

Date	Person or known	Case #
Dec. 52	Windsor Committee - - being called off when Sunnyside Tavern apologized - no further occasion) dismissed	LLBO family consents to hold a hearing on discrimination case involving 5 Windsor residents; one a negro.
Dec. 52	CCB - G. Asher re: P.C. 4138 non-discrimination clause - Government contracts	Beez told P.C. 4138 omits posting clause in prominent place.
Jan. 53	"no white help" on menu - Vancouver Committee - removed after discussion with owner	
Feb. 53	USA - anti-discrimination clause (Doc honorarium) in contract	with Brown Benie Co. Ltd 1) St. John's Que.
Feb. 53	Winnipeg adopts anti-discrimination by-law - David Orlin - Councillor	number.
March 53	Vancouver Security - alleged discrimination against a Japanese girl	Manager of firm involved promised to cooperate in the future with the secretary of our committee.
June 53	FAP Discrimination - 1. Ethel Little - MUPSE 2. Dennis McDermott - local 439, UAW.	Complaint to Human Commission 1. William Pitt Hotel, Chatham. 2. Club Mercury.
July-August 53	Local 439, UAW - FEP Complaint -	Discrimination Help Wanted ad - - Toronto paper - "Must be Canadian born or British subject" reversed
July-August 53	Local 195 - UAW - Bill Mac Donald -	(Henry Peachtree) Chrysler Corporation to be investigated. later blasted by Mac Donald - CCB Lawton - Henry Peachtree reversed
Sept. 53	W.C. Mac Donald, UAW - CCB Lawton mutual - Oct. 53 - Chrysler hired its first four Negro employees. Nov. '53 - 16 Negroes in Chrysler -	Charged Chrysler Corporation with following a capital budget hiring policy - under which no negro has be employed in the history of the company.

Date	Person & Union	Case - VIII
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Jan '55	FAP Dresden Case - owners fired in Manitoba court.	
Feb. 55	Civil Service Commission application forms.	
March 55	- Mueser Agreement for TLC - CCL to contain	
	Clause on Human Rights and Racial Discrimination -	
April 55	C.P.R. - hires 3 Negro Conductors -	
May 55	Wingey Bank Managers - F&P Union	
	Manitoba Committee -	
	Wingey High Schools approached by a bank	
	with a request that school recommend students	
	for employment in the bank - but no fees.	
	Canadian Bank of Commerce bank.	
May '55	Local 552, Plumbers and Pipefitters, TLC - Windsor	
	accepted its first Negro Apprentice -	
	Windsor Committee - negotiation Sam Sasso (Bricklayers)	
	Ging McCreedy (Carpenter) -	
	Business Agent for Plumbers - Roy Hicks thanked	
	Committee and promised cooperation.	
July ^{released} 55	B.C. Telephone - 2 girls of Chinese origin - refused to file	
	complaint - further test cases planned. -	
	Vacancies Committee -	
July 55	VAW across Ontario Golf Tournament -	
	Leamington Golf Club - refuses Negroes -	
	(Various - T. Eaton long pay disputes for Chinese Sales girls	
	in Chinese papers. -	
October 55	F&P tests - VAW testers -	
	439, Windsor - hotel case, + transfer -	
Nov. 55	Windsor Committee - Chrysler Plant -	
	Promoter for two Negro workers - to Plant Protection Force	
	applied for posting to vacancies denied because they were	
	Negroes - informed management this matter to be referred	
	to Windsor Committee as complaint - long pay representatives	
	asked for 10 days grace - 5 days later the two men were	
	posted	

case study BARBERS

TIME MAY 1951
PLACE HAMILTON ONTARIO
PROBLEM A barber shop owner refuses
to cut the hair of a Negro
customer.

Time - August

Place - Toronto, Ontario

Problem - A prominent manager of a large firm is being actively lobbied by a placement agency but he will not be hired because he is a Negro.

(CASE STUDY) OCT. 1952

IEEW ASKS NO DISCRIMINATION CLAUSE

CONCILIATION BOARD IN VANCOUVER ENDORSES AN ANTI-DISCRIMINATION CLAUSE IN LABOR CONTRACTS

A conciliation Board in the city of Vancouver has endorsed on October 22 the inclusion of an anti-discrimination clause in a new wage contract for 600 inside electrical workers. The clause was inserted by the AFL International Brotherhood of Electrical Workers in their latest contract with the Building Exchange in Vancouver and would prohibit about 40 independent Vancouver electrical contractors from practicing discrimination in hiring workers because of race, national origin, color or religion.

CASE STUDIES - RECREATION FACILITIES

MACHINISTS' LOCAL TAKES ACTION IN DISCRIMINATION
CASE

In an incident vividly underlining the need for a new FAP law, a Negro member of Local 717, International Association of Machinists, was denied permission to join two white fellow union members on the green at the Lakeview Golf Course, located in a Toronto suburb.

The three union brothers had agreed to meet and practice for the golf tournament sponsored by the company, A.V. Roe. James Marshall reported that he was barred from playing ostensibly because he was not a member of the Ontario Golfers' Association. However, neither of the white men were members, nor was a newspaper reporter who, following the incident, was allowed to pay a greens fee and play.

Local 717, standing behind its member, wrote the Avro Recreation Club stating that its members felt the match should not be held on any course which discriminated against Negroes. The golf tournament was subsequently cancelled. Said Marshall, "The action of the executive is a great step towards stamping out discrimination and intolerance."

The Toronto Telegram, commenting editorially on the incident, said:

"Any place 'to which the public is customarily admitted' must not discriminate, the Fair Accommodation Practices Act provides, but it does not come into force until June 5. In the case under discussion proceedings cannot be taken. It would be much better, of course, if everyone avoided discriminatory practices and it were not necessary to legislate, but at least there is a strong body of public opinion behind the new law... Fortunately, discriminatory practices in this province have been relatively rare, but 'Jim Crow' incidents must not be ignored. Those who offend must be made fed