#### NOVEMBER, 1914

of employment, or from ceasing to perform any work or labor, or from recommending, advising, or persuading others by peaceful means so to do; or from attending at any place where any such person or persons may lawfully be, for the purpose of peacefully obtaining or communicating information, or from peacefully persuading any person to work or to abstain from working; or from ceasing to patronize or to employ any party to such dispute, or from recommending, advising or persuading them as the court may direct, but others by peaceful and lawful means so to do; or from paying or giving to the United States exceed, in case to, or withholding from, any person engaged in such dispute, any strike benefits or other moneys or things of value; or from peaceably assembling in a lawful manner, and for lawful purposes; or from doing any act or thing which might lawfully be done in the absence of such dispute by any party thereto; nor shall any of the acts specified in this paragraph be considered or held to be violations of any law of the United States.

Sec. 21. That any person who event, such person, when arrested, shall willfully disobey any lawful shall be brought before such court writ, process, order, rule, decree, or or a judge thereof without unneces command of any district court of sary delay and shall be admitted to the United States or any court of bail in a reasonable penalty for his the District of Columbia by doing appearance to answer to the charge. any act or thing therein, or thereby or for trial for the contempt; and forbidden to be done by him, if the thereafter the proceedings shall be act or thing so done by him be of the same as provided herein in case such character as to constitute also the rule had issued in the first ina criminal offense under any statute stance.

of the United States, or under the laws of any state in which the act upon the trial of any person so acwas committed, shall be proceeded cused may be preserved by bill of exagainst for his said contempt as hereinafter provided.

be made to appear to any district vided by law in criminal cases, and court or judge thereof, or to any may be affirmed, reversed, or modijudge therein sitting, by the return fied as justice may require. Upon of a proper officer on lawful process, the granting of such writ of error, or upon the affidavit of some credible person, or by information filed stayed, and the accused, if thereby by any district attorney, that there is reasonable ground to believe that be admitted to bail in such reasonany person has been guilty of such contempt, the court or judge thereof, or any judge therein sitting, may issue a rule requiring the said States or any court of the District of person so charged to show cause Columbia. upon a day certain why he should served upon the person charged as to obstruct the administration of him to prepare for and make return in disobedience of any lawful writ, to the order at the time fixed there- process, order, rule, decree, or comin. If upon or by such return, in mand entered in any suit or action the judgment of the court, the al- brought and prosecuted in the name leged contempt be not sufficiently of, or on behalf of the United States, purged, a trial shall be directed at but the same, and all other cases of a time and place fixed by the court: contempt not specifically embraced Provided, however, That if the ac- within section twenty-one of this act, or refuse to make return to the rule usages at law and in equity now preto show cause, an attachment may vailing. issue against his person to compel an answer, and in case of his con- contempt shall be instituted against tinued failure or refusal, or if for any person unless begun within one any reason it be impracticable to dispose of the matter on the return day, he may be required to give reasonable bail for his attendance at the prosecution for the same act or acts; trial and his submission to the final but nothing herein contained shall judgment of the court. Where the affect any proceeding in contempt accused is a body corporate, an attachment for the sequestration of of this act. its property may be issued upon like refusal or failure to answer. In all cases within the purview of this act such trial may be by the court, or, upon demand of the ac- to be invalid, such judgment shall cused, by a jury; in which latter not affect, impair, or invalidate the event the court may impanel a jury from the jurors then in attendance, fined in its operation to the clause, or the court or the judge thereof in sentence, paragraph, or part thereof chambers may cause a sufficient directly involved in the controversy number of jurors to be selected and in which such judgment shall have summoned, as provided by law, to been rendered. attend at the time and place of trial, at which time a jury shall be selected and impaneled as upon a trial for partment of journalism in the Ohio misdemeanor; and such trial shall state university is Miss Lucy Stone, conform as near as may be to the who is 60 years of age.

# The Commoner

practice in criminal cases prosecuted by indictment or upon information.

If the accused be found guilty, judgment shall be entered accordingly, prescribing the punishment, either by fine or imprisonment, or both, in the discretion of the court. Such fine shall be paid to the United States or to the complainant or other party injured by the act constituting the contempt, or may, where more than one is so damaged, be divided or apportioned among in no case shall the fine to be paid the accused is a natural person, the sum of \$1,000, nor shall such imprisonment exceed the term of six months: Provided, That in any case the court or a judge thereof may, for good cause shown, by affidavit or proof taken in open court or before such judge and filed with the papers in the case, dispense with the rule to show cause, and may issue an attachment for the arrest of the person charged with contempt; in which

Sec. 23. That the evidence taken ceptions, and any judgment of conviction may be reviewed upon writ Sec. 22. That whenever it shall of error in all respects as now proexecution of judgment shall be sentenced to imprisonment shall able sum as may be required by the court, or by any justice, or any judge of any district court of the United

Sec. 24. That nothing herein connot be punished therefor, which tained shall be construed to relate rule, together with a copy of the to contempts committed in the presaffidavit or information, shall be ence of the court, or so near thereto with sufficient promptness to enable justice, nor to contempts committed cused, being a natural person, fail may be punished in conformity to the Sec. 25. That no proceeding for year from the date of the act complained of; nor shall any such proceeding be a bar to any criminal pending at the time of the passage Sec. 26. That if any clause, sentence, paragraph, or part of this act shall, for any reason, be adjudged by any court of competent jurisdiction remainder thereof, but shall be con-



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