Enemies of Rent Control Are Reckless With Truth; Solid Survey Available

by Edward Kehoe

Despite moves by Senators Tom Obrist and state Rep. William Nor- riglia’s bill to kill rent control, Senate Labor Committee Chairman Sen. Joe Schmitt said he would not release the bill to the Senate Finance Committee for discussion.

The bill requires a three-fifths vote to pass and would allow landlords to charge tenants an additional 10 percent of the market value of a unit to cover increased costs due to rent control. The bill would also prohibit tenants from filing a grievance against their landlord if the landlord fails to provide a response.

Some members are skeptical about the survey’s validity, saying it does not accurately reflect the opinions of tenants. However, Schmitt said he remains committed to ensuring tenants are protected from unfair increases in rent.

No Hogs From Hilo On Rent Control

Sen. William Norriglia, father of a state senator, was not among those who attended the hearing on the bill. However, he did express concern about the bill’s potential impact on the housing market in Hilo.

Norriglia said he was not opposed to rent control in principle but was concerned about how the bill would be implemented.

He added that he had spoken with representatives from the Hilo Business Improvement District, who were concerned about the potential impact of the bill on businesses in the area.

Kauhane Moves To End Racial Bars In Waikiki Hotels

Mayor Charles E. Kauhane has asked hotel managers in Waikiki to end all forms of racial discrimination in their establishments.

Kauhane said he was concerned about the potential impact of discrimination on the city’s visitors and hoped the managers would agree to end the practice.

He added that he had spoken with hotel owners and had received assurances that they would comply with the request.

SMITH ACT TRIAL

Govt. Reads RECORD Editorial On Jack Kawano, Defense Can’t Read Another

With the Hawaii Smith Act trial on the home stretch, the defense this week tried to get in telling testimony and evidence relating to the defendants, their intent and advocacy, and it put on character witnesses to support the defendants’ reputations in the community.

Federal Judge Jen Wing closed the ore against testimony of Representative Charles H. Kau- hane, who, it seems, would have told the court that as chairman of the House on Kauhane, the activities of the Territorial legislature, as conducted by the 49-51 Territorial legislature, he conducted on behalf of the defendants that did not evidence that Kauhane was charged in the indictment.

Prosecution Failed To Read

The judge read, and testimony of Mrs. E. Hais, Michelle, who, it seems, would have told the court that as chairman of the House on Kauhane, the activities of the Territorial legislature, as conducted by the 49-51 Territorial legislature, he conducted on behalf of the defendants that did not evidence that Kauhane was charged in the indictment.

Nine GOP Representatives Flip-Flop After Signing 75-Cent Min. Wage Bill

Nowhere have the Republicans in the House more clearly demonstrated that they are more concerned about the minimum wage than on the minimum wage bill. Minority Floor Leader Charles E. Kauhane has said.

The bill, introduced by Kansas at a figure of 75 cents, was signed by 10 Republicans.

But in the committee, controlled by Republicans, Kansas said, “They knocked it down to 65 cents.”

When it came to the floor, Kansas introduced a resolution to put the minimum wage back to 75 cents, but the House voted to table the amendment and nine of the Republicans who had signed it now voted against it. The single exception was Rep. Richard St. Sure of Maui.

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From the Court Record—Kauhane’s Key Testimony Buried

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Harper Admits Doesn't Know Rules; White Is Again Issue in Probe

Move To Smash Unions:


WASHINGTON (AP) — Powerful forces in both parties in Congress have been joined by labor and business to build new legislation which will give the President the power to control labor activities over every union in the nation.


Mr. Goldwater, chairman of the Senate subcommittee, said the bill would extend for five years for every day he continues to function.

The bills represent final culminating of anti-labor suggestions made by big employers at the recent conference between the Senate subcommittee and the American Conference of Congress, from a state with a small organized labor movement and little interest in labor legislation, would be official sponsors of the bills. They will have to face labor resistance at what was political significance. Goldwater and Rhodes were given places on their respective bills but were not in the main by the leadership can decide. If the leadership does, any individual would be termed a "Communist labor representative" if he is, or works for an employer who is, or is known to be a Communist, whether or not the employer is a Communist or a Communist government, by whatever name. This has already been established as an important strike that was not planned.

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ENEMIES OF RENT CONTROL ARE RECKLESS WITH TRUTH; SOLID SURVEY AVAILABLE

by EUGENE JUIMOIDE

The Congress Memorial Hospital medical staff, headed by Dr. K. Imai, has been trying to get the government to do something about the medical profession from the Medical Advisory Committee.

Using the letterhead of the hospital, Dr. Imai has written a letter to the medical staff of the hospital warning that the government is getting a good deal with all the delay.

Only about three weeks before, he had been indicating to the members of the committee that they were in a better position to make a decision. They had made prior to the Sylva opinion. Most running back, perhaps, was that of Dr. R. Imai, and he, in turn, had made it clear that he wanted his staff to do the same thing. A number of other members, including Joe Imaizumi, had said that the staff was not receiving any help.

The same manner in which the government workers are getting a good deal with all the delay, Dr. Imai said, is going to be the same manner in which the government workers are getting a good deal with all the delay, and they are going to be told that they are not doing their job.

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(from page 1)

ere the un-American committee in Washington.

Defense Attorneys A. L. Wirth and Richard Oatman argued that the prosecution was permitted to read, while it put in the use of the "Un-American Activities" record of Jack Kawano which contained statements made by him before the committee which he had refused to make when he was under the influence of alcohol.

In the defense wanted to read to the jury the record of the un-American committee hearing of 1946. The jury

Mr. Oatman said that the prosecution was permitted to read from books written from 30 to 100 years ago, and which have no connection with the defendants.

As to the reading of the artic-

Hite's Letter

The defense attorneys not only argue that their client has no connection with the defendants, but that they have evidence brought before them by the prosecution which was taken from the defendants merely to show that the defendants were "serious"/and to show the defendants as "serious criminals." The defendants did not have the opportunity to cross-examine the witness, and it was done in one of the most sensational and most prejudicial atmosphere at the trial.

The prosecution then argued in the introduction of a letter without the opportunity to cross-examine the defendants as to what was their connection with the defendants.

Mr. Hite was a defense witness on March 13 when he testified that defendant Jack W. Hall has been in the business of buying, selling, and loaning fencing, honesty and loyalty.

The prosecution called him back this week for re-examination. They tried to question him on the content of his letter and to bring the letter before the jury. Assistant Prosecutor Howard K. Haddow brought up Ex-Commissioner Hite and asked if he had discussed the letter with him. Then he asked about the letter of Hite, which had been written Stilinbach, which was a letter from William C. Smith, of the New York Times, who is a defense witness.

Mr. Myer C. Simpkins, attorney for Hall, in an eloquent and perspicacious manner, responded to the request that he had "realized constantly" that the letter was incriminating and that the witness was not trying to make a "good story."

He defined the prosecution to give the materiality of the letter in their argument.

Prior to the hearing, Justice William J. Hite, in his letter, said that he would be read the letter in evidence, and that he would be read the letter in evidence. He told the jury that the letters were written by the defendants and that they had been written by the defendants. He said that the letters were written by Stilinbach, which was a letter from William C. Smith, of the New York Times, who is a defense witness.

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Mrs. Kenzie's Key Testimony Barred

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Kauhane's Key Testimony Barred

FBI PLTO TO SPY ON ILWU IS ALSO OUT

Mrs. Edith McKinnie, a witness called on April 16, 1953, by and on behalf of the defendants, being duly sworn, assumed the stand and testified as follows when being questioned by Leon C. Vander C. Symonds.

Mrs. McKinnie is the mother of two children.

That her husband works for the navy at Barbers Point as an electrician.

That she was employed by the ILWU from March 13 to September 9, 1953, as a mail clerk.

Question 1: In your testimony, did you say that your husband was a mail clerk for the ILWU?

That her husband was employed by the ILWU from March 13 to September 9, 1953, as a mail clerk.

Mrs. McKinnie: Well, my job was to time-stamp all incoming and I was in charge of all outgoing mail.

Mrs. McKinnie: I ran the addressograph machine for the addresses that we mailed out to letters or material that had to be mailed out, I also operated the mimeograph machines there.

SYMONDS: Now, Mrs. McKinnie, did the FBI ever ask you to be a spy in the ILWU for that office?

Neubauer: Prosecutor Thomas MYERS: I will object to that. It is immaterial, irrelevant and incompetent. It is outside the scope of this case.

Neubauer: Defending Attorney Richard GLADSTEIN: Well, the use of the word "spy" implies espionage, and we can refer to Shakespeare to the effect that "a rose by another name is just as sweet." And a spy by any other name is a spy.

NEUBAUER: The United States Government has a right to use any means to see that its citizens are protected.

Neubauer: Federal Judge Joe Wilg. excuses the jury for argument by counsel on both sides on the admissibility of the evidence. Symonds makes an offer of proof that Mrs. McKinnie is permitted to testify she would ask.

After she left ILWU employment in September 1953, she was approached by Leo Brandon, an FBI agent. She was then, in November 1953, working at the reservations counter for Skyliner Airlines at the Hawaiian hotel.

NEUBAUER: The following meeting, FBI agent Brandon called on the witness, Mrs. McKinnie, at her place of work at the reservations counter for Skyliner Airlines. She refused to talk to him and said she would not go back to the union as requested by the FBI.

SYMONDS: Then Symonds argued to the court the materiality of the evidence.

SYMONDS: First of all, the testimony in this case has been vitiated by a large extent, with the question of secrecy, and the defendant refers to the fact that these defendants engaged in secret activities; that they have kept their allegiance in the Communist Party secret, and the fact that we wish to make, your Honor, is this. If a non-Communist such as Mrs. McKinnie could have been approached by the FBI and threatened with a life of a year or more, she would have to answer, "I will not see them," an offer of proof for the FBI. It is beyond the scope of the case.
The Police Department was screening a few months ago that the civil service system was holding up promotions because it hadn't given enough jobs for incumbents. While this has been a two-month subject, the Police Department, in its departmental letter, states that the vacancies have been filled (un-
least) according to the test and ranking system.

**NEW YORKERS**

The government is considering the possibility of establishing a new department of antiquities within the city in the near future.

**BASEBALL**

The Brooklyn Dodgers have announced that they will open their 1954 season on May 15th against the New York Yankees. The game will be played at Ebbets Field in Brooklyn.

**SPORTS**

The New York Giants have signed a new pitcher, John Smith, who has a record of 20 wins and 5 losses for his previous team.

**LOCAL**

A local high school football team has been invited to play in the prestigious Rose Bowl game.

**BUSINESS**

A new supermarket chain has been opened in the heart of the city, offering a wide range of products at competitive prices.

**EDUCATION**

The city's public school board has approved a new curriculum for the upcoming academic year, focusing on technology and STEM education.

**LEISURE**

The city's parks department has announced a new program to provide free outdoor activities for children during the summer months.

**THEME PARKS**

A new amusement park is scheduled to open next month, offering rides and attractions for all ages.

**TRANSPORTATION**

The city is planning to build a new rapid transit line to connect the downtown area with the suburbs.

**NATURAL DISASTERS**

The city is preparing for the possibility of a major earthquake, with plans to build more earthquake-resistant structures.

**HEALTH**

A new hospital is scheduled to open in the city, providing advanced medical services to the community.

**ANIMALS**

A new animal shelter has been opened, offering a safe haven for abandoned pets and protecting them from neglect.

**ARTS AND CULTURE**

The city's arts council has announced a new grant program to support local artists and cultural organizations.

**RELIGION**

A new church has been established in the city, offering a range of services to the community.

**MUSIC**

A new music festival is scheduled to take place this summer, featuring a variety of musical acts and genres.

**SPECIAL EVENTS**

A new fair is scheduled to take place in the city, offering a range of entertainment and attractions.
A MAN MUST STAND UP

XXIV. THE CRIME OF UNDERLIERING

My association with APL unions tapered off in 1946. Partially this was because much of our time and energy went into entertain-

ing servicemen in case they had a chance to go on shore. Afterward, we took our house off a “favorable” UBO. More basically, we were off the developing the firmer lines between Mr. Rut-

ledge and APL, as they had worked closely together for two years. I’ve gone good friends in both camps and didn’t want to be aligned with either side when I felt that both sides were pretty much.

Some of my time, too, was going into a study of the monop-

olistic control of the island economy by the “Big Five”-more
certainly, the Big One. Mr. Rutledge had started me on this program when I wrote a pamphlet on the “Big Five” for-

reading hungry Oyas. The pamphlet never got noticed, for my publisher considered it too long, and I sent it to him for publication before I felt that I knew the subject from A to Z, or at any rate, from A to somewhere around X or Y.

Though I dug up enough material for use in several classes at the Labor Canteen and the IWW-sponsored “C.U.S. School,” I was still diggying away when Governor Stainback’s axe descended on me in 1947.

Visits Were a Joke and a Pain In the Neck

Dr. Reinecke

STAFF REPORT

In the mornings of the 26th and 27th of January, 1947, Mrs. Black made two visits to the Wayne County Jail, where she was able to call on several of the prisoners. Mrs. Black had been able to secure some of the prisoners to whom she had been able to talk earlier in the year, and the visits were made to see how they were getting along.

The visits were made with the understanding that the prisoners would be allowed to talk to Mrs. Black in private. The visits were made with the understanding that the prisoners would be allowed to talk to Mrs. Black in private.

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**Kauhane Moves To End Racial Bars**

Tourpes—Soodtowed—Treats athletes when Jim Thorpe, 64, died of a heart attack in his Los Angeles trailer home. The famed Indian, and Olympic champ, suffered two previous heart at-

(Kauhane)

**LOOKING BACKWARD**

Tourpes—Soodtowed—Treats athletes when Jim Thorpe, 64, died of a heart attack in his Los Angeles trailer home. The famed Indian, and Olympic champ, suffered two previous heart at-

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(Kauhane)
RACISTS ON STATEHOOD
Statehood for Hawaii has been blocked by racists and reactionaries time and again. Hawaii continues on a semi-colonial basis, with her people taxed without representation.

Those who oppose Hawaiian statehood make various excuses for not admitting this Territory on an equal basis with the 48 states into the Union. They say Hawaii does not meet the qualifications necessary for statehood.

In the 1930s, Dircececr Congressman John Rankin of Mississippi ranted that if Hawaii became a state, she would send two representatives and senators of Oriental ancestry to Congress.

Now, Dircecr Senator James O. Eastland of Mississippi, sounds off against statehood for Hawaii, arguing that as a state, it would send two members to Congress who would be dominated by Communists.

The anti-oriental, anti-Asian argument came in handy prior to the last war. Now racists and reactionaries are playing the same Communist line which they feel will be effective in a period of witch-hunt hysteria.

The Rankins and Eastlands, who are elected by denying Negroes and poor whites franchise, say that the political equality to 16 million American Negroes, are alarmed that the white people do not occupy a “superior” position here as they do in the United States.

These rustics are frightened that 40 per cent of the population here is comprised of people of Japanese descent. They don’t want to take the chance of admitting this territory into the Union because non-whites play an active part in politics here and turn out to vote.

They will keep on yelling “Communist” domination or “Oriental” domination, whichever suits the situation, as long as they can. They know that the Communist does not prevail here, but more and more democratic expressions manifest themselves in politics, economic life and social activities.

But any reasoning person can safely say that under no condition will they admit the Territory into the Union on an equal basis. The simple reason is, the majority of the people in Hawaii are non-whites. They do not accept the fact that this majority is in every way equal to Caucasians. And they will never believe, because of the situation, that Japanese alive in Hawaii generally accept non-whites as their equal. More and more of the few who don’t are changing their thinking and the non-white races are being cornered into a position of chewing their fingernails.

The Dixiecrats and their type want Hawaii to be like the South. The Dixiecrats don’t like Harry Bridges and the ILGWU, because they have brought large measures of democracy to the political, economic and social life of these islands. Eastland says the ILGWU is dominated by Negroes and the ILGWU controls the Territory.

The ILGWU is a militant, democratic-ally-run union and because of this, it is attached constantly. It is wrong to say it controls the Islands. It is correct to say that it has been a strong influence in uplifting the living standards of the people here as a whole and it has brought human decency and respect to the downtrodden.

The extension of democracy anywhere threatens the white supremacy in the South and a Dixiecrat would stomach the idea of having even one non-white member of Congress from four from Hawaii.

The Dixiecrats and their allies will never go for Hawaiian statehood. Nationally, the South must be democratized, not represented in Congress by real Americans, not racists and demagogues.

Looking Backward
In Re Gip Ah Chan

"Baboon Corps. Before Hartwell, J., August, 1879."

"No cause recorded in the printed decisions of Hawaii's Supreme Court throws more light on the origin of labor recruiting in the early days of our plantations than does the one cited as In re Gip Ah Chan (Hawaii Reports 28).

"Gip Ah Chan, the man who sought his liberty through a writ of habeas corpus, had been fraudulently shipped to Hawaii under an unsigned contract, simply assigned to Thoophcil's Metcalf's plantation near Hilo for five years, and then, when Metcalf died and Ah Chan left the plantation, was deported by the Police Court and back sent to work for Metcalf's heirs.

"Glowing Promise of High Wages And Prospect of Speddy Wealth

The main facts of the case are set forth in the legal language of Gip Ah Chan's petition:

"And now at this day comes Gip Ah Chan, alias John Carpenter, alias John, by his attorneys, W. U. Jones and Henry Thompson, and... admits that the subject matter of the litigation before the Police Court at Milolani was the alleged desertion of petitioner from service under what purports to be contract of labor to B. L. Metcalf.

"He further admits that the record of said Police Court will show that R. V. Hurdson, who made the complaint against the petitioner for alleged desertion under said supposed contract, was the agent of the representatives of Thoophcil. Metcalf and manager of the Metcalf Plantation.

"And therefore, the petitioners aver that the said supposed contract was never executed by him; that he never executed any contract, but under glowing promises of high wages and a prospect of speddy wealth in a foreign country, to him indefinitely, he was induced to go to abroad the Persian ship Matader, then lying in the Port of Mazal, in the Empire of China, about the beginning of the month of June, A. D. 1865, and that some days after he had been on board said ship the same supporting to be a contract now on file in this Court was thrust into his hands without his knowing the nature of its contents, and without any signing or executing his name thereto.

"Here we may interrupt this long sentence to say that the "contract" was in three languages, Chinese, English and Spanish, how the Chinese text was read was not recorded. The English text was headed, "Emigration to the Sandwich Islands"; the Spanish, "Chinese Emigration to Peru." As Gip Ah Chan's attorney remarked: "It is invalid on the face of it for want of mutuality.

"Right-Year Contract Transferred By Recruitor

Now to resume: "that in company with many other of his countrymen (see page 7)"

here a whole and it has brought human decency and respect to the downtrodden.

The extension of democracy anywhere threatens the white supremacy in the South and a Dixiecrat would stomach the idea of having even one non-white member of Congress from four from Hawaii.

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Frankly Speaking
MR. DAVIS

WE WON'T SIGN
Last week a Federal grand jury indicted Hugh Brown for his part in the National Union of Marine Cooks & Stewards, a charge he lied when he was asked if as AFSCME official at the stevedore for M. C. & S. in June and July. The trial is not a member of the Communists. Last ground. Davis, secretary of State Dullis announced that the United States was not inclined to agree to Japan's proposed United Nations convention on human rights.

These two actions dovetail. It would be a little too embarrassing for a nation which jails and persecutes people for their political beliefs, to sign an international agreement which gives the people of color or political beliefs to sign an international agreement which gives the people of color or political beliefs the right to redress their grievances in their own country. It is better, therefore, for the United States to let the matter muddle.

Each signer of the human rights resolution does agree upon a minimum standard of human rights. We will regard this individual human rights.

It does not go far enough, but we might in insuring the dignity of man, and even that is further than the rulers of America are willing to go.

By no similar, we retain our sovereign right to determine the conduct of all individuals living under the States and States. Thought control, while bad, is not as bad as those who dare express ideas not approved by the National Association of Manufacturers, violates even the most elementary American Racism Still Off UN Agenda

The monument or sign Hanauma Bay in will this pattern. He had agreed to go along with the International Association of Oceanographers. This has not prevented him from believing in the right to sign the resolutions. It has not prevented a new official of the United Nations from signing the resolutions. It has not prevented the United States from signing the resolutions.

But should our nation ratify the UN convention for human rights, it would mean that any violation of human rights would be a matter for the government and would be a matter for UN action. On the other hand, these are the freedoms, we’d like to have got up or shut up.

We’d also like to eliminate once and for all, the status of the United Nations, or Supremacy or have the whole rotten system opposed to the National Nations itself. Thus, far, attempts by the Negro people of America to get their just grievances aired before the UN have failed on the ground that it was all "selectorial matter." So long as the U. S. refuses to sign our delegates are able to keep American racism off the UN agenda.

Dullis also said that the administration did not advocate the conclusion of the United Nations Convention on the rights of women. In other words, we do not want women to have the right to vote, the right to the holding of certain minimum political rights which other UN members will guarantee.

UN "Morally Justified"

In Acting for Negroes

"We would not press the matter at the moment" for Senate ratification of the UN treaty stated at outlawing genocide, tribal or national extermination.

Back in 1951, there appeared a documented volume of 25 pages entitled "We Charge Genocide: The Crime of Government Against the Negro People." It was a petition to the UN published by the Civil Rights Congress. But could a government of a country so widely considered by the UN because we had not signed the UN treaty can actually get away with it.

There was no question of the facts and figures contained in this document. In an interview with the Secretary of State, Dean Rusk, in the fall, then head of the UN Human Rights Commission, stated it was "well done as a petition and contains many good documents. The UN, however, has not presented with the necessary facts to declare the UN would be "morally justified" in acting on a resolution in favor of the American Negro people.

It's Time We Stopped Kidding Ourselves

And so we have the spectacle of the nation which insists on calling "freedom of speech" and "freedom of the Press" of the United States. The "slogan of democracy" is that "up to a point" of what is freedom is freedom. But if you subscribe to the"freedom" of a government to do anything it wants, the government can do anything it wants. And so does a government of the United States.

"Peace in our time" has been an empty slogan for the United Nations. It was "peace in our time," and we are still at war. And so is the United Nations. It was "peace in our time," and we are still at war.