Ew4 13 (SETTL MENT OF DISPUTES) ACT.

Interim -

SUMMARY.

- The object of the Bill is "to provide for the prevention and settlement I. of native Labour disputes and for the regulation of conditions of employment of natives; to amend the Industrial Conciliation Act, 1937".
- It amends the Industraal Conciliation Act, by excluding all Africans from the Industrial Conciliation Act. Thus African women will, if this Bill becomes law, no longer come under the Industrial Conciliation Act, but under this Bill.

(Clause 35)
This Bill will therefore cover all African workers. But workers on farms, in domestic service or employed by the Government or the Railways and also teachers are excluded. So also are coal or gold miners, unless the Governor-General specially applies the Act to them. (Clause 2).

Strikes and lock-outs are forbidden. The penalties are fines up to 3. £500, imprisonment up to three years or both fine and imprisonment. "Sympathy" strikes (where no demands are served on the strikers' own employers) are also included in the term"strike "

> "Instigating" a strike carries the same penalty as taking r in one.

A person charged with the offence of striking must, in fact, prove that he did not take part in a strike, instead of the prosecution having to prove that he did. (Clause I7)

- The Machinery for settling a dispute starts with:
 - START! (a) A Native Labour Officer: If this officer finds a dispute, or believes that one will take place

An Inspector; and
A Regional Committee; and
An Industrial Council (if there is one) (Clause 9)

Regional Committees consist of the native labour officer as chairman and at least three African members (all appointed by the Minister) (Clause 4)

If all these bodies cannot settle the dispute, they will refer

The Central Native Labour Board. (e) This Board consists of Europeans appointed by the Minister after consultation with the Regional Committees.

If the dispute is not settled by the Regional Committee the Central Board shall refer it to

- The Minister of Labour.

 If the Board recommends it, the Minister shall ask (f)
- (g) To investigate the dispute and to make recommendations to him. The Minister may turn these recommendations into an order. These orders shall have the force of law and are presumed to settle the dispute. (ClauseIO)
- While requests to the Wage Board to investigate a dispute must be notified in the gazette, the Board need only consult "such persons or bodies 5. as its opinion aught to be consulted". (Section IO (3))

Contract this with clause II of the Wage Act, which provides that "the Board shall ... give to persons interested an opportunity of making representations to it".

Orders under this act, cannot be for more than three years. The
Wage Board may recommend that bodies (composed of Europeans only)
may be set up to administer orders, rather as Industrial Councils
would administer agreements. Employers and employees may be asked to contribute to such bodies. (Clause I2)

- 7. Orders may be made applicable to employees other than Africans.
 Orders take precedence over all other wage regulating measures,
 unless the Minister suspends the order where he considers the other
 wage measure to be not less favourable. (Clause I3)
- 8. Orders are enforced more or less as wage determinations, or (where there are administering bodies) Industrial Council agreements are enforced. (Clauses I4 to I6; I8 to 3I).
- 9. Orders take precedence over the Factories Act so far as hours of work and holidays are concerned. (Clause 34)
- 10. Meetings of Indsutrial Councils or conciliation boards shall be attended by representatives of Regional Boards or Labour Department inspectors to watch over the proceedings as far as they affect Africans
 - Agreements by these bodies must be submitted to the Central Board:

 If this Board disagrees with them, it may ask the Minister to
 cause an Order to be made. Such order, will, as we have seen,
 supersede any agreement. (Clause8).
- II. No mention whatever is made of trade Unions for African Workers.

 Regional Committees are intended to maintain contact with African workers and "may" receive representations from them. Where there is no regional committee, or where is is unable to carry out its functions an inspector may fulfill its functions. (Clause6)
- I2. Attention is directed to the definition of "labour dispute". inclause I (v), since only disputes as here defined come within the notice of "settling" machinery.
- 13. This summary deals only with the content of this Bill, not with the obvious and extreme dangers it holds for the trade Union Movement, nor with its ineffectualness in enabling disputes to be settled.

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RECORDS RELATING TO THE 'TREASON TRIAL' (REGINA vs F. ADAMS AND OTHERS ON CHARGE OF HIGH TREASON, ETC.), 1956 1961

TREASON TRIAL, 1956 1961

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