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WHY WE OPPOSE INJUNCTIONS

Labor injunctions will be one of the issues during the coming campaign and it behooves all workers to "book up" on this usurpation of courts.

Here are a few points that will "floor" any defender of labor injunctions:

From the foundation of our government, injunctions have been recognized for the protection of property. Section 917 of the United States Revised Statutes empowers the supreme court to prescribe rules for its application. Rule 55, promulgated in 1866, provides that special injunctions shall be grantable only upon due notice to the other party.

Labor injunctions are capitalistic applications of justice, masking under a hypocritical love for courts.

The labor injunction was invented by Alex Smith, attorney for the Ann Arbor railway in the strike of 1894. It was applied by Federal Judge Taft, who committed Frank Phelan to jail for six months, and since then nearly every court has granted these writs on demand.

Labor injunctions are not authorized or recognized by any legislature.

Labor injunctions deny workers a trial by jury—a right accorded the meanest criminal.

Labor injunctions outlaw acts committed at strike times but legal at all other times.

Labor injunctions empower the court to act as law-maker, judge and executioner.

Labor injunctions class workers as property.

Labor injunctions make no distinction between property rights and personal rights.

Labor injunctions rest on the theory that when an action by workers injures property, fundamental personal rights can be enjoined.

Labor injunctions protect dollars at the cost of a free press and free speech.

Labor injunctions disregard the wrongs of workers in a desire to protect gold.

Labor injunctions are issued on the sole affidavits of men who place spies in unions.

Labor injunctions class the patronage of workers and sympathizers as a property right that cannot be jeopardized by a statement of facts.

Labor injunctions still the voice of protest against the grinding policy of unfair employers.

Labor injunctions differ from injunctions for the protection of impersonal rights.

Labor injunctions guess a violation of the criminal code will be committed.

Labor injunctions are strike-time "laws."

Labor injunctions are not entitled to the respect of a liberty-loving people.

Labor injunctions are judge-made laws, thanks to William Howard Taft.—Toledo Union Leader.

IGNORANT OR UNFAIR?

Candidate Taft Utters Something Untrue Discussing Injunctions.

Was Candidate Taft ignorant of the facts, or was he trying, intentionally to deceive, when he discussed the question of injunctions in his speech of acceptance. He certainly is guilty of one or the other of these two things. Candidate Taft is opposed to granting a jury trial in cases of constructive contempt—contempt committed outside the presence of the court. He is clearly entitled to his opinion on this matter, but when he endeavors to back up that opinion by false and misleading statements he deserves to be rebuked. In his speech of acceptance he said:

"If now their (the courts') authority is to be weakened in a manner never known in the history of the jurisprudence of England or America, except in the constitution of Oklahoma, how can we expect that such statute will have efficient enforcement?"

Eight years ago Candidate Taft was a federal judge, and in that capacity he was called upon to investigate and pass upon this injunction question. It was his duty to look up the law. If he did look it up, he looked it up to poor purpose if he based the above upon his researches. Six hundred years ago the English parliament enacted a law restraining chancery jurisdiction and FORBIDDING ARREST, CONVICTION AND FORFEITURE WITHOUT A JURY.

It took a Lincoln lawyer just about thirty minutes to find this and call Candidate Taft's attention to it, and this Lincoln lawyer never occupied the federal bench, either. Oklahoma's constitutional provision is based upon that English statute. Candidate Taft owes Oklahoma and organized labor an apology.

DON'T CRITICIZE.

But Why Should Three Men Hold Up the Whole United States?

The United States government has been "restrained" by three federal judges from enforcing the portion of the pure food law under which distillers are ordered to label their product "alcohol" instead of "spirits." There are some laymen who will find it hard to understand why three men should have the power to "restrain" the United States government from enforcing a law. But then we mustn't criticize the courts, according to the republican platform.—San Francisco Star.

BRYAN'S CABINET.

Shrope of Easton Dopes It Out For the Fairview Statesman.

In case of Bryan's election we understand that Hon. W. M. Maupin of Lin-

coln, Neb., will be tendered the position of secretary of war. This is official.

With Maupin for secretary of war, we would suggest Frank Kennedy as secretary of state, Charlie Fear as secretary of the navy, James M. Lynch as postmaster general, Harvey Garman as secretary of agriculture, Sam De Nedrey as secretary of the interior, Bill Waudby as public printer, and John W. Bramwood as director of the census bureau.

The appointments for minor offices could be made up from applications from John Busche, Norman McPhail, George Tracy, Bill Hatch, Joe Jackson, Jim Toie, Jim Murphy, Herb Cooke, Dave Coughlin, and a host of others who we know have their applications in course of preparation.—Easton (Pa.) Journal.

CAPITAL AUXILIARY ITEMS.

Capital Auxiliary No. 11 met Friday, August 14, with Mrs. E. P. Thompson. The next meeting will be at the home of Mrs. O. C. Jones, 1219 K street, Friday, August 28, at 2:30 p. m.

The regular meeting day has been changed to the second and fourth Wednesday of each month. Some of the members found that certain duties prevented their attending the meetings on Fridays, so the change was made in hope of better attendance. It does not take effect, however, till Wednesday, September 9.

The committee who are assisting the union with work on the new banner report that it will be ready for the Labor Day parade.

There are rumors that a young lady has arrived at the home of Mrs. C. A. Simmons to make quite an extended visit.

Miss Lillian Wathan, who has been ill most of the summer with rheumatism, is some better.

Mrs. W. C. Norton and children are spending a couple of weeks in Kansas.

Mrs. C. E. Barngrover is at her father's farm near Humboldt, Neb., where she will remain through the peach-canning season.

By a unanimous resolution, passed at our last meeting, the names of Mrs. W. J. Bryan and Mrs. George L. Sheldon were placed on the honorary roll of this organization.

SECRETARY, NO. 11.

FRANK MORRISON MARRIED.

Frank Morrison, secretary of the American Federation of Labor, was married on August 11, to Miss Alice Stillman Boswell, at the home of the bride's parents in Washington, D. C. About three million union men in the United States and Canada will join together in wishing Mr. and Mrs. Morrison a long and happy wedded life.

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