BY SHERMAN II. SKOLNICK, Chairman, Citizens' Committee to Clean Up the Courts

At a time when the terms "radical" and "revolutionery" are being banded around, it is important to know who some of the alleged "revolutionaries" are. Historically, it should be nowithat the everthrow of the Russian Care and the Russian Church establishment were delayed some 35 years by the premature activities of anti-cartisg groups, too weak to accomplish their goal, and daped and led on by Cartist sgents posing as "revolutionaries". The anti-cartisis were thus fooled into eating green banance.

Analysts only of philosophical mouthings alone often cannot help unmask a faker. Hard facts, compiled and analyzed, point more quickly to put sups playing the role of revolutionist.

Perhaps one of the greatest put ups in recent times, in court and outside court, has been the group called the "Gircago "" or the "Conaptracy" (also previously called "Gircago 8" to inclinic bishy Scale, not believed part of the put up): Rennie Davis, Tom Hayden, David Dellinger, Jarry Rubin, Lee Weiner, John Protines, and Abbie Hoffman.

With little if any publicity. Renate and four others who later became part of the "7", natical down the Anti-Riot Law as constitutional, by a law suit brought by them in October, 1968, and enting up May 1969. In the Chicago is seed U.S. Court of Appeals, 7th Circuit. [7at'! Moistization, Renate Davis, et al., vs. Poran, No. 17274, U.S. Court of Appeals.

7th Circuit, clerk's office of which is 27th floor, Pederal Building, Chicogo.]

During the course of the suit. Rennie's side labil down and played dead in court. For example, according to court records, Rennie's side gave up a challenge to that part of the law dealing with police. Yet, in the street and on lecture platforms. Rehnie is quick to mouth "off the pigs!" Not so in court. The suit was brought and accepted as a class action, on behalf of all persons similarly situated who cross stare lines and dissent against the government, thus binding upon potentially millions of people, none of whom were in court in the suit or even know of the suit.

Known only to a handful, and unknown to the public, by the time the "Compiracy" trial started, September, 1969, the Anti-Riot Law had, thanks to Rennie. Tom Hoyden, et al., been made constitutional. During the summer, 1969, Rennie, et al., alsandoned an appeal to the U.S. Supreme Court. Thus, actually there were two "trials": (1) the unpublicized test case of the Anti-Riot Law, Oct., 1968 thru May, 1969, and (2) the much heralded "Conspiracy" trial, September, 1909, thru Pebruary, 1970. The public thinks the Anti-Riot Law is being challenged in the "Conspiracy" case. Not so—under American jurisprudence, a test of the law cannot be made twice. The earlier, almost secret case is legally binding, unless there is a showing the ruling was procured by fraud or collusion. Knowledgeshle rescarchers of law suits where collusion is suspected, call such rulings "tombstone" cases, or R.I.P. cases (Rest In Peace). In Peace).

When Skolnick confronted Renate and others of the "7" in the ballway during recesses in the "Conspiracy" trial, one by one the "7" sought to wash their hands of the almost accert prior suit. Jerry Rubin, one of history's most skilled actors fils uncle Sid was in vanisherille! Look Magazine, 10/7/69, p.20), pretended in clid not hone what Skolnick was talking about. Dellings said he never heard of the earlier case; yet, he was a party-plaintiff, according to contribute the Abdie Hoffman made obsecue jokes about it. A spokesman for Renate informed Skolnick that Renate had nothing to do with the case. They sought to wash their hands of the day up, earlier ruling, yet, 5 of the "7" were plaintiffs in the almost secret earlier case. Hardly a word of this ever saw print or got on the sir.

For some 14 months, starting September, 1969, to November, 1970, there was, with a few isolated examples as exceptions, an almost total news black out by the Establishment Pro- and even, wonder of wonders, by most of the so-called "undergraind" papers, who spend the bulk of their column space on drugs and pernography, with little anti-establishment news, though the noted that the Cares had their "underground" exarist-owned newspapers too, many a names when translated are the same as the names of some familiar "underground" papers). November, 1970, was the beginning of any meaningful discussion of some of the facts berein.

With considerable labor, time, and energy, from January, 1968, to date, staff members with considerable labor, time, and energy, from juminary, 1500, to due, 5 min assenting of the Citizens' Committee to Clean Up the Courts, as part of an on-going inquiry into court collusion, have uncarthed mountains of factual data, tending to show that the "Citienso?" was a real conspiracy. The Citizens' Committee, busing its position on this data, betteves that Tom Hayden, Reunie Davis, Jerry Rubin, and Abdie Hoffman, during the much publicized "7" trial, should have more properly begitting at the Government prosecutors' table in the courtroom. A summary of some of these facts follows, not intending to be all the facts since for strategic purposes certain data is withheld for purposes of confrontation:

1. Background and finances. Unknown to the public, Rennie Davis, Tom Hayden, and others who later became the "Cricago 7", and persons connected with them in the National Mobilization to End the War in Victnam, were funded by federal money channeled to the through government-from organizations. § 192, 000 in federal money and \$85,900 from the Carnegle Foundation (a suspected C.I.A. condit) were funded to Tom Haydens Rennie Davis, et al., and others, through a front calling itself the Chicago Studient Health Organization. Anothe \$193, 313 was funded to the "7" from the federal Office of Reonomic Opportunity by way of a C.I.A. front calling itself the Institute for Policy Studies, Washington, D.C. Substantial funds also came from the Roger Baldwin Foundation, interlocked with the American Civil Liberties Union office in Chicago (more on this later).

[Data corroborating this, part of the subpoensed data of the Illinois Crime Investigating

- Command centers. Ostensibly, Rennie Davis, Tom Hayden et al., had their office during and prior to 1968 Democratic Convention Week, in Chicago's Old Colony Ballding, 408
 Plymouth, one block from the Federal Building. Some of the real command centers were as follows:
- (a) In the office of the alleged director of Labor Education. Frank W. McCallister, of Roosevelt University, downtown Chicago. (McCallister's secretary is involved in yet another suspected purup pending now in court and almost totally unpublicized). McCallister, while allegedly director of Labor Education, carried out various counter-insurgency functions of the U.S. State Department in three African countries, Nigoria, Sierra Leone, and The Congo; in the

South American country, Guyana(formerly British Guiano), seene of violent counter-insurgency activities designed to put down local rule; and in various places in Europe and Asia.

(b) In the office of the Roger Baldwin Foundation, interlocked by personnel with Chicago office of the American Civil Liberties Union, 6 So. Clark St. The Roger Baldwin Foundation, R B F, gets money from the J.M. Kaplan Fund, identified as a conduit, or pipelline fund just a front) for C.I.A. money and policy. [see: New York Times Index, "U.S. Intelligence Agency", 1947]. (R B F, not coincidentally, is the one now shielding and protecting the alleged former Army spy, John M. O'Brien).

3. Originally, the "Conspiracy" trial was to be heard by then Chief U.S. District Judge William J. Campbell, who if Renate and others chose to identify him in court with his C.I.A. links, was plenty vulnerable: Campbell had been director for several years, until confronted by Stolnick in court, of the Albert Parvin Foundation, a West Const -headquarted hoodlum-front and so-called "money launder" to make gangater mency tax exempt by calling it a "foundation". Campbell has had business dealings with bootloms. Moreover, the Parvin Foundation is of all things, also a C.I.A. front, One of the first documented examples of hoodlums linked to the C.I.A. The hoodlom front data is documented in case \$17181, Additional Appendix, pp. 109-120, U.S. Court of Appeals, 7th Circuit, Chicago, Until recently, the president of the Tarvin Foundation has been Associate Justice of the U.S. Supreme Court William O. Douglas. During recent attempts to impeach Justice Duglas, his links to the C.I.A. and the Parvin Foundation! links Ilkewise, became part of government record. See: Final Report by the Special Subcommittee on House Resolution 220, of the Committee on the Judiciary, House of Representatives, Plat Congress, 2nd assation, September 17, 1979, pages 18-21, Chils 224 page report is supposedly available by writing your Congressman). Other data on Parvin Foundation's links to the C.I.A., see: N.Y. Times Index, "U.S. intelligency Agency", 1967 to date.

Renate Davig had reason to know that Skolnick and other members of his staff of researchers were knowledgeable about Judge Campbell's links to hoodburs and the C.I.A. Shortly after Reante was indired on Riot Compleacy charges, March, 1909, one evening Renate sought to pick the branes of the Citizens' Committee about Campbell. Naively, the researchers presumed Ranate was going to confront Campbell in court with the data. The next morning, barely 12 hours later. Campbell mysteriously disqualified himself from do "7" case without Renate filing any paper to this. News rejectors covering the federal building thought the disqualification very odd. Renate Judge Haffman became the trial judge for the "7".

Judge Julius J. Hoffman is noted for helping gangsters go free by committing what Ia known as "reversible errors", conduct and rulings by him contrary to accepted law and procedures, does almost automatically invalidating his vertice on agnest. Renaite must have been convinced that the Citterns' Committee data on Campbell, if widely publicized, would "blow" Campbell's mind. Hencer tip-off,

4. Renate's press agent and attateglat. Don Rose, of 1340 East Madison Park, in Criteago's Hyde Tark area, has an increasing background, not well known to many. Not too long ago, Rose was an executive with an ultra-right wing quant-governmental organization. Indite Administration Service, 1313 East 60th St., Chicago, P A S is connected with, and does work for, the U.S. War Department, Manual Security Agency, and the Agency for International Development (A.I.D. has repeatedly been identified in Southeast Asia as part of the C.I.A. function there). Among other things, P A S pare together police training information.

According to interviews with various news desk directors, Rose was instrumental in making

Rennie famous when Rennie first returned from Hanol some years ago.

Don Rose's control of the image in the public, via the news media, of the "Chicago 7", is by way of Rose's fatherin-law, Jess Bogue, an executive with the worldwide wire service United Press International, UT.

United Press International, UT.

The true principal operators and strategists of the National Mobilization to End the War in Vict Nam were Don Rose and a person known as Statey Lens, real name Stil Okun. Rose attended a pre-Convention, insiders only meeting, at the Moraine Ideat, in Highland Park, Illinois. The secret minutes of what perportedly look place there, August 4. 1988, was written about by the Chicago Tribune's "Red Squad' (Chicago Police Sulversives unit) reporter, Ronald Koziol, in a front page story, 9/5/68, headlined "Bare Secret Rut Flanning". From a secret of factual situations compiled by the Chizago Committee, it is believed that such stories are planted by Don Rose who feeds the so-called "secret minutes" to Ronald Koziol and others on the Chicago Tribune, for the purpose of discrediting dissent and the peace movement.

In recent years, Rose has been publicist and strategist for an umbrella group of civil rights organizations called the National Catholic Conference for interracial justice, N C C I J, 1307 50. Wabash, Chicago. The present head of that organization, and the previous one also, were directly connected with, or officers or directors of, urban affairs type foundations and groups funded by or supported by the Central Intelligence Agency. N C C I J has been funded by a C.i.A. conduit and front known as the Taconic Foundation, 666 Fish Ave., N.Y., N.Y., which has its hooks into civil rights type organizations are and the country. The foundation disord disappeared on a privace plane flight two weeks prior to a N.Y. Times series of stories about C.i.A. fronts operating as foundations [Sec: N.Y. Timesindex, 1907].

The present head of N C C I J. James T. ("Ted") Harris has been one of the so-called "old boys" in the C.I.A. for more than 15 years. See: Ramparts Magazino, detailed data, june, 1909, 1816 27; Chicago Defender, front page, 9/10/70. The previous head of N C C I J was Mathew Hall Abmann, who was of 4822 So. Kenwood, Chicago. Abmann was a member of the board of directors of Foundation for international Co-operation, identified as a C.I.A. front or conduit or both. Abmann resigned as N C C I J Executive Director in the fall, 1908.

N C C I I feeds information on the various civil rights organizations to various federal agencies. Don flose, at one time or another, openly or secretly, has been publiclet and strategist for many civil rights activities and movements, some of which suddenly found them-solves destroyed or millified. One such example was the Concerned Transit Workers of Chicago, of which Rose was socretly the publicist, and members of the CTW have elained they were "sold out", although the details of the self-out received little or no news coverage.

Don Rose and David Camer together publish an alleged "undergoound" newspaper called the Hyde Pork-Kenwood "Voices". This same team were the moving forces behind a Convention Week occuratio contained on a huge, one page newspaper, called the Ramparts "Wallposter", within was put together and distributed from inside the offices of Young Christian Workers, 1655 W. Jackson, Chicago, identified as a CIA front. [N.Y. Times Index, 1967, "U.S. Intelligence Agency".]

5. Stunct Scotte it.it, Sr., and his son, Stunct Scotte Ball, Jr. (who drosses himself to look with his hair and beard like Rasputin), together with Din Rose called the states for the "Chicage 7" trial. Investigators of the Citizens' Committee discovered the Stuart Ball's(Sr. and Jr.) command center, conveying massage and orders to otherst who carried them to the alleged principal "" lawyers William Kunstler and Leonard Weinglass. Rose's measurager, on the other hand, came and went from Judge Hoffman's courtroom about overy 30 to 45 minutes during the trial, carrying meassages to Kunstler, Weinglass, Rosade, and others.

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The uncle of Ball, Jr., in George W. Ball, under secretary of State in the Kennedy and Johnson administrations and later U.S. Ambassador to the U.N. Ball, Sr., is a partner in the law firm of Stdley & Austin, Chicago, suspected of being Ci A.front. Several of the law partners are with the C.I.A. Including Mathew J. Iverson. (See: Hard Times newspaper, Sept. 21-29, 1969, No. 45, p. 1]. A former partner in the firm is Walter J. Cummings Jr., now a judge on the U.S. Court of Appeals in Chicago, where the "T" case is pending. Cumming is also a substantial stockholder in war- & church interlocked Continental Hi, Nat'l Bank & Trust Co. of Chicago.

Stilley & Austin is also the attorneys for Illinois Bell Telephone Co. Complains by Ill. Bell Telephone Company patrons about wire tapping are referred to Stuart Ball, Sr., 's law firm, For example, wire-tapping attempted to be justified by the government on the allegation that the patron is a "national security risk" is handled through Stilley & Austin.

Ball, Sr., according to a situation in court before judge Hoffman in the "7" trial, is an old friend of the Judge. There was an alleged confrontation between Ball, Jr., and Judge Hoffman. Special of the partners in Stilley & Austin, including Tully Friedman, are financially and other ways participate, with Chengo-based Adul Nermanon Institute, a foreign affairs "think tank", operated and supervised by State Department and C.1.A. officials.

Among the Stevenson Institute directors have been George W. Ball, James Hoge, Jr. (more on him later). Sol M. Linowitz, and Paul G. Hoffman. Linowitz, an official with the Organization of American States, is a counter-insurgency expert with the State Dept. He has been head man at Xerox Corp.

The policy -making group in the C.I.A. is called the Special Group", created in the Barnhawer years under the secret Order 34/12. Among the members of the "Special Group" is George W. Ball. [See: "The invisible Government" by David Wise and Thomas B. Ross, pp. 278-279, 313.]

Another Stevenson Institute director, Paul G. Hoffman, has a long history of links with the C.I.A. He is also director of Fund for the Republic, lice., interlocked financially and by overlapping personnel with the Partyn Foundation and the Center for the Study of Democratic Institutions, both of the latter fronts soll recipients of funds of the C.I.A. The latter two see also interlocked with Inter-American Center of Beomonic and Social Studies, known as C.I.D.E.S., a C.I.A. operation in Latin America. (See: N.Y. Times Index, 1967 to date]. U.S. Supreme Court Justice William O. Douglas, mentioned earlier, is a director of the Paud for the Republic.

Or should be noted that the recent alleged plot against Nixon aide Henry Kissinger is linked to the Stevenson Institute, a good reason to suspect a put-up situation,)

6. November 12, 1970, the U.S. Court of Appends, Chicago, ruled that the "Chicago 7" case be sent back to Judge Hoffman for the specific determination whether there were unlawfut notes passed between the deliberating jurors and judge Hoffman; whether there was a compromise verulet as contended by juror Kay Richards Stevens in her copyright atories, after the trial, in the Chicago Sun-Times. In an unprecedented special hearing before Judge Hoffman, starting November 19, 1970, the jurors themselves, one by one took the witness stand.

Key testimony was by juror Kay Richards Stevens (matried after the trial to Thomas P. Stevens). Apc 23, she allegedly is a computer operator. At the beginning of the "Chicago 8" trial, September, 1969, Kay Richards was only one of 4 alternate pieces, not a regular juror. By a trick, trial juror Miss Kristi A. King; 23, was forced to excuse herself as a juror, Judge Hofman read Miss King an alleged threatendly letter from "The Black Panthers" received by her purents. Revealingly, it was not signed correctly as "Black Panther Party". Kay Richards replaced Miss King, and thus Miss Richards was "planted" by what appears to be a group of

forces assisted by executives of the Marshall Field Enterprises newspapers. Chicago Sus Times and Chicago Daily News.

Mrs. Stevens testimony II/20/70, included (a) her contentions that the vertilet, by her doings, was a forbidden "compromise vertilet", which if not otherwise disputed, constitutes "reverable error"which will turn the conviction of 5 of the ""r upstle down, (i) Sie was the only juror who had no room-mate while the jurors stayed at the Falmer House, and the only juror to meet with a family member or friend outside the presence of a court deputy marshal (she met with her flance). Not coincidentally, she brought with her a type-viter and was busy clacking away on her "notes" almost every night between trial sessions. She alleged her flance in the middle of the trial arranged, unknown to her, a contract with the Sun-Times for her story, flight to do so). She forget, she said, what the Sun-Times paid her. She refused to state what position her husband has with the County of Cook.

Data uncarrhed by the Citizena' Committee shows that her husband, Thomas P., Stevens, in December, 1969, became director of the Classification Dept. If is one of the few people in Cook County who would know by position and function every undercover agent in Cook County.

7. During the "7" trial, unknown to the public, Abbie Hoffman stayed from time to time at the bome of James Hoge, Jr., director of the Stevenson healthte and executive odition of the Surfames. (Pield Enterprises executives, many of them in the war business, are not exactly "left wing"). The Sun-Times, as noted, ran the copyright "empromise verdict" stories by Kay Richards, and have editorialized for the release of the "7" on appeal bond.

The president of the Newspaper Division of Fleid Enterprises is Balley K. Howard, listed in the banned book "Who's Who in the G.I.A., "He has been director of General Analise & Film Corp., interlocked at one time with Hidler's I.G. Farken Works, Howard is a major stockholder and until recently a director of Chieggo's annual -rickien Civic Center Bank, of which Howard's close pal, Judge and Major General Otto Kerner is a fellow stockholder, Kerner sita in the Court where the "7" case is pending.

- 8. About May, 1969, while pretending to co-operate with Nixon's super-secret President's Task Porce, also called IRS Intelligence, purportedly interested in investigating corrupt judges, members of the Citizens' Committee inflitrated the workings of the Porce. Prome out was the fact that a faction in the government wanted not to bust Kerner but mantiputes thin for the apparent benefit of Rennie Davis for whom Kerner prior to and after the trial entered travel permission court orders. Nixon's manipulation of Kerner was to give the "j" instant orders of court for travel permission all over the world, even though the "j" were convicted and all "j" held in contempt. On occasion, Judge Kerner has even entered back-dated court orders to cover up for exits from the country by William Kunstler (who was out on hall after the contempt xuling). The travel permission court orders (cases is 18294 and 18295, U.S. Court of Appeals), take up page after page of ceurt records. For example, Aible blew into Yugoslavia, by court permission, just about the time Nixon was visiting there. Jerry Rubin and some Irlends helped wreck TV color camera equipment in London with apparent complete immunity.
- 9. In May, 1909, shortly after being indicted on the Riot Conspiracy charges, Rennie Davis arranged a lense to operate his "Conspiracy" office in a federally-owned building, the Seger Building, 28 East Jackson Blvd., Chicago. A check of records in Gook County Circuit Court shows the lease, mostly unknown to the public, required court permission sought by a federal agency. To be sure there would not be too many other tenants to say on Rennie's fourth floor offices, the Seger Building manager chased many other tenants out of the building by suddenly doubling and tripling their rout. All for Rennie's benefit in a foderally-owned building.

doubling and tripling their rows. All for Remne's bonefit in a rotorally-owned busines.

During a recess in the "7" trial, Skoinick confronted Hayden and others of the "7" in the haliway, with the Steger Bullding data. Several of the "7", departing sparently from their actors' script, began blurting out statements to the astonishment of reporters. Only Chicago's WLS Radio used a news item about this event. Most others in the news media informed Skolnick that they were

-5

afraid of the consequences if the Citizens' Committee data should be correct in showing Rennic et al., as put ups and government agents of one sort or another.

- 10. From discussion with Illinois Black Panther Leader, Fred Hampton, in the fall of 1969, members of the Citizens' Committee became convinced that Hampton would possibly 1969, members of the Citizens' Committee became—convinced that Hampton would possibly expose Renote Davis as an agent for one or more governments including U.S. Hampton thought that he thereby could save Bobby Senie. Hampton had, however, monerous hamptons? Renote for months had been arranging Hampton's lecture dates and fees; Renote's lawyer, Denois Condingham, had the Panthers under his spell; Renote's bagman and money wagon. Mike James, dropped a bundle of bread now and then on the Panthers.
- A. C. I. A-type operative, 'posing as a Chicago policenian, named Daulei Grods, led the seasassination team that wiped out Hampton. Groth was also recently exposed in a federal court suit for his complicity in a Chicago plot to kill President Kennedy three weeks before Dallas. Groth, according to the suit, helped short the plot in Chicago so that Lee liarvey Oswald could escape from Chicago with two C.I.A. sgents and head for Dallas. Groth was a "witness" against an Oswald "double" deving a car with ticense plates linked to Oswald. Thus, Nixon was knock-at Fred Hampton's door. (See: Skolnick vs. National Archives, No. 70 C 70, U.S. Datrict Court, No. Datrict of Ill., E. Div., Chicago. clerk's office, 20th floor, Federal Building.)
- 11. Recently, at a trial in New Haven, Connecticut, a former flack Panther accused William Kunstler of being somehow involved in a plot to kill Fred Hampton. [N.Y. Times, 8/7/10]. The accusation is interesting in the context of other related facts, alijough some persons question its validity in that it was made by a person thrown out of the Black Panther.
- 12. Another fact, interesting in the context of related facts, is the following described event. A young fellow, whose name is known to the Citizens' Committee, believed a concealed antenna wire led down the side of the Steger Building, and through a series of twists and turns, led into a hollow spot in Renale's fourth floor office, where it was believed Renale had a short wave transmitter for use presumably between him and the federal building, two blocks away. (Renale, Irom Convention Week on, always had an office a block or so from the federal building).

Under a pretext that he was an F.C.C. inspector, the young fellow pursued the wire late Renaic's office. Very unlike a revolutionary. Renaic was instrumental in turning the young, nosey fellow over to the P.B.I. Publicity? None. The matter was hushed up when the P.B.I. heard the Citizens' Committee would raise a storm if the young fellow were prosecuted.

Recently, one of the insiders among those who are connected with the "Offcage 7", approached the Citizens' Cammittee with a deal;

Springering the cutterns committee would promise to go easy on Rennic Davis and certain others of the "", key information would be turned over to them tending in show that Tom Hayden is an agent for one or morn governments, including the U.S. State Department. The Citzens' Committee obtained the data, but there is one promise that they will not keep !!!

Chizena' Committee obtained the data, but there is one promise that they will not keep III

14. Renate Davis in 1966, had almost complete police immunity (anknown to the public), in his activities with 1,0.1.N. (fish Or Income Now), an allegacd community organization in Oriengo's Uptown area. Renate and his friends, for example, were lovely: in terresist acts to take over an apartment building at 4240 Kennore for their benchmarters. In the process, they shot holds in the bottling's bottler, ripped off refrigerator datas, and completed other earror tactice against not just the building but the people in it. Result: the tenants, all of them hard-working poor people, some on welfare, had to leave the building with no other place to go. All thanks to Renate Davis sho appeared to have an "lin" with the police.

Maybo this is so because Rennie's father, John Cordon Davis, himself has an interesting

(a) John Cordon Davis has been Economic Advisor to the President from the Trums Administration (1948) up to and including Nixon. Davis' office was in the White House. He retired about 1969. He and Mrs. Davis praised their son Rennard (Rennie) after his testimony in the "Chicago ?" trial — no generation gap.

(b) John Cordon Davis, until recently, held a high post with the government controlled National Science Foundation, a favorite device (operated by Acts of Congress) for feeding huge sums of money to counter-insurgency study centers and "think tanks" at various universities which are a favorite recruiting ground for the C.I.A.

How Ronale's father retained security clearance (with an office in the White House)while his son is an alleged "radical revolutionary" of the "New Left" defies logic. Rennie grew up in the company of admirals and generals—his father ran the shipyards program in the World War II era. His father also ran the Manpower Mobilization freezing people to their job (the word "Mobilization" seems to run in the family).

A circumstantial fact, possibly interesting in this context, is that Senstor Harry Flood Byed (Dem., Virginia), lives next door to John Cordon Davis in Virginia, item: in the 88th Congress, the Senate C.I.A. subcommittee (the only Senators having any Insight whatever into C.I.A. matters)included: Sen. Byrd and Senator Leverett Saltonstall (Rep., Mass).

["Invisible Government", op.cit., p. 283, footnote.]

Another Sultonstall controlls the Roger Buldwin Foundation (mentioned earlier). Saltonstall's nicee was an alleged "radical revolutionary", allegedly raising hell 1968 Democratic Convention Week.

15. Abbie Hoffman's main function, other than clowning around, is the distribution of some 3 to 5 Million Dollard of tope at each Rock Pestival. His father is in the wholesale drug business. Immunity for Abbie: total. The U.S. government, tragically trending toward oppression and repression, is beginning to use the methods of bygone empires: allowing drug traffic to flourish to turn off and mess up the best, brightest hopes of change.

Abbie. not to be taken lightly, is a brilliant actor, and a highly trained clinical psychologist. At press conferences, he dodges specific questions either with jokes or vague generalities. Example: Abbie's press conference, during the special hearing 11/20/70, in Chicago's Federal bisiding.

Thanks to Rennic, Abble, Jerry, and others of the "Chicago 7", the Anti-Riot Law is "legal" and their case, thes not now involve the law, although they would have the public think otherwise. After the "7" trial, the then U.S. Attorney in Chicago, Tom Foran, admitted the law no longer was an issue, referring to the unpublicized earlier rating involving 5 of the

Meanwhile, thanks to Major General and Judge, Otto Kerner, Rennie, Tom Hayden, Abbite, et al., travel all over the world by court ordered travel permission, manipulated to their benefit behind the accuse by Nixon and the Marshall Field newspapers in Chicago. Those newspapers have led a campaign to glamorize those (some of whom are suspected agents) who lound buildings all over the country and are allegedly involved in various kidnapping and assaustnation plots

all over the country and are allegenly involved in various Riemaphing and assassination pions directed allegenly against high officials of the government.

Example: the Calcago Daily News stories in 1970, about the supposed bomber radical.

Diana Oughton (whose sister inserted a C.1.A. fink), contained a frauchiest picture supposedly showing Diana's tombstone in Dwight, lilinois. Rennia and others are apparently part of a winer circle of puts ups. by the U.S. and other governments, to defeat the U.S. Constitution, particularly free speech, and to discredit peace movements and dissent.

Conclusion: those who truly dissent against had governmental policies are thus flushed out and fingered by government finks who bomb their own reel satate and make us out green bananas.

-8-