INDEX—LABOR IN WARTIME

ALIEN LAWS
restrictive, enacted, 375-6, 388-9.

ALLOCATION
of labor supply: as between industry and armed forces, 432-4; conversion of industries to war production, 435; development of new industries in places without labor supply, 435-6; influence of strategic factors in, 436; use of priorities system in, 436-7; use of occupational questionnaires in, 437; planned rating of industries by WBP for use in, 437; deficiencies in current program for, 437; successive orders for, in Great Britain, 523-5; in Australia, 533, in Canada, 537, in New Zealand, 540, in Germany, 556-5. See Compulsory Labor Mobilization, Labor Supply.

AMERICAN FEDERATION OF LABOR
requested labor advisory committees, 376; agrees to limitation on double pay, 382; stabilization agreements of Building Trades Unions of, 408, 409.

APPRENTICESHIP
work of, Section in Federal Security Agency in training youth, 428-9; problem of, in Germany, 559-60.

APPROPRIATION ACTS
importance of, in developing labor policy, 392-4.

ARBITRATION
in labor disputes: use of, by U. S. Conciliation Service, 387, 404, 465-6, procedure used, 465-6, two types of, 466; use of, by NWLB, 486, in jurisdictional disputes, 487; provision for, in Great Britain, 527-9, in Australia, 534-5, in Canada, 538, in New Zealand, 539-40.

AUSTRALIA
drastic action in, begun after Japan's entry into war, 522, 532; emergency war legislation in 1939, 532; price and wage stabilization in 1942, 533; control over employment of skilled workers, 533; training program for war workers in, 533-4; arbitration of disputes in, 534-5; strikes in, 535; hours and wages in, 535.

BRIDGES, HARRY
departure proceedings against, 389.

BUILDING TRADES STABILIZATION BOARD OF REVIEW
creation of, by AFL building trades unions and Gov't defense construction agencies, 408; composition of, 408; limited functions of, 408; procedure of, 408-9; address of, 416.

BUILDING TRADES WAGE ADJUSTMENT BOARD
creation of, by AFL building trades unions and Gov't war construction agencies, 409; composition of, 409; powers of, over wage rates under wage stabilization agreement, 409; address of, 416.

CANADA
curbs on prices and wages imposed in 1940, in, 523, 536; cost-of-living bonuses added to wage rates in, 536-7; hours of labor in, 539; control over agricultural labor in, 537; restraints on strikes in, and their volume, 537-8; training program for war workers in, 538.

CAPTIVE MINES CASE, 376, 378, 474, 504, 519, 521.

CHECK-OFF
rulings of NWLB relating to, 476-7, 479-81.

CHILD CARE
programs of, proposed for working mothers, 392, in Great Britain, 526.

CHILD LABOR
attacks on laws restricting, 397; relaxing laws on, for agricultural work, in New York, California, New Jersey, 398; policy statement of federal agencies on employment of, in agriculture, 398; laws further restricting, 398-9; increasing importance of, in wartime labor supply, 421-2.

CLOSED SHOP
see Union Security.

COMMITTEE ON FAIR EMPLOYMENT PRACTICE
appointed by President to attack discrimination in employment, 384, 414; types of orders issued by, 414; address of, 416.

CONCILIATION SERVICE
see United States Conciliation Service.

CONGRESS OF INDUSTRIAL ORGANIZATIONS
representatives of, withdraw from NDMR, 376; advocated tripartite industry councils, 376; agrees to limitation on double pay, 382.

CONSTITUTIONAL LAW
compulsory labor mobilization as invasion of
peace time rights of employees, 439-40, of employer, 440; "conscript" for labor service not within
power to raise armies, 440; power of Gov't to take
over private industries for war needs, 441; invasion
of employees' and employers' peace time
rights contrasted, 442; control over hiring process
as valid interest of Gov't, 445-6; extent of Gov't
interest in assuring production by means of labor
conservation measures, 448-9; compulsory discharge
of unneeded workers not in conflict with
5th Amendment, 449; where compulsory training
program may require compensation by Gov't, 450;
where, as valid regulation, it will not, 451-3; compulsory discharge of workers in nonessential
industry not in violation of 5th and 13th Amend-
ments, 454; validity of freezing in employment
same question as validity of compulsory transfer,
456; Gov't control over terms of employment as
due process condition to freezing, 457, and com-
pulsory transfer measures, 458; compulsory trans-
fer as valid compulsory servitude under 13th
Amendment, 457-60, as a valid regulation under
5th Amendment, without compensation, 460-1; basis of NWLB's power in President's power as
Chief Executive and Commander-in-Chief, 567;
limitations on NWLB's power as federal agency,
571.
COUNCIL ON NATIONAL DEFENSE
Advisory Commission to labor representative on,
375; labor policy formulated by, 375.
DAVIS-BACON ACT
preserved in acts amending Gov't contracting pro-
cedure, 379; administrative relaxations of, 382.
DEPENDENTS' ALLOWANCES
uniform law for, to service men's families enacted,
392.
EMPLOYMENT AGENCIES
consolidation of state, under federal control, 383;
refusal of Congress to enact law to regulate private,
384; centralization of, in Germany, 549-50.
EMPLOYMENT SERVICE
see United States Employment Service.
FAIR LABOR STANDARDS ACT
attacks in Congress on, in 1939, 374, 379; Act
supported by President, 378, 379; administrative
relaxations of, 382; possibility of using industry
committee device in, to stabilize wartime wages,
494-5; attacks on hours provisions of, criticized,
495; wage rates under, as within ability of in-
dustry to pay, 497-8; not comparable to French
40-hour week law, 500.
FEDERAL EIGHT HOUR LAW
absolute limit of, relaxed, 374, 381.
GERMANY
question whether Nazi party will share spoils of
exploitation with working classes, 544-6; insecurity
of German worker, 546; workers' attitude of
passive acceptance of Nazi party, 547; size of labor
supply and distribution among occupations, 547-
48, augmented by war prisoners and foreign
civilian workers ex-Pr.; stages in development of
control over labor supply in, 548-9; centralization
of control over labor exchanges in, 549-50; wage
controls exercised by Trustees of Labor, 550-3,
compared to collective agreements, 551; maximum
wages and wage freezing in, 551-3, temporary
abolition of overtime, 553; limited powers of La-
bror Courts in, 553, of Social Honor Courts, 554;
nature of Labor Front as party agency, 554-5; work
of "combing-out commissions" and Deputy
for Labor Supply, 556-8; use of "work book" to
inventory and control labor, 557-8; major acts and
decrees controlling labor supply, 558-9; apprentice
problem in, 559-60; agricultural labor problem in,
560-1; use of Hitler Youth as remedy for, 560-1;
control of labor in metals and building trades,
561; labor freezing and conscription in, 561-3;
importation of foreign labor into, 563-4, harsh
treatment of Jews, Poles, and Russians, 564; utilization
by, of war prisoners, 564-5, of labor in oc-
cupied countries, 565; probable future consequences
of exploitation of labor by National Socialists,
565-6.
GREAT BRITAIN
gradual introduction of labor controls in, 522; pled-
eg to restore labor practices waived in wartime,
522; successive orders allocating workers to war
industries, 523-5; orders affecting employment of
women in, 524, 525, 526; measures for training
war workers in, 526-7; arbitration of industrial
disputes in, 527-9; increase in hours of labor in,
after Dunkirk, 529, subsequent reduction, 529,
effect on health and efficiency, 529-30; increase
in wage rates in, 530; allowances given transferred
workers, 530-1; operation of price controls and
rationing in, 531; methods of enforcing labor
orders, 531-2.
HEALTH
see SAFETY.
HILLMAN, SIDNEY
labor commissioner on Adv. Comm'n to CND, 375;
co-director of OPM, 375, 376; testified on anti-
strike legislation, 375, 503.
HOURS OF LABOR
amendment to Eight Hour Law, 374, 381; hours
provisions of FSLA attacked in 1942, 379, 380;
bill to repeal all hours laws requiring overtime
pay, 381-2; Washington conference on relaxation
of state laws regulating, 395; 8-hour day and 48-
hour week declared optimum, 395, 423; state laws
on, liable to restrict war production, 395; state
acts relaxing standards for, in New York, Virginia,
Louisiana, 395, Massachusetts, Maine, Louisiana,
Rhode Island, Kentucky, So. Carolina, New Jersey,
Mississippi, 396; administration of special exemp-
tions from, laws, 396; controversy as to effects of
increased, on production, 423; overtime worked in
war industries, 496-7 (tables), ability of employers
to pay higher rates for overtime, 497-8; extra pay-
ment for overtime, as aid in recruiting labor force,
498-9; analogy between Wage and Hour Law rules
as to, and French 40-hour law, criticized, 500;
British experience as to, 500, 529-30; German ex-
prience as to, 501, 553; of war workers in Aus-
bralia, 535, in Canada, 537, in New Zealand, 542.
See WAGES.
Kearny Shipyard Case, 406.

Knudson, William
co-director of OPM, 375; testified on antistrike legislation, 375, 503.

Labor Supply
total and distribution of U.S., 418, 419; numbers of war workers, 394, 418, 419; increases in, for manufacturing, 419; increased demand for skilled workers, 419; sources of, for war work, in non-essential industries, 420, among “unemployables,” 420, unemployed, 420, women, 421, young people, 421-2, old and retired workers, 422, physically handicapped, 422, partly employed, 423, prison workers, 423; competition of armed forces and industry for, 430; in Germany, 547. See Allocation, Compulsory Labor Mobilization.

Maritime Commission
U.S., established training schools, 383.

Maritime War Emergency Board
appointment of, by President, 412; wartime wage and insurance problems decided by, 412-3; address of, 416.

National Air Transportation Adjustment Board
powers of, over airline labor agreements, 405.

National Defense Mediation Board
appointment of, in 1941, 375, 405; composition of, 406; initial successes of, 376; disruption of, by captive mines dispute, 376, 378, 406, 474; three orders of, enforced by President, 387; certification of cases to, 406; procedure of, 406; situation of, compared to that of NWLB, 474-5.

National Labor Relations Act
attacks in Congress on, in 1939, 374, in 1940, 502, abandoned in 1940, 374, 377, 503; denial of benefits under, proposed as penalty for violations of wartime labor measures, 506, 518, 521.

National Labor Relations Board
appointment of, in 1934, 375, 505; increased influence of, 479; composition of, 416; orders of, enforced by President, 387; certification of cases to, 416; jurisdiction of, over labor status disputes taken by, 424; powers of, over railroad and airline labor disputes, 404-5; address of, 416.

National Labor Relations Board
powers of, over railway labor agreements, 405; address of, 416.

National Railroad Adjustment Board
powers of, over railway labor agreements, 405; address of, 416.

National Railway Labor Panel
created to handle unadjusted railway labor disputes, 408; address of, 416.

National War Labor Board
based on agreement of industry and labor representatives with President, 376, 378, 387, 568; stabilization policy first applied cautiously by, 380; criteria for wage adjustments set by, in “Little Steel” case, 380, 481-2; three orders of, enforced by President, 387, 488-9, 572; composition of, 406, 571-2; address of, 417; disputes considered by, 406; certification of cases to, by Sec’y of Labor, 407, 467-8, 572; taking cases on motion of, 407, 468; mediation of cases before consideration by, 407; jurisdiction over labor status disputes taken by, 407, 570; disposition of cases brought before, 407; insistence of, on compliance with orders, 408; precedent for, in Nat. War Labor Bd. in 1918, 470-1, 568; intervening labor developments since 1918 Bds., 471-2; agreements with labor on strikes and union status in 1918 and 1941 compared, 472-3; 1918 War Labor Conference Bd. code, 473-4; rulings of, relating to union security, 475-81, developing pattern of, 478-81; rulings on, relating to check-off, 476-7, 479-81; rulings of, on wages and wage differentials, 481-5; position of, in “Little Steel” case, 481-2; rulings on overtime, shift differentials, and vacations, 483-5; relation of arbitration awards to rulings of, 486; increasing business of, 488; recent rulings of, 489; effect of creation of, on Congressional demand for labor curbs, 505; as agency of the President, 567, unlike NDMB, 568; limitations on jurisdiction of, in Executive Order, 568-9; two criteria of jurisdiction of, 569-70; liaison between, and NLRB, 570; reluctance of, to settle disputes of governmental employers, 570; staff organization of, 571-2; course of action by, upon certification of case, 572; informal procedure of, 573; panel investigations and recommendations to, 573; hearings sessions of, 573.

National War Labor Board Cases

National Youth Administration
vocational training programs of, 427.

Negroes
action taken to stop discrimination against, in employment, 384, 413, 414; training of, for war industries, 413.

New Zealand
drastic action in, begun after Japan’s entry into war, 522; extended industrial controls in, at beginning of war, 539; conscription of labor author-
IZED IN, 539; CONTROL OVER TERMINATION OF EMPLOYMENT IN, 549; RESTRAINTS ON, AND VOLUNTEEN OF, STRIKES, 540-1; TRAINING PROGRAM FOR WAR WORKERS IN, 541; RATES OF PAY IN, 541-2; HOURS OF LABOR IN, 542.

OFFICE OF EDUCATION

OFFICE OF PRODUCTION MANAGEMENT
LABOR DIVISION OF, PLANNED ACTION TO AID DISPLACED WORKERS, 382, UNDERWENT TRAINING PROGRAMS, 383; CREATED BRANCH TO AID NEGRO EMPLOYMENT, 413.

OLD AGE INSURANCE
LOSS OF BENEFITS RESULTING FROM MILITARY SERVICE, 391; DECREASE IN BENEFITS PAID BY, AS RESULT OF WAR WORK, 422.

OPPRESSIVE LABOR PRACTICES BILL
INTRODUCED BY SEN. LA FOLLETTE, 374, 509; PASSED SENATE IN 1939, 507.

PLANT SEIZURE
ORDERED BY PRESIDENT IN AID OF NDMB, 387, 504, IN AID OF NWLB, 489, BILL FOR, PROPOSED BY SEN. CONNALLY, 504, 505, 511, PROVISIONS OF BILLS FOR, DISCUSSED, 512-3; BILL FOR, PROPOSED BY REP. RAMSPECK, 519.

PRESIDENT OF THE UNITED STATES
LIMITED EMERGENCY PROCLAIMED BY, IN 1939, 374; EXECUTIVE ACTION OF, RELATING TO LABOR, IN 1940, 375, IN 1941, 376, 403, IN 1942, 405; CALLS CONFERENCE OF INDUSTRY AND LABOR REPRESENTATIVES IN DEC. 1941, 376, 378, 387, 472, 568; EFFECT OF ANTI-INFLATION PROGRAM OF, 376; URGES MAINTENANCE OF WAGE STANDARDS IN DEFENSE PROGRAM, 378; SUSPENDS HOURS LIMITATIONS OF EIGHT HOUR LAW, 381; SECURES UNION AGREEMENT TO SUSPENSION OF DOUBLE PAY, 382; POWERS AFFECTING LABOR GRANTED TO, BY FIRST AND SECOND WAR POWERS ACTS, 393; TRANSFERS BY, OF BUREAUS AMONG DEPARTMENTS AND AGENCIES, 393; MAKES U. S. CONCILIATION SERVICE FIRST-LINE AGENCY TO HANDLE LABOR DISPUTES, 403; CREATES NAT. RY. LABOR PANEL, 405; CREATES NDMB, 405, 503; CREATES NWLB, 378, 406, 467; CREATES MARITIME WAR EMERGENCY BOARD, 414; ORDERS PLANT SEIZURES IN AID OF NDMB, 387, 504, IN AID OF NWLB, 489.

PRICE CONTROL ACT
PROPOSALS TO INCLUDE WAGE CONTROLS IN, 375, 380.

RECRUITMENT
SOURCES OF LABOR FORCE FOR, 420-3; CENTRALIZED RESPONSIBILITY FOR, IN U. S. EMPLOYMENT SERVICE, 424; ITS ACTIVITIES IN AID OF, 425-6. SEE ALLOCATION, COMPULSORY LABOR MOBILIZATION, TRAINING.

REGISTRATION
OF UNIONS: BILLS TO REQUIRE, 377, 386, 507-11; LARGE ASSETS OF UNIONS AS REASON FOR, 507-8; VINSON BILL PROVISIONS FOR, 508, ATTACKED BY UNIONS, 509, DEFENDED BY ATT. GEN. ARNOLD, 509-10; CRITICISMS ANSWERED BY VINSON, 510-11. SEE UNION REGULATION.

SABOTAGE
Legislation against, 375, 388; IN STATES, SPONSORED BY COUNCIL OF STATE GOV'TS., 394, 397.

SAFETY
PROGRAM, 390; VARIOUS CHANGES IN FEDERAL SAFETY LAWS, 390; STATE LAWS FOR, GENERALLY UNAFFECTED BY WAR, 399; RHODE ISLAND LAW TO COMPENSATE WORKERS FOR TIME LOST BY ILLNESS, 399; EFFECT ON, OF LONG HOURS OF WORK IN GREAT BRITAIN, 529-30, IN GERMANY, 553.

SEDITION
LEGISLATION AGAINST, 387-8.

SELECTIVE SERVICE SYSTEM
PROVISIONS OF ACT RELATING TO DEFERMENT BY, 430-1, COMPARED TO THOSE IN FIRST WORLD WAR, 431; POLICY OF, AS TO OCCUPATIONAL DEFERMENT, 431; INSTRUCTIONS OF, TO LOCAL BOARDS TO CHECK ESSENTIALITY OF REGISTRANTS' OCCUPATIONS, 433; PHYSICAL DEFERMENT POLICY OF, CRITICIZED, 433; IMPORTANCE IN DEFERMENT POLICY OF TIME REQUIRED FOR TRAINING, 434; NATIONAL OCCUPATIONAL INVENTORY CONDUCTED BY, 425, 427; RECLASSIFICATION OF STRIKING WORKERS BY, 504, 506.

SELECTIVE SERVICE AND TRAINING ACT
RULES IN, AS TO REEMPLOYMENT OF RELEASED SOLDIERS, 393; DEFERMENT PROVISIONS OF, 430-1; PLANT SEIZURE AMENDMENTS TO, PROPOSED, 511-2.

SHIP STABILIZATION COMMITTEE
CREATION OF, BY AFL AND CIO UNIONS AND GOV'T SHIPBUILDING AGENCIES, 409-10; COMPOSITION OF, 410; FUNCTIONS OF, 410; POLICIES OF, 410; PACIFIC, ATLANTIC, GREAT LAKES AND GULF STABILIZATION CONFERENCES OF, 409-10; WAGE RATES SET BY, 411-2; SUCCESSFUL OPERATION OF, 412; ADDRESS OF, 417.

SMITH-VINSON BILL
LEGISLATIVE HISTORY AND PROVISIONS OF, DESCRIBED, 385-6, 516-8.

STABILIZATION
SEE NATIONAL WAR LABOR BOARD, WAGES.

STRIKES
BILLS TO CURTAIL, IN DEFENSE INDUSTRIES PROPOSED IN 1941, 375, 385-6, 503, 513-6; DEVELOPMENT OF OPPOSITION TO, 385, 503-4; OMNIBUS BILL TO FORBID, AND TO REGULATE UNIONS, SUMMARIZED, 385-6; LAWS RESTRICTING, IN MARYLAND, TEXAS, GEORGIA, CALIFORNIA, MISSISSIPPI, 397; SMALL PROPORTION OF, AFFECTING WAR EFFORT AMONG CONCILIATION SERVICE CASES, 404, 468; TIME LOST BY, AS COMPARED TO COLLISION AND ACCIDENTS, 469; INCREASED USE OF CONCILIATION TO PREVENT, 469; PLEDGES AGAINST, IN WARTIME IN 1918 AND 1941 COMPARED, 472-73; EFFECT OF NDMB ON, 474; ATTITUDE OF NWLB TOWARD JURISDICTI0NAL, 487-8; DANGERS IN AROUSING EMOTIONAL ATTITUDES TOWARD, 493; RELATION OF, TO CONGRESSIONAL ATTITUDES ON LABOR LAWS, 503-4; SURVEY SHOWING EXTENT OF, IN DEFENSE INDUSTRIES, 507; PROVISIONS OF BALL BILL TO RERAINT WARTIME, 514-6; PROVISIONS OF SMITH-VINSON BILL TO RESTRAIN, 385-6, 517, 520; RESTRICTIONS ON, AND VOLUME OF, IN GREAT BRITAIN, 527-9, IN AUSTRALIA, 534-5, IN NEW ZEALAND, 540-1. SEE HOUSES OF LABOR, NATIONAL WAR LABOR BOARD, UNION SECURITY, WAGES.

SUBVERSIVE ACTIVITIES
LEGISLATION AGAINST, 387-8; IN MARITIME INDUSTRY, 388; PROVISIONS IN SMITH-VINSON BILL AGAINST PERSONS SUSPECTED OF, EMPLOYED BY DEFENSE CONTRACTORS, 517-8, PROPOSALS TO DENY UNION MEMBERSHIP OR RIGHTS TO PERSONS SUSPECTED OF, 506, 519.
Training

of workers for war industries: emergence of need for, 382-3; 419; various governmental agencies engaging in, 383, 413; upgrading and job simplification to shorten needed, 424; emphasis on development of currently needed skills, 439; programs for, of U. S. Office of Education, 427, 428, National Youth Admin'n, 427, Apprenticeship Section of FSA, 427, WPA, 428, Training-Within-Industry Branch of FSA, 428, of commercial schools, colleges, and universities, 429; advantages of military services in, for skills, 430; as a means of avoiding labor waste, 450; programs for, in Great Britain, 526-7, in Australia, 533-4, in Canada, 538, in New Zealand, 541.


Unemployment

causation by priorities, 382-3; as providing source of labor supply, 420.

Unemployment Compensation

proposed for workers displaced by conversion, 376, 390-1; successfully resisted by state officials, 391; amendments in state, laws to protect service men from loss of credit, 399, to meet other war needs, 399-400.

Union Regulation

bills to require union registration or incorporation, 377, 386, 507-11; bills defining responsibility of unions and officials, 377, 506; bills regulating use of union funds, 377, 507; bills requiring democratic procedures in union action, 377, 386; bills setting qualifications for union officials, 386, 520; bill calling for violence and intimidation, 386, 518, 520.

Union Security

propose that status of unions be frozen, 378, 386, 515, 518; union counter-demand that membership be continued, 378; NDMB rulings relating to, 378, 406, 475; issue of, in President's industry-labor conference, 378; jurisdiction over, asserted by NWLB, 407; rulings on, of NWLB, 475-81, developing pattern in, 475-81.

United States Conciliation Service

great bulk of labor disputes handled by, 386, 403; liaison between, and war departments and agencies, 386, 467-8; panel technique used by, 387, 404, 465; voluntary arbitration by, 387, 404, 465; named by President as first-line agency to handle war labor disputes, 405; increase in case load of, during 1942, 404, 469, not an indication of increased strikes, 469; success of, in settling disputes, 404, 469; address of, 417; origin of, 465; organization of, 463-4; volume of business of, 464; techniques of conciliation used by, 464; technical service given by, to negotiators, 466-7.

United States Employment Service

as mechanism through which War Manpower Comm'n may control transfer of workers, 415; centralization of labor recruiting duties in, 424; limitation of peacetime activities of, 424; "Dictionary of Occupational Skill" compiled by, 425; work of Farm Placement Service of, 425; National Occupational Inventory conducted by, 425, 437; clearance among offices of, 425; current recruitment problems of, 425; ordered to prepare list of essential activities, 432; cooperation of, with Selective Service System, 437; system of priorities adopted in referrals by, 436-7, 444.

United States Supreme Court

small number of labor decisions of, revealing impact of war, 401-2. See Constitutional Law.

Wages

control of, excluded from Price Control Act, 375; stabilization of, proposed by President, 376, 380; support of minimum wage laws by President, 378-9; minimum wage laws sustained by Congress, 379; agreements limiting, in shipbuilding and construction industries, 380, 409, 410-2; criteria for adjustments in, set by NWLB, 380, 481-5; double pay for holiday overtime limited, 382; rulings of, NWLB on overtime, shift differentials, and vacation, 483-5; dangers in arousing emotional attitudes toward disputes affecting, 492-3; effect of First World War on, 493-4; stabilization of, compared to freezing of, 494; possibility of using Wage and Hour Law industry committee device as means of stabilizing, 494-5; ability of industry to pay higher, for overtime, 497-8; overtime, as means of labor recruiting, 499; increases in, in Great Britain, 530-1, in Australia, 535, in Canada, 536-7, in New Zealand, 541-2; control of, in Germany, 550-3; wage freezing in Germany, 552; temporary abolition of overtime in Germany, 553. See Hours of Labor, National War Labor Board.

Walsh-Healey Act

attacks in Congress on, in 1939, 374; preserved in acts amending government contracting procedure, 379; administrative relaxations of, 382.

War Manpower Commission

creation of, in 1942, 376, 413, 414; address of, 417; joins staff of vocational, apprenticeship and in-plant training programs, 383; early announcements as to program of, 385, 415; transfer to, of various branches of WPB Labor Division, 415; composition of, 414; functions of, generally, 414; Gov't agencies which must conform to directives of, 414-5; Gov't agencies transferred to, 415; probable use by, of U. S. Employment Service to control transfers of employment, 415; ordered list prepared of essential activities for use in deciding deferments, 432.

War Production Board

reorganization of Labor Division of, 376, 413; address of, 416; various branches of Labor Division of, before reorganization, 413; ratings by, of importance of industries in war program, 437.

Women

early reluctance of schools and employers to train, 384, 421; importance of, in wartime labor supply, 421; power to conscript, in Great Britain, 524-5; aid to working mothers in Great Britain, 526; training of, in Great Britain, 526; use of, in war work in Australia, 534, in Canada, 538, in New Zealand, 542.

Works Projects Administration

vocational training programs of, 428.