THE METHODS OF THE **KELLOCK-TASCHEREAU COMMISSION**

The basic rights of Canadians are endangered by the recent and continuing actions of our Federal government and the Kellock Taschereau Commission. The Commission does violence to the rights of free men. Any Canadian citizen can still be victimized by this procedure. The methods of the Commission are not new. They were used against Eng-lishmen in 1649 and against Canadians in 1946. The records in each cuse are set out below.

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-1649 VERSION "THE LAWS OF ENGLAND KNOW YOU NOT"

ON Wednesday, March 28th, 1649. between four or five in the morn ing, Lieut.-Col. John Lilburn and others were arrested and taken before the Couscil of State to be questioned on the authorship of a supposedly seditious pamphlet. Here is Lilburn's story of his examination by Bradshaw, President of the Council:

Mr. Bradshaw said to me to this effect: "Lieut. Colonel Lilburn, this Council judge themselves bound to demand of you this question, whether you made this book, or were privy to the making of it or no?"

To which I said, "I am an English man born, bred and brought up, and England is a nation governed, bound-ed and limited by laws and libertics. ed and limited by laws and liberties. And the laws and liberties of Eng-land are my inheritance and birth-right. And sure I am that no free man of England ought to be adjudged for life, limb, liberty or estate, but hy the laws already in being established and declared."

"And truly, Sir, if this be good and sound legal doctrine (as undoubtedly it is, or else your own declarations are false and lies). I wonder what you Gentlemen are. For the declared and known laws of England know you not, neither by names, nor qualifica-tions, as persons endowed with any power either to imprison or try me, or the meanest free man of England. And truly, were it not that I know the faces of diverse of you, and honour the persons of some of you, I should won-the what you-are, or before whom I sm

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"Mr. Bradshaw, it may be the House of Commons has passed some votes or

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orders to authorize you to sit here for such and such cods as in their orders may be declared, but that they have made any such votes or orders, is legally unknown to me. I never saw them. But admit that the House of ons in good carnest have made Comm you a Council of State, yet I know not what that is, because the law of Eng-land tells me nothing of such a thing. Surely if a Council of State were a Court of Justice, the law would speak something of it."

"By answering this question against fuyself, I should betray the liberties of England in acknowledging you to have a legal juridiction over me, to try and adjudge me, which I have already proved to your faces you have not in the least; and if you have forgotten what you said to me thereupon, yet I have not forgotten what I said to you.

"And secondly, Sir, if I should answer to questions against myself, and to be-tray myself, I should do that which not only law, but nature, abhors. And therefore, I cannot but wonder that you yourselves are not ashamed to deand so illegal and unworthy a thing of me as this is.

"And, in short, were it that I owned hour power (which I do not in the least), I would be hanged, before I would do so base, and un-Englishman-like an action, to betray my Lib-erty, which I must of accessity do, in answering questions to accuse myself."

From "The Picture of the Usunoil of iais," written in April, 1849, by deut.clol, John Lithurn, then a pris-ner in the Source of Landon.

-1946 VERSION "WHILE THERE IS STILL TIME"

On Friday, February 15th, 1946, at about six in the morning, thir-teen Canadians were taken into cus-tody and questioned, first by the R.C.M.P. and then by the Kellock-Taschereau Commission, in relation to alleged breaches of the Official Secrets Act. Here are accounts of their detention, written by two of those detained:

those detained: "I have been held nearly four weeks in this improvised jail without apy charge being allowed to consult counsel. I have been refused access to the order-in-council under which I was arceated, and even to the termis of reference of the royal commission which I am told has been appointed to investigate a "plot," the details of which has been witheld from mp. I am not allowed to see any newpipapers

'I have been told that I was arrested "I have been tota that I was arreing under an order-in-council covering persona 'reasonably suspected of com-municating wich an agent of a foreign power'. I have not even been tot whether I am suspected, or whether a charge will be placed against me-But I am certainly not being treated as innocent (which I am) und proven quilty. proven guilty.

proven guilty. "Sir, I want freedom of speech, or a speedy, fair trial. But not any mote than every Canadian citizen needs thesto basic righta. The people df Canada can do without my freedom of trial, but they cannot dispense with nessurances of their own freedom from illegal strett and detention.

illegal arrest and detention. "Fortunately, it is not yet given to most people to suffer illegal arrest and imprimonment. But I feel bound while there is still time to warn every-one of their insecurity. I have seen injustice-and it works. Let no one say: "They can't do it to me." They can. They have done it. There is no guarantee that 'they' will not do it again."

From a hance slory of March Ir, JP17, which corrised the tast of a letter is the landers of political parties, from R/L, P. W. Fulend, then detoined at Rockolitie.

"Since February 15th, 1946, I have heen held a prisoner by the R.C.M.P. at their barracks at Rockeliffe, Ontario, by an order signed by the Minister of Justice, the Honourable Louis St. Laurent.

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"If May Sound Fautastic"

"It may sound fantastic but I have to tell you that no charges have been laid against me and that I was given to understand that my status was still that of a prisoner held at the pleasure of the Minister of Justice, at the for an indefinite period of time and with absolutely no civil or legal rights other than those specifically granted by the Minister of Justice. I still do not know which rights, if any, the Minister of Justice has granted to me.

"For the past five weeks I have been held in isolated imprisonment, denied access to legal counsel, to newspapers, in short, cut off from the outside world.

"I have written twice to the Minister of Justice in protest against this Bastille-like imprisonment. His reolies referred to some Royal Commission but made no change in the incredible situation in which I find myself. They have in effect merely confirmed that the Minister of Justice is fully aware of the conditions of my imprisonment.

"This imprisonment is a terrible injustice to me and I charge the Min-ister of Justice with using his using his suthority in a way which sets up dangerous precedent, one which should alarm every Canadian citizen.

From a news stary of March gand, Sale, which corried the tost of a Istier to Mr. John Breaken, M.P. from

THE EMERGENCY COMMITTEE FOR CIVIL RIGHTS PROPOSES ACTION NOW FOR THE FOLLOWING PURPOSES: -(1). To conduct an educational program to remove, as far as possible, the prejudice caused the defendants in the espionage cases -

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(a) By the manner of their interrogation prior to trial.

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- (b) By the way in which their cases have been publicly prejudiced by the findings of the Kellock-Taschereau Commission.
- (c) By the fact that the Commission has continued to hear witnesses in relation to matters now before the courts.

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A. Y. Jackson, J. D. Ketchum, C. B. Mae

-(2) To set forth the basic civil rights of Canadians and to take steps to protect every Canadian from the arbitrary suspension of these rights.

(3) To set up an EMERGENCY CIVIL RIGHTS FUND for the above purposes and for legal and technical assistance where needed.

We feel that there are other Canadians who are dhunched and the checked by the artions of the Federal Government and the Kellock-Taschereau Commission, and we appeal to their Cariadians to express their support of our purposes, both by en-dorsing this statement and by contributing to the funds of the Emergency Committee for Civil Rights.

MAIL THIS COUPON NOW!

Te: THE EMERGENCY COMMITTEE FOR CIVIL RIGHTS SH HUNTLEY ST. TORONTO. ONT

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