

Technical School Fills Large Place

Principal Dwight E. Porter Says Local Institution Has Membership of 2,500.

Dwight E. Porter, principal of Omaha Technical High School, entertained members of the Continental club yesterday noon at the Continental restaurant with a short talk on "The Trend in Secondary Education."

ness or the manual arts. He referred to Thomas A. Edison whose school education was limited to the first three grades and who yet gained a world-wide name as a wizard in the application of electricity to the economies of life.

Before the establishment of the technical school in public educational systems, the speaker said, there was a pressing problem on account of many boys and girls who did not go beyond the eighth grade. He asserted that the public technical high school has justified itself.

Ice Plant Burns —The ice plant of W. B. Smith was completely destroyed by fire. The fire department did not reach the scene until the plant was completely enveloped in flames. Some ten young men and women who demand something that will fit them for busi-

Thresherman Crushed to Death by Machines

Aurora, Neb., July 21.—(Special.)—Fred Marler, a thresherman living one mile south of Aurora, was fatally injured while backing up his steam threshing machine to the separator. The outfit had just finished a run on the farm of E. C. Casler, three and one-half miles southeast of Giltner, and was hitching up to move to the next job. Marler was backing up the engine to the separator. He was facing away from the separator and towards the engine and evidently did not notice how close the two machines were to each other. Marler was unconscious up to his death and not able to tell what happened, but it is believed he was caught between the equipment. He died about one-half hour after the accident. He leaves a wife and four small children.

Concrete Base of Paving Contractors to Increase

A satisfactory adjustment with the National Construction company on the question of correcting deficiencies in the concrete base of the South Thirteenth street paving district, Missouri avenue to the city limits, has been reached, according to City Commissioner Joseph Koutsky. Tests made in 10 locations showed that the base was less than contract requirement of six inches in thickness. Other tests showed more than six inches, and brought the average to more than six inches, according to Koutsky. The contractors have agreed to apply another layer of concrete from one to two inches thick on the entire street.

INJUNCTION

IN THE DISTRICT COURT OF THE UNITED STATES FOR THE DISTRICT OF NEBRASKA, OMAHA DIVISION

No. 434, Equity, Restraining Order

CHICAGO AND NORTH WESTERN RAILWAY COMPANY, CHICAGO, ST. PAUL, MINNEAPOLIS & OMAHA RAILWAY COMPANY, Plaintiffs,

vs.

Wm. Richlious, as Local Chairman of International Association of Machinists at Omaha, Nebraska, individually and as representative of the members of said Association; C. C. Haller, as Local Chairman, International Association of Machinists, located at Fremont, Nebraska, individually and as representative of the members of said Association; Charles J. Hall, as Local Chairman of International Brotherhood of Boiler Makers, Iron Ship Builders and Helpers of America, located at Fremont, Nebraska, individually and as representative of the members of said Association; Harold Williams, as Local Chairman of International Brotherhood of Blacksmiths, Drop Forgers and Helpers, located at Fremont, Nebraska, individually and as representative of the members of said Association; Charles Adamson, as Local Chairman of International Association of Machinists, located at South Norfolk, Nebraska, individually and as representative of the members of said Association; James Brennan, Sr., as Local Chairman of International Brotherhood of Boiler Makers, Iron Ship Builders and Helpers of America, located at South Norfolk, Nebraska, individually and as representative of the members of said Association; C. B. Jewett, as Local Chairman of International Alliance of Amalgamated Sheet Metal Workers, located at South Norfolk, Nebraska, individually and as representative of the members of said Association; Ben Wiley, as Local Chairman of the Machinist Helpers, located at South Norfolk, Nebraska, associated with International Association of Machinists, individually and as representative of the members of said Association; J. W. Boyd, as Local Chairman of International Brotherhood of Blacksmiths, Drop Forgers and Helpers, located at Chadron, Nebraska, individually and as representative of the members of said Association; A. F. Edgerston, as Local Chairman of International Association of Machinists, located at Chadron, Nebraska, individually and as representative of the members of said Association; H. Cronk, as Local Chairman of International Alliance of Amalgamated Sheet Metal Workers, located at Chadron, Nebraska, individually and as representative of the members of said Association; Carl Schulze, as Local Chairman of International Brotherhood of Blacksmiths, Drop Forgers and Helpers, located at Chadron, Nebraska, individually and as representative of the members of said Association; Bert Davis, as Local Chairman of International Association of Machinists, located at Long Pine, Nebraska, individually and as representative of the members of said Association; John Bland, as Local Chairman of Brotherhood of Railway Carmen of America, located at South Norfolk, Nebraska, individually and as representative of the members of said Association; Peter Jensen, as Local Chairman of Brotherhood of Railway Carmen of America, located at Fremont, Nebraska, individually and as representative of the members of said Association; James J. Blaha, as Local Chairman of the Brotherhood of Railway Carmen of America, located at Omaha, Nebraska, individually and as representative of the members of said Association; John A. Schultz, as Local Chairman of Brotherhood of Railway Carmen of America, located at Superior, Nebraska, individually and as representative of the members of said Association; John H. Stewart, as Local Chairman of Brotherhood of Railway Carmen of America, located at Norfolk, Nebraska, individually and as representative of the members of said Association; H. L. Bond, as Local Chairman of Brotherhood of Railway Carmen of America, located at Long Pine, Nebraska, individually and as representative of the members of said Association; Frank Ormscher, as Local Chairman of Brotherhood of Railway Carmen of America, located at Chadron, Nebraska, individually and as representative of the members of said Association, Defendants.

Plaintiffs upon filing their bill herein, having moved the Court to grant it a temporary preliminary injunction in accordance with the prayer of the bill, said motion is now set down for hearing on the 28th day of July, 1922, at 10 o'clock, A. M., at Omaha, Nebraska, and it appearing to the undersigned Judge of this Court from the specific facts shown by the verified bill and the evidence offered, that immediate and irreparable injury, loss or damage will result to the applicants before notice can be served and a hearing thereon, in that defendants and others in active concert or participating with them are unlawfully attacking, threatening and injuring plaintiffs' employees in their homes and on their way to work and returning therefrom; and that these said threats, attacks and intimidations are causing said employees, because thereof, to remain away from the premises, depots, stations, shops and round houses of plaintiffs, thereby hindering, delaying, interrupting and interfering with plaintiffs' business in the transportation of the United States mails and in the transportation of Interstate Commerce, freight and passengers, and that the defendants and others in active concert or participating with them, have unlawfully assaulted, beaten and threatened to maim and murder plaintiffs' watchmen in and about their stations, yards and shops and upon the public highways, and that the defendants and those in active concert or participating with them thus unlawfully acting are not financially responsible and that because thereof and because of the acts aforesaid which the said defendants and others in active concert or participating with them are doing and unless restrained will continue to do, and said injury to the plaintiffs is irreparable, and that because thereof, restraining order is necessary to prevent irreparable injury to the property rights of the plaintiffs, to-wit:

Great loss to plaintiffs and great destruction of their property; wrongful and unlawful interference with the conduct of plaintiffs' business as a common carrier of interstate commerce and of United States mail; preventing plaintiffs from performing their duties under the Interstate Commerce Act and other Federal Statutes applicable to railroads; personal injury and loss of life to plaintiffs' employees, for which injuries there is no adequate remedy at law, and because thereof, the application of the plaintiffs for restraining order without notice be and hereby is granted.

IT IS THEREFORE ORDERED that a temporary restraining order be and hereby is issued herein commanding the defendants, hereinbefore described, and any and all other persons in active concert or participating with them, and all persons associating or acting with them in the so-called "strike" of the members of the six federated shop crafts named, and all other persons who within the District of Nebraska, having notice of this order pending the further order of this Court to absolutely desist, refrain from in any manner interfering with the free use and occupation by plaintiffs of any and all their property or premises, of every kind and character, and from interfering with, hindering, obstructing or stopping any of the business of plaintiffs or their agents, officers and employees in the operation of plaintiffs' railroads, or any department or part thereof; and restraining them from such interference; and from destroying, or injuring, or attempting to destroy or injure plaintiffs' property, said order further restraining them from in any manner whatsoever, by use of threats, personal injury, suggestions of danger or threats of violence of any kind, interfering with, hindering, obstructing, or stopping any person engaged in the employ of the plaintiffs, or any person desiring to enter their employment, in connection with their business of the operation of their lines of railroad in the District of Nebraska; or from inducing or attempting to induce or compel by threats, intimidation, force or violence, or by the fear or suggestion of danger, any person so employed or desiring such employment, so as to cause them to refuse to perform any of their duties as employees, if employed, or to enter such employment, if they so desire; and from interfering with the employees of said plaintiffs in going to or from their daily work, and from either singly or collectively, going to the homes of said plaintiffs' employees, or any of them, for the purpose of intimidating them, or coercing any or all of them to leave the employment of the plaintiffs, and, as well, from intimidating or threatening in any manner the wives and families of said employees; further restraining them from protecting, aiding or assisting any person or persons in committing any of said acts so restrained as aforesaid; and further restraining them from assembling, loitering or congregating upon, about or in proximity to the shops, roundhouses, depots, tracks, yards or other premises of the plaintiffs at Omaha, Nebraska, or elsewhere for the purpose of doing or attempting to do any of the acts so restrained, as aforesaid; and further restraining them from picketing or maintaining at or near the premises of the plaintiffs, or at each point of ingress or egress to or from plaintiffs' property, premises or places of business, more than one picket or representative, and that all and singular the defendants other than such single picket or representative, and all and singular the persons in active concert or participating with the defendants, or any of them, unlawfully, as hereinbefore set forth, are enjoined from congregating or loitering on the property or premises or in the immediate neighboring streets by which access is had to the property or premises of the plaintiffs, under circumstances where the natural or probable consequence of the same would be in any manner to aid or abet any of the acts or conduct restrained by this order or to interfere with plaintiffs' business.

That such single picket or representative of the defendants and the persons in active concert or participating with them hereby allowed shall have the right to observe and communicate to those entering or leaving the property or premises of the plaintiffs and to persuade such person, but are hereby enjoined from making their communication to such persons in any abusive, libelous or threatening manner; or from obstructing any unwilling listener by persistent following or accompanying, and from using any means or doing anything to intimidate any employee or persons seeking employment or having business with the plaintiffs.

And further restraining and enjoining them from doing any act or thing whatever in furtherance of any conspiracy or combination among them, or any of them, to obstruct or interfere with complainant, its officers, agents or employees in the free and unrestrained control and operation of their railroad and the conduct of their business, and from defacing, tearing down, or in any manner or way mutilating any copies of any writ issued or posted hereunder.

Service of this order shall be made by copy thereof served on the defendants named in the bill and as to those unknown and unnamed, the same to be and become effective upon the publication of the same in the Omaha World-Herald, Omaha Bee and Omaha Daily News, on the posting of a copy of this order in one or more of the plaintiffs' shops in this district; and that the Marshal of this Court is directed immediately to publish and post notices of this restraining order, and that he and hereby is authorized and directed to commission a sufficient number of Deputy Marshals to make this order in all respects promptly effective, and to continue the same in effect until the further order of this Court.

The plaintiffs, having given a bond in the penal sum of Ten Thousand Dollars, condition according to law, this order be, and the same hereby is made immediately effective.

Motion may be filed for dissolution of this restraining order upon two days' notice, as provided by law.

This order to remain in effect until the 28th day of July, A. D. 1922, and to such further time as this Court may hereinafter order in the manner provided by law, of which notice must be taken.

This order signed and issued this 18th day of July, 1922, at 10 o'clock A. M.

Filed July 18, 1922. R. C. HOYT, Clerk. J. W. WOODROUGH, Judge United States District Court.

A TRUE COPY. Attest: R. C. HOYT, Clerk. By JOHN NICHOLSON, (SEAL)

In the District Court of the United States, District of Nebraska, Omaha Division

MISSOURI PACIFIC RAILROAD CORPORATION IN NEBRASKA a corporation, Plaintiff

vs. RAILWAY EMPLOYEES DEPARTMENT OF THE AMERICAN FEDERATION OF LABOR, B. J. Jowell, as President of said Federation and Individually; J. J. McGrath, as Vice President of said Federation and Individually; and J. Scott, as Secretary-Treasurer of said Federation and Individually.

INTERNATIONAL ASSOCIATION OF MACHINISTS; William H. Johnston, as President of said Association and Individually; J. H. Rice, as General Chairman of said Association and Individually.

LOCAL UNION NUMBER 586 OF INTERNATIONAL ASSOCIATION OF MACHINISTS OF FALLS CITY, NEBRASKA; C. T. Heltman, as Chairman of said Union No. 586 and Individually; C. J. Cowgill, as Secretary of said Local Union No. 586 and Individually.

INTERNATIONAL BROTHERHOOD OF BLACKSMITHS, DROP FORGERS AND HELPERS OF AMERICA; J. W. Kline as President of said Brotherhood and Individually; W. M. Langenbenning, as General Chairman of said Brotherhood and Individually.

LOCAL UNION NUMBER — INTERNATIONAL BROTHERHOOD OF BLACKSMITHS, DROP FORGERS AND HELPERS OF AMERICA OF FALLS CITY, NEBRASKA; D. E. Winget, as President and Chairman of said Local Union Number and Individually; George Hall, as Secretary of said Local Union Number and Individually.

INTERNATIONAL BROTHERHOOD OF BOILER MAKERS, IRON SHIP BUILDERS AND HELPERS OF AMERICA; J. A. Franklin, as President of said Brotherhood and Individually; C. A. McDonald, as General Chairman of said Brotherhood and Individually.

LOCAL UNION NEMAHA LODGE NUMBER 565 INTERNATIONAL BROTHERHOOD OF BOILER MAKERS, IRON SHIP BUILDERS AND HELPERS OF AMERICA OF FALLS CITY, NEBRASKA; George B. Holland, as President of said Local Union Number 565 and Individually; George L. Jones, as Vice President of said Local Union Number 565 and Individually; Harvey O. Thompson, as Secretary of said Local Union Number 565 and Individually; George Rensau, as Local Chairman of said Local Union Number 565 and Individually.

AMALGAMATED SHEET METAL WORKERS INTERNATIONAL ALLIANCE; J. J. Hynes, as President of said Alliance and Individually; J. T. Pyles, as General Chairman of said Alliance and Individually.

LOCAL UNION LODGE NUMBER 816 OF AMALGAMATED SHEET METAL WORKERS INTERNATIONAL ALLIANCE OF FALLS CITY, NEBRASKA; W. W. Lutz, as President of said Local Union Number 816 and Individually; E. H. Sward, as Vice President of said Local Union Number 816 and Individually; C. F. Sharriff, as Secretary of said Local Union Number 816 and Individually; C. W. McCleary, as local Chairman of said Local Union Number 816 and Individually.

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS; James P. Noonan, as President of said Brotherhood and Individually; R. N. Pedrick, as General Chairman of said Brotherhood and Individually.

LOCAL LODGE NUMBER 994 INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS OF FALLS CITY, NEBRASKA; Bert Wilkinson, as Recording Secretary of said Brotherhood and Individually.

BROTHERHOOD RAILWAY CARMEN OF AMERICA; Martin F. Ryan, as President of said Brotherhood and Individually; S. L. Watts, as General Chairman of said Brotherhood and Individually.

LOCAL UNION YAHOO LODGE NUMBER 465 BROTHERHOOD OF RAILWAY CARMEN OF AMERICA OF FALLS CITY, NEBRASKA; Ray Griffin, as President of said Local Union Number 465 and Individually; W. C. McDonald, as Vice President of said Local Lodge Number 465 and Individually; C. B. Sawyer, as Secretary of said Local Lodge Number 465 and Individually; G. G. Uhn, as Local Chairman at Falls City, Nebraska, of said Local Union Number 465 and Individually; John Engl, as Local Chairman at Omaha, Nebraska, of said Local Union Number 465 and Individually.

A. B. FEDLER, A. L. DUNHAM, L. PYLE, H. J. RICHARDSON, A. W. DUNHAM, W. A. BRIGMAN, R. MAGILL, H. H. MAGILL, A. E. DUNHAM, ALES McLEARD, D. E. WINDERT, A. E. DUFF, J. R. HENDERSON, F. BLICKER, A. F. PEMBERTON, HENDERSON, L. GOODGER, L. GODFRINON, C. P. SHAR, F. J. C. W. MCCLARY, W. W. LAING, U. LUNSFORD, M. W. MORGENTHAU, G. B. HOLLAND, M. J. WARD, R. N. WILCOX, C. W. JONES, R. E. WARD, G. L. JONES, C. FRANKS, J. FRANKS, J. MCKEIVER, P. HUNN, A. LUNSFORD, E. FRANKS, E. D. HATFIELD, B. WILKERSON, G. B. SAWYER, C. D. THOMPSON, E. H. KUKER, G. G. ULIN, J. H. STRAWHUN, G. F. BERTRAM, WILBER SCORCE, R. T. GRIFFIS, GEORGE HALL, C. T. HELTMAN, J. C. JACQUELIN, GEORGE RENSAL, T. A. MENZIES, WILLIAM WATSON, PATRICK WATT, JOHN ENGLE, P. CLARK, F. J. KELLY, C. CRAWFORD, JOSEPH POLICE, P. McDONALD, M. J. CAIN, LOUIS RANKIN.

To each of the above named Defendants respectively and to all other persons and associations affiliated, acting, combining, conspiring, agreeing or arranging with them:

Whereas, the Complainant upon filing its Bill of Complaint herein, having moved the Court to grant it a Temporary Preliminary Injunction, in accordance with the prayer of its Bill, said Motion is now set down for hearing on the 29th day of July, 1922, at 10:00 o'clock A. M., at Omaha, Nebraska.

And it appearing to the undersigned Judge of this Court from the specific facts shown by the Bill of Complaint verified as of fact, and the Affidavits in connection therewith, that immediate and irreparable injury, loss, or damage will result to the Complainant before notice can be served and a hearing had thereon, in that Defendants and others in active concert or participating with them are unlawfully attacking, threatening and injuring Complainant's employees in their homes, and on their way to work and returning therefrom, and that said threats, attacks and intimidations are causing said employees, because thereof, to remain away from the premises, depots, stations, shops and round houses of Complainant, thereby hindering, delaying, interrupting and interfering with Complainant's business in the transportation of the United States mail, and in the transportation of Interstate Commerce, freight and passenger, and that the Defendants and others in active concert or participating with them, have unlawfully assaulted, beaten and threatened to maim and murder Complainant's watchmen in and about their stations, yards and shops and upon the public highways, and Complainant's employees, and that the Defendants and those in active concert or participating with them, thus unlawfully acting, are not financially responsible, and number many thousands of persons and associations, and that because thereof, and because of the acts aforesaid, which the said Defendants and others in active concert or participating with them, are doing, and unless restrained will continue to do, and said injuries to the Complainant are irreparable, and that because thereof a Restraining Order is necessary to prevent irreparable injuries to the property rights of the Complainant, namely, great loss to Complainant, and great destruction of its property, and wrongful and unlawful interference with the conduct of Complainant's business as a common carrier of United States mail, and of Interstate Commerce, preventing Complainant from performing its duties under the Interstate Commerce Act of the United States, and other Federal Statutes applicable to Railroads, personal injury and loss of life to Complainant's employees, for which injuries there is no adequate remedy at law, and because thereof, the Application of Complainant for a Restraining Order, without Notice, be and hereby is granted:

IT IS THEREFORE ORDERED, that a Temporary Restraining Order be, and hereby is issued herein commanding the Defendants hereinbefore named and described, and any and all other persons and associations in active concert or participating with them, and all persons associating or acting with them in the so-called "Strike" of the members of the six Federated shop crafts named and all other persons who are within the District of Nebraska, having notice of this Order, pending the further Order of this Court, to absolutely desist and refrain from in any manner interfering with the free use and occupation by Complainant of any and all of its property or premises of every kind and character, and from interfering with, hindering, obstructing or stopping any of the business of Complainant, or its agents, officers and employees in the operation of Complainant's railroad, or any department or part thereof, and restraining them from such interference, and from destroying or injuring or attempting to destroy or injure Complainant's property, said Order further restraining them from in any manner whatsoever, by use of threats, personal injury, suggestion of danger, or threats of violence of any kind, interfering with, hindering, obstructing or stopping any person engaged in the employ of Complainant, or any person desiring to enter its employ, in connection with its business or the operation of its line of railroad in the District of Nebraska; or from inducing or attempting to induce or compel, by threats, intimidation, force or violence, or by the fear or suggestion of danger, any person so employed, or desiring such employment, so as to cause them to refuse to perform any of their duties as employees, if employed, or to enter such employment, if they so desire, and from interfering with the employees of said Complainant in going to or from their daily work, and from either singly or collectively, going to the homes of said Complainant's employees, or any of them, or telephoning to the homes of said employees, for the purpose of intimidating them, or coercing them, or any of them, to leave the employment of Complainant, and, as well, from intimidating or threatening in any manner the wives and families of said employees; and further restraining them from protecting, aiding or assisting any person or persons in committing any of said acts so restrained as aforesaid, and further restraining them from picketing or maintaining at or near the premises of Complainant, or at each point of ingress or egress to or from Complainant's property, premises or places of business more than one picket or representative, and that all and singular the Defendants and all and singular the persons in active concert or participating with the Defendants, or any of them, unlawfully as hereinbefore set forth, other than such single picket or representative, are enjoined from congregating or loitering on the property or premises of the plaintiffs, under circumstances where the nature or probable consequences of the same would be in any manner to aid or abet any of the acts or conduct restrained by this Order or to interfere with Complainant's business.

That such single picket or representative of the Defendants, and the persons in active concert or participating with them, hereby allowed, shall have the right to observe and communicate to those entering or leaving the property or premises of the Complainant and to persuade such persons, but are hereby enjoined from making their communications to such persons in any abusive, libelous or threatening manner; or from obstructing any unwilling listener by persistent following or accompanying, and from using any means or doing anything to intimidate any employee or persons seeking employment or having business with the Complainant.

And further restraining and enjoining the Defendants, and those conspiring and co-operating with them, from doing any act or thing whatsoever in furtherance of any conspiracy or combination among them, or any of them, to obstruct or interfere with Complainant, its officers, agents or employees in the free and unrestrained control and operation of its railroad and the conduct of its business, and from defacing, tearing down, or in any manner or way mutilating any copies of any writs issued or posted hereunder.

Service of this Order shall be made by copy thereof served on the Defendants named in the Bill of Complaint herein, and as to those unknown and unnamed, the same to be and become effective upon the publication hereof in the Omaha World-Herald, Omaha Bee and Omaha Daily News and in the Falls City Journal and Falls City News and in the Nebraska State Journal and in the Lincoln Daily News; and on the posting of a copy of this Order in one or more of the Complainant's shops in this District, and that the Marshal of this Court is directed immediately to publish and post notices of this Restraining Order, and that he and hereby is authorized and directed to commission a sufficient number of Deputy Marshals to make this Order in all respects promptly effective, and to continue the same in effect until the further order of this Court.

At the expense of Complainant the Marshal is directed to mail to each of the former employees of Complainant who have gone out on the strike a copy of the Restraining Order.

The Complainant having given a Bond in the penal sum of Ten Thousand Dollars, conditioned according to law, this Order be, and the same hereby is made immediately effective.

Motion may be filed for dissolution of this Restraining Order upon two days' notice, as provided by law.

This Order to remain in effect until the 29th day of July, A. D. 1922, and to such further time as this Court may hereinafter order in the manner provided by law, of which notice must be taken.

This Order signed and issued this 20th day of July, 1922, at 11:30 o'clock A. M.

Filed July 20, 1922. J. W. WOODROUGH, Judge United States District Court.

A TRUE COPY. Attest: J. W. WOODROUGH, Judge United States District Court.

NO. 436 EQUITY

RESTRAINING ORDER AND ORDER FOR HEARING ON APPLICATI ON FOR A TEMPORARY INJUNCTION.