

TEACHER DRAGGED FROM BUS, BEATEN

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15 CENTS

Fears For Life, Worthy Tells Court

STORY IN COLUMN ONE

Asks trial be moved to N. Y. C.

MIAMI — Insisting that he was in fear for his life, William Worthy, AFRO foreign correspondent, Friday pleaded with U.S. Judge David W. Dyer to move his trial either to New York or Washington.

Impressed with the earnestness of the request voiced by Worthy and argued by William M. Kunstler, who is handling the case for the Workers Defense League, Judge Dyer reserved decision until Wednesday.

Just before the hearing the Department of Justice had rejected Worthy's request for FBI protection while in Miami.

Worthy explained to the court that his fear stemmed from "the known hostile attitude of the many Cubans residing in Miami." Mr. Worthy has publicly approved of some aspects of the Castro regime.

WORTHY IS under indictment for having re-entered the United States from Cuba without a passport.

Kunstler in his strong oral argument for a change of venue Friday termed the indictment "vindictive, retaliatory, uncalled for and unworthy of the United States."

He pointed to the curious fact that the indictment was issued in Miami.

Worthy was arrested on Oct. 10, 1961 and the date of the indictment, April 24, 1962.

"The truth is Mr. Worthy is being punished not for re-entering the country of his birth, but for what he has written about the present government of Cuba," the attorney charged.

EFFORTS TO get the U.S. attorney to agree voluntarily to have the trial transferred from Miami were turned down, the court was told.

This was done in face of

INSIDE

AFRO's Special Vacation Guide

Where to go to have fun, frolic and relaxation and how to get there; a special supplement in this issue.

Joe Louis—25 Years Later

Some say, AFRO sports editor, looks back to June 22, 1937, when Brown Bomber became world champion and finds that was beginning of a new day for colored athletes generally—Sports Page.

William Stanley Braithwaite

AFRO pays its editorial respects to beloved New England poet, teacher and Springfield Madist—Editorial Page.

Just one student from bus to cost \$785,000

ATLANTA, Ga. — It will cost Emory University \$785,000 to desegregate unless DeKalb County Superior Court Judge Frank Guess' ruling is overturned.

Judge Guess ruled last week that if the school admitted Douglas Rucker as a dental student, it would lose state tax exemption. He upheld the county attorney's contention that this portion of the state constitution applies to all endowments to institutions established for white people.

He said the law violates the equal protection clause of the 14th Amendment.

Attorneys for the university contended that this section of the state constitution was in violation of the U.S. Constitution and even if it were not, it did not apply to Emory.

They said that Emory's charter does not limit admissions by race so it cannot be judged under a law referring to such limitation.

They said also the law violates the equal protection clause of the 14th Amendment.

WHILE EMORY, supported by the Methodist

FBI AGENTS QUIZ FREEBIE RIDER, 25

Dragged from bus and beaten

(Special to AFRO)

KNOXVILLE, Tenn.—The 24-year-old wife of a soldier serving with the U.S. Army in Germany testified in municipal court here, Thursday, that she was dragged from an interstate bus and slapped repeatedly by one of two arresting officers.

She is Mrs. Elna Dillahunst Ratliff of Jacksonville, N.C., who was arrested aboard a Trailways bus, 3:30 a.m. June 11, and charged with disorderly conduct, resisting arrest and assaulting an officer.

Judge H. O. Pollard, she was convicted on the disorderly charge and fined \$25. The verdict is being appealed.

ON MOTION of her lawyer, Carl Cowan, former assistant District Attorney, the assault and resisting arrest charges were dropped.

Mrs. Ratliff, a teacher at the York Road High School in Charlotte, N.C., was en route to State Teachers College in Terre Haute, Ind., to begin work on a master's degree.

She was arrested at the Trailways terminal after refusing to give up her seat to two white women, Mrs. Ratliff testified.

HER ACCOUNT of circumstances leading up to the arrest was stated in testimony as follows:

From Charlotte, where she boarded the bus, she occupied the right front seat. When the bus stopped in Knoxville she went into the terminal restaurant for food, leaving a briefcase and pillow on the seat to indicate it was occupied.

Upon her return, she found the seat occupied by two

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JFK can do it

WASHINGTON — President Kennedy and Congressional leaders could enact legislation to require all segregated schools to take the first step toward integration any time they decide to put their minds on it, Clarence Mitchell, AFRO columnist, told the House Education subcommittee Friday.

Mr. Mitchell, who heads the NAACP's Washington bureau, added: "Whenever there is the will to pass legislation, whenever there is a determination to write legislation to correct injustices, it can be done."

IN FEBRUARY, after the end of the first trial, the jury reported itself deadlocked.

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GETS DEGREE AND KISSES — Manson Brown received his master's degree at Howard University's 94th commencement exercises last week. It is certain that his professors never gave such congratulations as his children. They are shown below: Joye, Michele, Melba and Manson, Jr.

Ouster was illegal he is informed

(SPECIAL TO AFRO)

PORTLAND, Maine — A 25-year-old man who came here, last week, on a one-way bus ticket from Mississippi reportedly has been told by FBI agents that he was illegally forced to leave the state.

He is Clem Stovall of Noyapater, Miss., who was given a ticket here after being convicted of assault on a white man.

The marshal in the Mississippi town, J. D. Calton, is quoted as saying he "knew Stovall all the bus fare for the trip."

STOVALL ARRIVED here almost penniless. Currently he is staying in the home of Eugene Cummings and has secured a job as a baker with the Portland Leather Company. His salary is \$15 per hour.

The FBI office in Portland admitted that the case was being investigated, but declined comment in line with the policy not to discuss a case until an arrest is made or a charge filed.

Stovall said however, that he does not intend to remain in Portland.

He admitted striking the white landlord with a hoe after the man argued with him about an unpaid \$12 rent debt. He said he was fined \$50.

NOXPATER HAS a population of only 615 persons. The marshal contends he has helped numerous colored persons leave town.

"I've had other colored boys get in trouble around here and had them the best way to stay out of trouble was to head north," he said.

Stovall is a native of New York, last with his wife and three children in the state to Boston, Mass. They are from Little Rock, Ark.

Richard Cornett and his wife and three children, Bunkie and Raymond, are one of the families due from Little Rock.

CORNETT SAID he accepted transportation from the White Citizens Council because he had been unable to find employment in Little Rock.

A total of 900 so-called "extreme riders" from Southern states are now in Houston and Houston Post, according to latest reports.

On June 15, the Massachusetts National Guard moved 44 such persons from Cape Cod Community College to unused barracks at Camp

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Two trials, 3 years later, state can't convict Louis

By ALBERT WASHINGTON

DETROIT — "I am tired of it all. After all, it has been three years."

That is what 18-year-old Louis Roberts said Thursday as he was returned to Wayne County Jail to await trial for the third time in the 1959 murder of blonde Mrs. Patricia Jean Coffin.

The second trial of Roberts ended Thursday the same as the first in a hung jury.

At the end of the six-day trial the jury of five women and seven men returned to the courtroom three times during the day to discuss points of law over the questioning of juveniles and on the denials and repudiations by Roberts of his four confessions.

THE JURORS, after deliberating 15 hours, returned to the courtroom and told recorder Judge Elvin L. Davenport they could not reach a unanimous verdict. Judge Davenport discharged the jurors from further service

The jury reported itself "hopelessly deadlocked."

Assistant prosecutor of Wayne County, George D. Kent, said that the case would be tried. The prosecutor's office said we believe he is guilty and plan to try him a third time.

Mrs. Coffin, a secretary, was stabbed to death as she walked along Taylor St. between Woodward Ave. and Second on May 21, 1959.

Roberts, of 218 Rosedale, who was then 15 years old,

was arrested a few weeks later and made a confession. In the confession he said he stabbed Mrs. Coffin, the 21-year-old divorced mother of two, when she screamed at him because it was against him because it was obtained under duress.

In a split decision, the Supreme Court ruled that the defense had not proved the confession involuntary. It was the second mistrial for Roberts.

IN FEBRUARY, after the end of the first trial, the jury reported itself deadlocked.

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Roberts later repudiated the confession, and said he made the confession under pressure from police. He said police beat it out of him.

Roberts, who lived with his mother, was taken to court for the first trial only after a State Supreme Court ruling Roberts' attorney, Henry H. Heading, said "the youth's confession could not be used against him because it was obtained under duress."

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What Next? Now It's A 'Flush-In' Demonstration

GREENSBORO, N.C. — This university town, birthplace of the sit-in movement, was the site of the first "flush-in" last week.

Demonstrators entered public rest rooms which were designated "white men" and "white ladies" and the operation was supervised by the Rev. Elton Cox, a High Point minister who is a CORE field secretary.

Sheriff John E. Walters said that although he knew of the incident, he purposely

arrested no one. Lloyd C. Amos, chairman of County Commissioners, admitted he had received a petition for removal of the signs.

He said the commissioners discussed the matter and took no action but that they agreed to "try their best to see that no incidents happen and at the same time try to ignore it."

He added that "no law requires us to induct" the demonstrators.

cut Judge Charles M. Allen cited five demonstrators for violating a no-picketing order. The five were demonstrating at the Westend Theater in a desegregation campaign.

Slated for hearings this week are: Bishop C. Ewbank Tucker, Nancy Pennick, 16; Lynn Pfuhl, 18; Clarence L. Glenn, 17; and Margaret Tucker.

They represent CORE and the Student Non-Violent Action Committee. They were accused by the theater man-

agement of standing on theater property, interfering with customers and committing acts of violence.

The two organizations announced that they would make a formal complaint against the Westend Theater's jim-crow policy to the commission.

The commission plans to meet with managers of 12 theaters and try to persuade them to drop jim-crow.

permanent ban against demonstrations by Talladega students.

The state will make an effort to get Circuit Judge William C. Sullivan to make his temporary injunction permanent. If the edict is issued, it will be the first permanent injunction issued in the state against CORE and Student Nonviolent Coordinating Committee units.

Attorneys for the demonstrators say the temporary injunction violates the rights of freedom of speech and of

assembly.

Prominently named in the injunction is Dr. Arthur D. Gray, Talladega president, who has encouraged his students to seek full citizenship.

Others are the Rev. Everett W. McNair, Talladega chaplain; Robert Zellner, SNCC; Dorothy Vales, student leader; Henry Thomas, CORE; Carl Braden, Norman C. Jimerson and Jo Anne Grant.

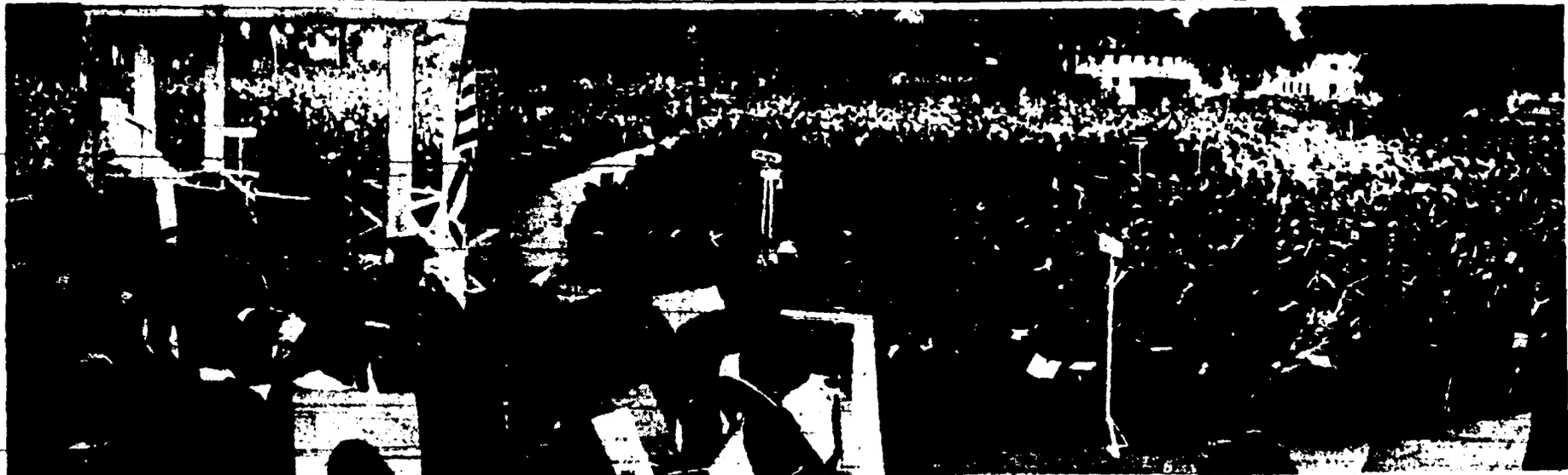
AN INTERRACIAL group demonstrated last week

against jim-crow policies in Springfield, Mo., hotels and motels.

They included Dr. Ben Hadwiger, Southwest Missouri State College political science instructor and NAACP advisor; Gerald Brooks, teacher, and a total of 14 colored persons and three whites.

Main target was the downtown Kentwood Arms, which said it would not rent rooms to colored persons or serve them in its dining room.

(More Newsmakers on Page 11)



PICTURESQUE SCENE AS HOWARD UNIVERSITY HOLDS ITS ANNUAL COMMENCEMENT AWARDING DEGREES TO 707 GRADUATES

Howard graduates from 9 states listed

A total of 100 graduates from nine states along the Eastern Coast were among the 707 graduates to get degrees at the annual Howard University commencement in Washington, D.C., last week. Among the graduates, the degrees they received and the states from which they came were:

VIRGINIA
Bachelor of Science
Dorothy P. Beane, Katherine P. Yarnes
Alfred Bracy, Carmes A. Thurston
George W. Clarke, Eugene Tucker
John A. Jackson, Richard C. Boudin
Jack M. Robinson
Bachelor of Arts
Antoinette Crichon, Stewart West Jr.
Master of Science
Gilbert I. Coleman, Roy R. Lewis
Master of Arts
Verna K. Gray
Bachelor of Science in Civil Engineering
James B. Brown Jr., F. M. Moore
Bachelor of Science in Electrical Engineering
James C. Cochran, Thomas A. Penn
Joseph W. Demby, Melvin A. York
Bachelor of Science in Mechanical Engineering
Rufus R. Gray Jr.
Bachelor of Music Education
Berne G. Herndon
Bachelor of Music
Josephine Phillips
Bachelor of Architecture
Ray Paul
Doctor of Medicine
C. E. Cummings, James K. Payne
Barney A. Duhany, W. A. Smith Jr.
Robert L. Hunt, R. B. Williams Jr.
Doctor of Dental Surgery
Lewis S. Daniels, Henry S. Martin Jr.
Hugh S. Dunaway, R. O. Watkins
Bachelor of Laws
R. H. Giddens, G. R. Plante Jr.
Master of Social Work
G. N. Green Jr., H. B. Townsend

WEST VIRGINIA
Bachelor of Science
William R. Callaway, Sara R. Hopper
Master of Arts
Katherine Sappin
Bachelor of Science in Electrical Engineering
Paul McBride
Doctor of Dental Surgery
C. F. Hopson
C. F. Hopson
SOUTH CAROLINA
Bachelor of Arts
Wima E. Moreth, William C. Parson
Dennis E. Norris
Bachelor of Music Education
Eleana A. Bailey
Bachelor of Science in Pharmacy
William L. Brown, S. Campbell Jr.
Arthur L. Nelson
Bachelor of Divinity
Marion E. Murray, Elsie H. Gardner
Master of Science
William S. Stinson, William T. West
Doctor of Medicine
Mary A. Johnson, Ernest M. Crawford
C. W. Wright
NORTH CAROLINA
Bachelor of Arts
Phyllis E. Thoms, Judith C. Murrell
Edna L. Macfar, Estelle M. Kouss
Bachelor of Science
Ray H. Gustin, Willie E. Ream
Bachelor of Music
Charles Tinsley
Bachelor of Science in Electrical Engineering
Theodore Caldwell, M. A. Eisey Jr.
Bachelor of Music Education
James W. Davis
Master of Science
Frank J. Morris
Master of Social Work
Dorothy J. Rowland
Bachelor of Laws
Carrie L. Fair
Doctor of Dental Surgery
Harold M. Holt, L. F. Davis Jr.
KENTUCKY
Bachelor of Laws
Harvey T. Orsog

ONE-WAY RIDES CRITICIZED

Senator says white citizens group members lack decency

WASHINGTON — Members of White Citizens Councils who ship destitute persons from southern to northern states show that they are "devoid of character and of any feeling for human suffering," Sen. Stephen M. Young (D., Ohio) told the Senate last Thursday, after reading a news bulletin about four persons being shipped from Little Rock, Ark., to Hyannis, Mass. "I was shocked," the senator said.

He added that when a citizens group in Little Rock or New Orleans "takes action of this sort... it is a shocking and shameful performance."

THE DESTITUTE and unemployed person is a destitute and unfortunate individual "whether he lives in New Orleans or Cleveland, and whether he is black or white," the senator declared. He further declared that in this country unemployment is a great moral wrong.

The action of the citizens groups "calls attention rather forcibly to the misfortune and the ugly facts that colored people in some areas of the Deep South are being deprived of their rights as American citizens and human beings," Senator Young stated.

He expressed the opinion that public officials in New Orleans and other such cities demonstrate a shameful lack of judgment, good taste, humanity and decency in permitting persons born and reared in the South to be exploited and mistreated in such a shameful manner.

Roland Hayes supported by California lawmaker

WASHINGTON — The appeal by Roland Hayes for the nation to utilize its vast human and natural resources "to move ahead in improving racial understanding and cooperation" recently received backing in Congress.

Rep. Jeffery Cobelan (D., Calif.) told the House that he "particularly commends the remarks made by this distinguished tenor."

The congressman also had a review of the statement of the internationally famous tenor inserted into the Congressional Record.

MR. HAYES, who is 75, recently appeared in a concert at Carnegie Hall in New York City.

During intermission, he was presented the first Armistad Award by the American Missionary Association.

The Armistad Award is named for the Spanish slave-

ship that was seized in a mutiny and landed at Montauk Point, Long Island.

In determining the status of the slaves, who were living as freemen, factions arose and from one of these came the beginnings of the American Missionary Association.

FOLLOWING THE concert, Mr. Hayes addressed the audience. He made two admonitions, "one to my black brothers and one to my white brothers."

To the black brothers, he spoke of an unbeatable combination—the raw African potential that was brought to this country and the culture found when it got here.

To his white brothers, he said: "relax," and urged cooperation to relieve "this business that has been a headache to both races since the Civil War."



JOYCE BROOKS gives out with a big smile shortly after receiving her diploma from Cathedral Central High School. At right, is the Most Rev. John J. Russell, Bishop of Richmond, Va. who presented the diplomas to graduates. The exercises were held at Sacred Heart Cathedral in Richmond, last week.

U.S. Supreme Court grants hearings in 18 sit-in cases

WASHINGTON (NNPA) — The United States Supreme Court now has before it for review 18 cases growing out of sit-in demonstrations in the South.

Last week it granted certiorari in the (Case No. 1015) an appeal brought by attorneys for the NAACP on behalf of Simon Bouie and Talmadge J. Neal of Columbia, S. C., who were arrested, tried and convicted last year for sitting-in at a Columbia variety store.

Bouie and Neal, both students, sought service at Eckerd's Variety Store, but an employee put up a chain with the sign, "No Trespassing." White customers, meanwhile, were being served.

The manager called the police after telling the students to leave "because we aren't going to serve you."

AFTER ABOUT 20 minutes the police came and arrested the pair who, according to the record, were quiet and orderly throughout the incident and offered no resistance. Bouie, however, was pulled from his seat, frisked and marched off to jail.

Tried in Columbia Recorder's Court, Bouie and Neal were convicted of trespassing and fined \$100 or serve 30 days in jail with \$25.00 of the fines being suspended.

Bouie was also convicted of resisting arrest and fined an additional \$100, or 30 days, both sentences to run concurrently.

The judgments were sustained by Richland County Court on April 28, 1961; on Feb. 13, 1962. The South Carolina Supreme Court affirmed the trespass convictions, but reversed Bouie's conviction for resisting arrest.

THE OTHER 17 cases are as follows:

Dale H. Drews Vs. State of Maryland, disturbing the peace, Glynn Oak Park, Md.; Robert Williams Vs. North Carolina, trespass, Durham; James A. Fox and Albert R. Sampson Vs. North Carolina, trespass, Durham; Minnie Robinson, Alfred Henderson and others Vs. George Hunter and Trailways Bus Co., trespass, Hopewell, Va.; Raymond B. Randolph Jr. and others Vs. Commonwealth of Virginia, trespass, Richmond;

William L. Griffin Vs. State of Maryland, trespass, Glen Echo Amusement Park;

Lawrence George Henry and Dion Tyrone Diamond Vs. Commonwealth of Virginia, trespass, Arlington;

RUDOLPH LOMBARD and counter "criminal mischief," others Vs. Louisiana, lunch New Orleans; Mandoline E. Thompson vs. Commonwealth of Virginia, trespass, Lynchburg;

James Gober Vs. City of Birmingham, trespass, Birmingham; Fred L. Shuttlesworth and Charles Billups Vs. City of Birmingham, trespass, Birmingham; Nathaniel Wright Vs. State of Georgia, unlawful assembly, Savannah;

James Richard Peterson Vs. City of Greenville, trespass, Greenville, S. C.; Virgil A. Wood Vs. Commonwealth of Virginia, trespass, Lynchburg;

Christopher Mitchell and others Vs. City of Charleston, trespass, Charleston, S. C.; and Charles F. Barr Vs. City of Columbia, trespass, Columbia, S. C.

Court upholds Memphis plan

MEMPHIS, Tenn.—A suit for immediate desegregation of all Memphis municipal recreational facilities and parks was rejected by the U.S. Sixth Circuit Court of Appeals in Cincinnati last Tuesday.

In so doing, the court upheld the decision of Judge Marion S. Boyd on June 15, 1961.

The court upheld the U.S. District Court ruling on the grounds plaintiffs appealed Judge Boyd's decision the city had an opportunity file (within six months) a plan for desegregation.

It further held that Memphis' program to desegregate all parks and recreational facilities by 1963 is proceeding properly and legally.

The city has dropped segregation bars at four of seven golf courses and an amusement park.

It was the opinion of the court that "immediate desegregation of all city parks, playgrounds and recreational facilities would result in great damage to an organized system of play for many children."

The city presently has supervised recreation for 35,000 colored children and 65,000 white children.

Masons contribute \$1,250 to NAACP Defense Fund

NEW YORK — The NAACP Legal Defense Fund received \$1,250 in contributions from the Prince Hall and Royal Arch Masons Friday night, at the Annual Prince Hall F. and A. M. Masons statewide dinner.

The contributions from the two Mason organizations were received by Jack Greenberg, Director-Counsel of the Defense Fund. Mr. Greenberg also accepted a plaque which eulogized the service of his predecessor, Thurgood Marshall.

Presenting a gift of \$1000 were Alton I. Haywood Sr., John J. Nash and Richard H. Stitt, Grand Secretary, Grand Treasurer and Grand Master respectively. Also \$250 was presented by Maryland Turner, Fred A. Jackson and Thomas H. Toole, Royal Arch Masons.

NAACP delegates set to hear Texan, Ohioan

NEW YORK — Following a session on political action, delegates to the 53rd annual NAACP convention in Atlanta, July 2-8, will hear talks by two new officeholders who exemplify what can be achieved through the ballot.

Mrs. Charles E. White, elected to the Houston (Texas), Board of Education in 1959, and Merle McCurdy of Cleveland, appointed U.S. Attorney for Northern Ohio in 1961, will address the convention's evening mass meeting on July 3.

Political action will be a major topic at the convention. During the workshop session, reports will be received on the progress of the association's voter registration campaign.

THERE WILL also be lectures on how to organize effective campaigns to get people registered. John Brooks, NAACP voter registration director, will conduct demonstrations on how to register and vote.

A feature of the convention will be the appearance of Dick Gregory, popular night club entertainer, at the annual Freedom Fund Report dinner, on the night of July 5. Dr. Martin Luther King will be the banquet speaker.

Tuskegee hospital head raps job policy critics

TUSKEGEE, Ala.—The director of the predominantly colored Veterans Administration Hospital here told segregationists, who complained of the low number of white employees, he would hire more if more applied.

Hospital chief, Dr. H. W. Kennedy said only a handful of whites had joined the staff even after a local and national recruitment drive for whites had been conducted. He said the hospital definitely has no pro-segregation policy.

Rep. George Andrews (D., Ala.) last Thursday charged that a colored empire exists at the federally operated institution, and said he was determined to break it up. He demanded that at least 50 per cent of the colored employees be replaced by whites.

THE SHORTAGE of white employees is due mainly to the fact that we lack applications from prospective white employees," Dr. Kennedy said. In the past, he said, the hospital has had white physicians and a white psychologist.

The director noted that the present staff includes 14 "non-Negro" employees and 34 white physicians who act as part-time consultants. He said also the number of white patients is increasing gradually and is now between 100 and 150.

Congressman Andrews also said he had information that the hospital was operated in a lax manner and inefficiently. The director categorically denied the charge and invited the Representative to come see for himself.

The director said the Alabama State Department of Veteran Affairs as well as federal inspectors had recently given the hospital favorable reports.

Iowa judge gives back surplus pay

DES MOINES, Iowa (NNPA) — Municipal Judge Luther T. Glanton Jr., who recently returned from a four-month State Department sponsored tour of Africa and the Far East, has returned \$492 in salary to the City of Des Moines and Polk County.

"I feel I have a moral obligation not to make a profit from the trip," he declared, in returning the money which he said represented a "surplus from the trip."

Judge Glanton said the Federal government paid him \$700 a month for travel and living expenses while he was away on the journey. He also received his regular \$11,000 yearly salary from the city and county as a judge.

20 insurance managers taking course at Fisk

NASHVILLE, Tenn. — Lakes Mutual Life, Ernest Shell, Golden State Mutual Life, John Morning Supreme Life, and H. A. Caldwell of Universal Life Insurance Co. are among 20 insurance managers taking a management course at Fisk University Monday.

The course is the Sixth Agency Institute sponsored by the National Insurance Association, trade group of the principal colored life insurance companies.

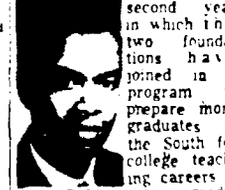
In an orientation session preceding the Institute, students were told that a new concept of training needs and techniques will develop as a result of findings of a nine-city survey of the colored market being conducted by NIA.

CHARLES A. DAVIS, executive director, told the Institute that 2,800 interviews have been completed in seven of the nine cities and tabulations begun. They are already throwing doubt on some of our past notions about the insurance buying habits of the colored market, he said.

Instructors at the Institute are Malcolm Cornn, Great

Dillard graduates gets scholarship

Bruce Nelson Robinson, a market representative for Bond Bread in New Orleans, recently received official word that he was one of 12 graduates of Southern College singled out for joint fellowship awards from the Southern Education Foundation and the Woodrow Wilson National Fellowship Foundation.



This is the second year in which the two foundations have joined in a program to prepare more graduates in the South for college teaching careers.

Mr. Robinson is a graduate of Dillard University and he lives at 6416 Urquhart Street in New Orleans with his wife, Sylvia, and four children: Bruce, Michael, Pier, Kelly and Neil.

He plans to do his post-graduate work in the field of economics. His curriculum will include a summer session at the University of Oklahoma and a regular term schedule starting in September at Michigan State University.

'Franchise,' be own boss, author says

NEW YORK CITY — Want to be your own boss? Well, the way to do it is to get a franchise, says Harry Kursh, author of "The Franchise Boom: How To Profit In It," published this month by Prentice-Hall.

Kursh says this rapidly growing business enterprise can provide unlimited opportunities for the nearly seven-out-of-ten Americans who wish to be their own boss.

FRANCHISING, simply defined, is a contract which gives the right to do business under the name and corporate image of a large company with all the attributes and advantages of a chain organization, yet privately owned and controlled.

He lists the amazing variety of small business franchises available today for beauty parlors, coin-operated laundries, vending machine routes, motels, brake and muffler repair shops, and even part time personnel work and debt collecting.

Catholics set up integrated resort

BENTON HARBOR, Mich. (NNPA) — Believed to be the first in the Midwest to operate on a completely integrated basis, the Catholic Holy Family Resort, with accommodations for 60 guests, was opened here recently.

Father George Clements, director of the project, said "Some resorts accept colored guests, but you could not say that they cater to colored families. We want people of both groups, white and colored, to feel equally welcome in our facilities."