

ACIR - The U.N. CELL

By JO HINDMAN

Excerpts from address by Jo Hindman before Women For Constitutional Government convention, Greenville, South Carolina October 28, 1972.

Years ago you may remember hearing and reading about the Communist cells in Wash., D.C. and elsewhere. In those days, a fellow traveler who engaged in a clandestine meeting with a Communist in a bar, or at an out-of-the-way place, ran the risk of being picked up by federal agents for questioning. Our internal security agents were on the job.

After a time, the cells appeared to be cleaned out. Some of the Reds were brought to trial, others went underground or disappeared possibly into the UN building in New York.

Before identifying the UN cell, I'll give you a clue by describing one of its numerous activities: The UN cell is an avid promoter of regional governance in the United States, carrying out the regional concept as found in Chapter VIII of the United Nations Charter.

Regionalism attacks American federalism (the states). If not stopped and turned back, in time, regionalism will do away with our 50 States.

In the 1950's there wasn't much heard about regionalism. As I recall, regionalism appeared at the state level in the legislatures. In California a bill proposed to establish "multi-purpose districts." The Californians landed on that bill and clobbered it.

Then in the '60's, regionalism accelerated and there was a reason. We'll come to the reason, later. Also I'll name some very helpful WCG members who took part in some action against the UN cell.

But in the late '60's - 1968 to be exact - a landmark regional bill was passed by the Congress of the United States. It was called The Intergovernmental Cooperation Act of 1968 (Public Law 90-577).

The word "intergovernmental" is interchangeable with the word "regional."

PL 90-577 This federal law established regionalism as a national way of life. The master is comprehensive planning. The law orders compliance to "our total national community" with regionalism applied to many facets of human activity. That includes housing, transportation, economic development, natural and human resources development, community facilities (construction of public buildings and places), improvement of living environments, etc.

The disastrous regional legislation had been quietly planned by political Syndicate 1313, the world-linked domestic apparatus composed of vested interest groups that propels Metro regional governance against Americans and their constitutional government.

First steps

Regionalism was foretold by the Metrocrats, a word I coined to designate individuals who promote Metro. The several steps of regionalism begin with city-county mergings and consolidations; next, multi-county regions followed by multi-state regions. George Romney, Secretary of HUD (Housing and Urban Development Dept.), recently hinted at multi-regional regions! And of course, the original Metro format, published in the 50's carried the prediction all the way to international regions but stopped short of naming the One World region.

The UN already has SEATO, NATO, OAS (respectively Southeast Asia Treaty Organization, North Atlantic Treaty Organization. The Organization of American States) to vouch for hemispheric-size regions; and there are vestiges of regional structures lying on the Canadian and

Mexican borders to provide bases for international regions at a time considered appropriate by the Metrocrats.

So when your city council hires one of those survey-making consultants who presents a report suggesting that your city and county consolidate, in any manner - by merging functions, or by consolidating the governing bodies over the regional geography - you are on your way toward World Regionalism. THERE ARE SENSIBLE ALTERNATIVES WHICH DON'T INVOLVE REGIONALISM.

Metro's methods are highly experimental. The Metrocrats try out one plan after another, discarding them like snake skins. Local officials often protest - either falsely or ignorantly as the case might be - that the local merging has nothing to do with the worldwide movement toward communalization of all nations on the planet Earth. I would be remiss unless I told you otherwise. I have studied the problem daily and have watched it grow worse for more than fifteen years.

An Alternative

The correct application of the Joint Exercise of Power law can solve truly regional problems (and they are relatively few) without forming a new layer of government. The law permits adjoining governmental jurisdictions to exercise jointly a common function. Incorrectly used, that same law has been the base on which has been erected Metro's COG's (regional councils of government).

Syndicate 1313 Repeatedly since 1965, PL 90-577 (in its bill form) had been passed by the U.S. Senate but died in the House of Representatives. Then on October 16, 1968, Congress and the President combining, it was signed into law as PL 90-577.

The following 1313 groups urged its enactment, Council of State Governments (CSG), National Governors Conference (GC), National Assn. of Counties (NACo), National League of Cities (NLC), U.S. Conference of Mayors (USCM). Those organizations control their cell within federal government called the Advisory Commission on Intergovernmental Relations (ACIR).

ACIR sowed the first seed for regional PL 90-577 in 1964. Part of ACIR's transmission belt includes "recommendations." ACIR Published its infamous No. 6 recommendation in its publication M-17 of Aug. 1, 1964, p. 25: "The Commission recommends that... Legislation be enacted by the Congress to establish the principle of Federal interagency coordination, and this principle be implemented by preparing and adopting a unified urban development policy within the Executive Branch."

The May 1967 issue of M-17 (an envelope size pamphlet) again carried No. 6. The August 1968 issue again carried No. 6. Two months later, recommendation No. 6 became the regional law PL 90-577. The No. 6 on page 19 of ACIR's M-46 of Oct. 1969 carried the news: "Implemented by PL 90-577."

This, then, was the bleak picture in 1968. The syndicate had made repeated thrusts with its regional sample recommendation via ACIR which is the creature of the syndicate. 1313 sent those same ACIR-controlling groups plus others of its 1313 membership to lobby for passage of the bill. 1313's activists in the Senate and House ran herd on the law to see that it passed. And it did - PL 90-577. Sen. Edmund Muskie was its devoted legman. He is on the ACIR board as the appointee of the President of the Senate.

The regional law destroys the separation of powers principle of the U.S. Constitution by its Title IV where Congress yields legislative power to the U.S.

President. He in turn was authorized to yield that law-making power to his appointees (Sec. 403). Out of that arrangement has grown the controversial A-95 regional clearinghouse review system designed by the executive OMB (Presidential Office of Management and Budget). The system straps regionalism over all America, by non-laws (administrative rules and regulations) which are not backed by statutes (true laws).

Congress having legislated in an area (regionalism) not permitted by the U.S. Constitution, PL 90-577 should be declared void.

The unprecedented regional law - Intergovernmental Cooperation Act of 1968 launched the continuing major attack on American federalism.

Regionalism comes into the U.S.A. via the UN concept of regionalism found in the UN Charter. Not self-executing, UN concepts need to be executed (enacted) by legislative bodies in order to become so-called laws. Congress so accommodated the UN by enacting PL 90-577. The UN concept can be construed as an international no-law within the United States. i.e. not backed by a valid U.S. Constitutional principle.

The UN Cell

By nurturing the regional seed through the years in its series of "recommendations," by its active drafting, promoting and implementing the regional law to its maturity, 1313's ACIR cell reveals miserably that IT IS THE UN CELL - the United Nations cell within federal government.

One world advocates protest that the UN is not meant to interfere with the governments of its nation states. The UN not only is interfering with American Government, the UN is destroying the United States of America!

And ACIR, the UN cell, and the Syndicate 1313 foster parent are the agents of destruction.

ACIR was created in 1959 and regionalism in the United States accelerated. Being the UN cell, ACIR urges and promotes UN's regionalism. In fact, PL 90-577 the regional law was first an idea in ACIR before becoming a law.

I brought with me today one of my latest publications, the June 1972 updated MetroChart. As copies are being passed out among you, I'll skim through the text which is on the back of the Metro Chart.

When I publicly exposed Syndicate 1313 in the '50's, I described Thirteen-Thirteen as an address, an idea, and a movement. In the '70's, the core address at 1313 E. 60th St., Chicago, still exists with many of the original 1313 organizations still doing business there. One of the key groups moved to Lexington (Ky.), the CSG.

The idea, Metropolitan Government, has come to term as Metro regional governance, and administrative dictatorship which is destroying representative government. Governance, meaning control by regulating, aptly describes Metro which is the exact opposite of American Constitutional Government.

Metro seek to control people. Americans, through their Constitutions, can control their government by limiting government. On the other hand, Metro is unlimited government. In their constitutions and charters, Americans list or enumerate the public functions which they want their government to perform for them. They delegate that much power. No more. The remaining power, citizens keep for themselves.

Metro charters and constitutions are designed to take all power from the citizens, bestow all power on the governing bodies. Watch for the Metro General Grant of Power in Metro constitutions and charters. It is called the Universal Power Grant in Europe from where the concept comes.

The foregoing describes the key difference between Metro and U.S. Constitutional Govern-

ment. Regionalism is the geography of Metro.

The first copyright on my MetroChart was dated 1959. I knew about ACIR then, having protested the draft legislation right up to the time it reached the desk of the President (Eisenhower), but I didn't place it on my first chart; it hadn't reached the status of a federal law.

But after watching ACIR for many years, and seeing its treacherous nature, I felt that ACIR must be brought to the fore. Therefore you will find ACIR added to the MetroChart as of 1972, (printed at end of this address). Look for the bloc from which the arrows lead. ACIR is a key unit and part of the 1313 political monopoly. And remember, ACIR also is the UN cell.

Congress enacted the law that created ACIR-1313, the UN cell. Write to your Congressman for PL 86-380 and its amendment PL 89-733. In them you will find listed the 1313 organizations which control ACIR: CSG, NACo, GC, NLC (formerly American Municipal Assn. on the MetroChart) and USCM. ACIR's board consists of 26-members; 1313 controls the majority (14), but practically all the appointees are Metrocrats by political philosophy.

ACIR applies regionalism to various functions of government - schools, yes. In his 1972 State of the Union Message, Pres. Nixon said he was going to ACIR for advice on school financing.

ACIR also is a "law factory." One of its Constitutional amendments permits states to enter into contracts with FOREIGN powers (See 31-91-10 in ACIR's 1970 Cumulative Index of State Legislative Programs). That is ACIR's contribution to international regionalism.

Perhaps the crowning insult to the American citizenry is the 10-region U.S.A. laid out by Pres. Nixon.

But it was not his idea. It was ACIR's idea. I refer you to ACIR's 12th Annual Report, Jan. 31, 1971, p. 4. ACIR tells us that the idea appeared among its "recommendations," then described how the 10-region map was accomplished by reorganizing the field map of five federal agencies - HEW, HUD, SBA, OEO and Labor. Since then, EPA (Environmental Protection Agency) has been added. It is no accident that the report is titled "Federalism in 1970." ACIR is monitoring American federalism, watching to see how fast it is dying.

That is the domestic regional system. Ten regions with sixty federal agencies inside with more to be added after federal executive reorganization is accomplished; the 50 states must work through the ten men designated as regional heads by Pres. Nixon's executive order No. 11647. The ten men report to the one, the President and whatever oligarchy backs him. UN System

Let's look at the overshadowing UN system above the domestic 10-region system. First - the UN Charter with its alien concepts. There are more than regionalism.

UN concepts need a legislative body to execute (enact) them into so-called laws. Goaded by the alien laws, citizens have been fleeing to the U.S. court system for redress. There the citizens are met by Metrocratic judges who rule against the Americans. Looking toward the UN Charter as the lodestar, the Metro judges ignore the whole U.S. Constitution but reach in to pluck out one of its parts, the 14th Amendment which is turned into a shelter for the UN non-laws. The 14th Amendment cases are the "class cases" you hear about. Before the advent of the UN Charter, the 14th Amendment was invoked rarely. It is the UN Charter which is causing the Amendment to be used as a weapon against those who oppose global communism. The Amendment orders the 50 States

to comply under its "equal protection of the laws" clause and other sentences.

14th Amendment ratified July 9, 1868, 5 sections, Section 1: All persons born or naturalized in the United States and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws."

There is another entire area concerning the type of governing power over the Metro regions, but space and time prevents discussion here.

1313's ACIR is now revealed as a key delivery point on the transmission belt running from the UN through Congress to the American people. As predicted in Metro literature, legislative bodies - the citizens' elected representatives - will be phased out in the ultimate Metro. The Congress, the state assemblies, the city and county councils will be shrunk to policy-making only, and finally there will be no policy to enact, as the Metro managers usurp the lawmaking power and end up writing the non-laws, as they are doing now in ever increasing instances.

What sort of men sit on ACIR's board? We'll not name them all. But of the four state governors, Richard B. Ogilvie of Illinois has been the target of a citizen joint resolution urging him to resign from ACIR's board.

Likewise Ronald Reagan, Gov. of California, where unofficial petitions were circulated prodding him to get out of the UN cell.

Among the mayors, we find Richard G. Lugar, mayor of UNIGOV - a Metro name for a Metro county-size region consisting of Indianapolis and Marion County. Lugar may have violated the federal Logan Act which forbids and punishes citizens who take upon themselves, without official sanction, the presumptuous act of dealing with foreign nations or agents. Lugar threw an international convention for local officials in regional UNIGOV. Planeloads of foreign burgomasters and other officials flew across the ocean from Europe to attend. President Nixon had been ballyhooed as Lugar's most important guest, but the President suddenly cancelled out, did not attend, did not send greetings, and to this day no explanation has been given. Was the President warned against the implications of the Logan Act?

George P. Shultz, once termed by the press as the "Manager of the United States," now the Treasurer of the U.S., was on the ACIR board while he was the head of OMB. Other ACIR board members: Mr. Beverly Briley, mayor of regional Nashville, Tenn.; Edwin G. Michaelian, Westchester County's, (N.Y.) executive director; Sen. Sam J. Ervin, Jr., No. Carolina; Robert Finch, presidential counselor, George Romney of HUD, etc.

ACIR is very special to the Metrocrats. ACIR is a dangerous threat to American citizens. What has been done to correct the situation? (This is where the WCG members enter the picture).

During the 92nd Congress, just adjourned, Senators and Congressmen decided to do something about the proliferation of federal advisory committees. Nobody has been able to count them accurately. The mushrooming task forces, study committees, commissions, etc. which are classed as advisory committees are estimated to total as high as 3,200 committees, engaging a staff of 4,400 permanent employees with another 20,000 people sitting on the boards - all of it costing the taxpayers about \$75-million annually plus the almost irreparable damage

(Continued on page 4)

The U.N. Cell as parts of the "fifth house" in federal government set policies not in the best interests of the citizenry.

The UN cell, the ACIR-1313 is one of those advisory committees.

I could name names, quote from very revealing official correspondence, describe the shocking Metrocratic pressure that was applied to stymie the good intentions of Congress, but I'll give here only the bare bones of the power play that ensued:

The U.S. House of Representatives presented an Advisory Committees bill (HR 4383) to the whole House; it proposed a searching investigation to sift out the useful committees for retention and to cut the dead-wood. All the bill's text was stricken out. An amended text was substituted. It excluded ACIR from the proposed investigation. In other words, ACIR was placed higher than the law.

The House sent the measure to the Senate. A WCG member dropped me a mere scrap of a note directing my attention to the Congressional Record where the Metro trickery was detailed. I got out some alerts to various citizens.

Letters began flying to the Senators to intercept the House bill and asking that ACIR not be given special privilege.

The Senators apparently dumped the correspondence into Sen. Muskie's lap. Letters bearing Muskie's signature were received by WCG members and other letter writers. But he was talking about not the House bill but Senator Lee Metcalf's bill. As it turned out, the Metcalf bill was the Senate companion bill but DID NOT EXCLUDE ACIR from the proposed inquiry. Sen. Metcalf competently managed his bill.

Sen. Muskie agreed in his letter that ACIR should not be given special privilege but not in such straightforward terms. To explain his wording might bore you.

Then the Senate inserted its text under the HR4383 title and passed the House bill. That meant that ACIR would be investigated along with all the other 3,200 committees.

The House balked. A joint

1313 East 60th Street, Chicago, Illinois (Public Administration Clearing House)

- 1. Council of State Governments
- 2. Public Administration Service
- 3. Governors' Conference
- 4. Conference of Chief Justices
- 5. National Legislative Conference
- 6. National Association of Attorneys General
- 7. National Association of State Budget Officers
- 8. National Association of State Purchasing Officials
- 9. Interstate Clearing House on Mental Health
- 10. American Public Works Association
- 11. American Public Welfare Association
- 12. Public Personnel Association
- 13. American Municipal Association
- 14. International City Managers' Association
- 15. Municipal Finance Officers Association
- 16. National Association of Housing and Redevelopment Officials
- 17. National Association of Assessing Officials
- 18. American Society of Planning Officials
- 19. Federation of Tax Administrators
- 20. American Society for Public Administration
- 21. National Institute of Municipal Clerks
- 22. Committee for International Municipal Cooperation-- U. S. A.
- 23. Building Officials Conference of America

- NML National Municipal League
- NCCUSL National Conference of Commissioners on Uniform State Laws
- NCCAO National Conference of Court Administrative Officers
- PPC Parole and Probation Compartment Administrators Association
- IULA International Union of Local Authorities
- OAS Organization of American States
- IMO Inter-American Municipal Organization
- ASBO American Society of Building Officials
- ICBO International Conference of Building Officials
- NACo National Assn. Counties
- ACIR (federal) Advisory Commission on Intergovernmental Relations Wash., D.C.

conference was requested. The House and Senate conferees were named.

Days went by. No published meetings were scheduled in the Congressional Record for the joint committee. No dates. No meeting place. The CR contains no mention of the bill from then on, until suddenly a report on HR 4383 surfaced from all the secrecy. Another version of the bill had been approved! ACIR was again on top, placed higher than the law; ACIR would not be investigated.

With Sen. Lee Metcalf sitting on the sidelines, Muskie rammed the ACIR privilege bill on its way. Within days, it was law - PL 92-463 signed Oct. 6, 1972. But the information was a long time getting to the citizens through the mails.

Reams of correspondence had flown between citizens and Congress. Citizens had asked to be notified so they could appear as witnesses on the ACIR matter. It ended like a slap in the face.

In mentioning several WCG names here, it is not my intention to discriminate against other WCG members whom, I am almost certain, helped out because letters went to Wash., D.C. from Arkansas, California, Maryland, Missouri, Oregon, Pennsylvania and no doubt other states as well. It's just that all the names of helpers are not yet known to me.

Therefore, I tender my most grateful thanks to the following who did so much and who, I believe, are WCG members: Eileen Adams, Arkansas; Anne Garni and Maureen Heaton, California; and Barbara Morris, Maryland.

Should WCG in its greatness determine to make a project out of ACIR, the UN cell, in those names WCG has the makings of a grand steering group.

The UN cell must be removed from within federal government.

What greater service could WCG render to The Constitution of The United States of America!

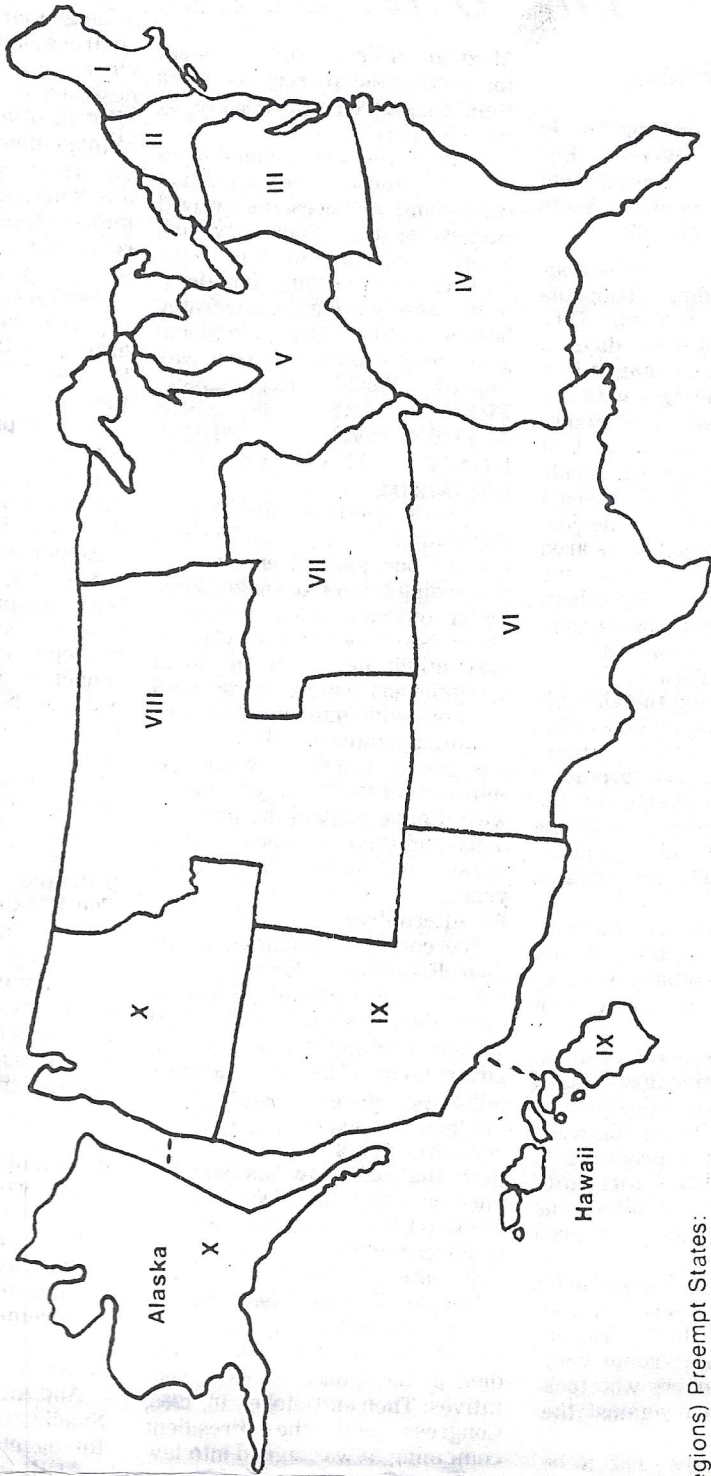
To learn more about the UN cell, ACIR, write for ACIR's free publication list, address: ACIR, Wash., D.C. 20575. Single copies of publications, free.

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10 METRO U.S.A.

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THE METROCRATS (1974)
The Caxton Printers, Ltd
Caldwell, Idaho 83605



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"METRO" THE METROPOLITAN GOVERNMENT NETWORK (IN PART)

