that the time was on the way when jewish communism would destroy our color line and with it, our civilization. They would not print it, said it was too radical. I was called a fool.

Now, with niggers saying, through the jew, you got to go to school with me, you got to let me dance with your daughter, you got to eat with me, you got to let me come to see your daughter, (or I will cry DISCRIMINATION.) With people teaching that in your church, your schools, and the Army backing it up with the bayonet, I say, now,

who is the fool?

Space will not permit of further discussion here of this most important issue. However, I will say to those who advocate no difference in the white man and the nigger, I will say there is as much difference between a white man and a nigger as there is difference between a race stallion and a jackass. I will leave to your imagination whether or not there is any difference there. Now I am more than willing for those people to have nigger marriages in their fandily, however, I do not think it right for them to push it on me. When I object, I should have the same right as

Now, God made these differences, and if you do not like it, just take it up with Him. For there is nothing that any clabber-headed nincompoop can do that will change His handiwork. Well, you say, I do not believe the jew, Rabinovich, said that in 1952. Well, I see in 1956 the jews are doing just what he said would be done. So, whether he said it or not, the jews in 1956 are following such a

In conclusion, "As it was in the days of NOAH, so shall it be in the days of the coming of the Son of Man." I have nothing against the nigger as a nigger, I only know that he carries the seed of destruction, and I am against absorbing him. This United States cannot stand after absorbing the nigger. I will say this to those who advocate mixing and mixing, and degrading and degrading, that just before you get the job completed, and all things destroyed, the Mighty CHRIST will come, and with his Mighty TORCH He will singe you from the face of the earth and into a flaming lake of HELLFIRE; the UN-GODLY will squirm and fizzle like a frying lizzard!

Just as sure as God's sun shines tomorrow, violate this law, turn this country, or the world, into a land or world of mulatoos, and the Hand of Retribution will dig you out.

Remember, the NORDIC MAN is the seed corn of all Christianity and civilization, without him there is no Christianity nor civilization. All that the world of humanity has today, the Nordic Man gave. The nigger has never given anything but destruction. The jew is the issue!

H. L. HUNNICUTT, Farmington, Arkansas The above exposure of jewish communism in action was submitted to the Northwest Arkansas Times as a paid article. They refused to print it. If the newspapers and the radio will not give those who are opposed to communism, an opportunity to tell the people who it is that is pushing communism and nigger equality on us, how are we to pro-

tect ourselves against it? How many knew that Eleanor Roosevelt was a member of the nigger organization, also, a director of the same? How many knew what Rabinovich said about destroying the white people? Then, if the papers will not print it, how are you to protect yourselves? If the radio will not accept it, how do you expect to escape destruction?

"We, of the South, have seen the tides rise before, and

when we refuse to be ENGULFED, they recede.'

-Eastland H. L. HUNNICUTT, Farmington, Arkansas



HELP INTEGRATION

Take A NIGGER Home For Lunch

"The Southern Manifesto"

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THE DECISION OF THE SUPREME COURT IN THE SCHOOL CASES DECLARATION OF CONSTITUTIONAL PRINCIPLES

Mr. [Walter F.] GEORGE. Mr. President, the increasing gravity of the situation following the decision of the Supreme Court in the so-called segregation cases, and the peculiar stress in sections of the country where this decision has created many difficulties, unknown and unappreciated, perhaps, by many people residing in other parts of the country, have led some Senators and some Members of the House of Representatives to prepare a statement of the position which they have felt and now feel to be imperative.

I now wish to present to the Senate a statement on behalf of 19 Senators, representing 11 States, and 77 House Members, representing a considerable number of States likewise. . .

DECLARATION OF CONSTITUTIONAL PRINCIPLES

The unwarranted decision of the Supreme Court in the public school cases is now bearing the fruit always produced when men substitute naked power for established law.

The Founding Fathers gave us a Constitution of checks and balances because they realized the inescapable lesson of history that no man or group of men can be safely entrusted with unlimited power. They framed this Constitution with its provisions for change by amendment in order to secure the fundamentals of government against the dangers of temporary popular passion or the personal predilections of public officeholders.

We regard the decisions of the Supreme Court in the school cases as a clear abuse of judicial power. It climaxes a trend in the Federal Judiciary undertaking to legislate, in derogation of the authority of Congress, and to encroach upon the reserved rights of the States and the people.

The original Constitution does not mention education. Neither does the 14th Amendment nor any other amendment. The debates preceding the submission of the 14th Amendment clearly show that there was no intent that it should affect the system of education maintained by the States.

The very Congress which proposed the amendment subsequently provided for segregated schools in the District of Columbia.

When the amendment was adopted in 1868, there were 37 States of the Union. . . .

Every one of the 26 States that had any substantial racial differences among its people, either approved the operation of segregated schools already in existence or subsequently established such schools by action of the same law-making body which considered the 14th Amendment.

As admitted by the Supreme Court in the public school case (*Brown* v. *Board of Education*), the doctrine of separate but equal schools "apparently originated in *Roberts* v. *City of Boston* (1849), upholding school segregation against attack as being violative of a State constitutional guarantee of equality." This constitutional doctrine began in the North, not in the South, and it was followed not only in Massachusetts, but in Connecticut, New York, Illinois, Indiana, Michigan, Minnesota, New Jersey, Ohio, Pennsylvania and other northern states until they, exercising their rights as states through the constitutional processes of local self-government, changed their school systems.

In the case of *Plessy* v. *Ferguson* in 1896 the Supreme Court expressly declared that under the 14th Amendment no person was denied any of his rights if the States provided separate but equal facilities. This decision has been followed in many other cases. It is notable that the Supreme Court, speaking through Chief Justice Taft, a former President of the United States, unanimously declared in 1927 in *Lum* v. *Rice* that the "separate but equal" principle is "within the discretion of the State in regulating its public schools and does not conflict with the 14th Amendment."

This interpretation, restated time and again, became a part of the life of the people of many of the States and confirmed their habits, traditions, and way of life. It is founded on elemental humanity and commonsense, for parents should not be deprived by Government of the right to direct the lives and education of their own children.

Though there has been no constitutional amendment or act of Congress changing this established legal principle almost a century old, the Supreme Court of the United States, with no legal basis for such action, undertook to exercise their naked judicial power and substituted their personal political and social ideas for the established law of the land.

This unwarranted exercise of power by the Court, contrary to the Constitution, is creating chaos and confusion in the States principally affected. It is destroying the amicable relations between the white and Negro races that have been created through 90 years of patient effort by the good people of both races. It has planted hatred and suspicion where there has been heretofore friendship and understanding.

Without regard to the consent of the governed, outside mediators are threatening immediate and revolutionary changes in our public schools systems. If done, this is certain to destroy the system of public education in some of the States.

With the gravest concern for the explosive and dangerous condition created by this decision and inflamed by outside meddlers:

We reaffirm our reliance on the Constitution as the fundamental law of the land.

We decry the Supreme Court's encroachment on the rights reserved to the States and to the people, contrary to established law, and to the Constitution.

We commend the motives of those States which have declared the intention to resist forced integration by any lawful means.

We appeal to the States and people who are not directly affected by these decisions to consider the constitutional principles involved against the time when they too, on issues vital to them may be the victims of judicial encroachment.

Even though we constitute a minority in the present Congress, we have full faith that a majority of the American people believe in the dual system of government which has enabled us to achieve our greatness and will in time demand that the reserved rights of the States and of the people be made secure against judicial usurpation.

We pledge ourselves to use all lawful means to bring about a reversal of this decision which is contrary to the Constitution and to prevent the use of force in its implementation.

In this trying period, as we all seek to right this wrong, we appeal to our people not to be provoked by the agitators and troublemakers invading our States and to scrupulously refrain from disorder and lawless acts.