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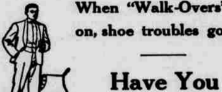
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WHY WE OPPOSE INJUNCTIONS

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:

press and free speech.

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

Labor injunctions are capitalistic applications of jusce, 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 lawmaker, judge and executioner.

Labor injunctions class workers as property

Labor injunctions make no distinction between proper-

ty rights and personal rights. Labor injunctions rest on the theory that when an ac-

tion by workers injures property, fundamental personal rights can be enjoined. Labor injunctions protect dollars at the cost of a free

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 jeopar-

dized of 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.

Lacor 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 Wil-

liam Howard Taft.—Toledo Union Leader.

THE CHICAGO PLATFORM.

Taft's Election Means Defeat and Disappointment for Labor.

Everyone who can read knows that he injunction plank in the Republican platform is not meant to bind that

This is plain, because Taft was the first federal judge to usurp power which did not belong to him, and issued an injunction in a labor dispute been served with notice. as a means of throwing men into prison without trial by jury.

He has never shown by word or action that he has changed his position as to the injunction in labor disputes, and, of course, the anti-injunction plank in the Republican platform with notice. would not have been adopted unless it

It is clear then that the success of the Republican party in November next, can not mean anything but defeat and disappointment for organized labor in the matter of securing the desired legislation in the next congress.

."How soon public opinion will be so tnoroughly aroused that it will compel the legislative and judicial powers to give fair play to the workers can but be conjectured. But it is certain that the workingmen in all the industrial centers are determined to work as never before for their rights under the constitution.—The Duluth Labor

STRIKE IN PAPER MILLS.

Milinocket, Me., Sept. 11.-Respondng to a telegram from the union headquarters the 1,200 men employed n the mills of the Great Northern Paper company here and at East Mill mills were shut down. The reason tion in the interests of the workers. given was that members of a rival union have taken positions of strikers ward, N. Y.

WILL AFFILIATE.

Columbus, O., Sept. 15.-Affiliation of the Brotherhood of Locomotive sociated Society of the Brotherhood of Locomotive Engineers and Firemen, or steps looking to that end, will be one of the important actions of the convention being held in Columbus.

HOW LABOR GETS IT.

Always in the Neck When the Courts do away with them entirely. Hand It Out.

Here is another example of how labor always gets it in the neck from the courts, while the same courts are

the corporations wanted.

bers of the brotherhood.

It was different when Judge Crosscup handed down his decision in the famous Standard Oil fine case. Judge Crosscup decided that service had not been rendered on the constituent members of the Standard Oil Co., party to any policy which will mean by merely rendering servee on the the repeal of the injuncton in labor discompany's officials and the parent

In the case of the workers it was decided that 35,000 men had had their day in court because one official had

In the case of the corporation it was decided that the constituent members of the corporation had not had their day in court simply because a few officials of the parent and responsible organization had been served

gets it in the neck from the courts. and when organized labor protests it is either enjoined or accused of disrespect for the judicary.

Coming or going, organized labor

But how'n thunder can we have much respect for such courts?

NORTON ON THE STUMP.

Union Labor Candidate's Initial Bow as an Orator.

"Billy" Norton, union labor-democratic candidate for the legislature went to Havelock Wednesday night and made his initial bow as a political spellbinder. Mr. Norton is running on the democratic ticket, but he is a union man and will appeal especially to the union men of the county for votes. His remarks upon the occasion of his debut as a spellbinder were brief but to the point. He plainly stated where he stood on the issues that are of most moment to union men, and assured his hearers that nocket went on strike today and the he would endeavor to secure legisla-

The occasion was a democratic rally with A. G. Shallenbarger, candidate in the company's mills at Fort Ed- for governor, as the calef speaker. Several other county candidates were present and made short talks.

> BARBER COLLEGE CLOSED. Tuesday of last week the Missouri

Firemen and Enginemen with the As State Board of Barber Examiners closed the Moler "barber college" at 523 Deleware street, Kansas City, the license being suspended for ninety days. The public would be benefitted materially it all such institutions were closed and kept closed. The Barbers' Union has been fighting barber colleges for years and will eventually

THE PLUMBERS.

During the year 1907, the United Association of Journeymen Plumbers, handing out to corporations just what Gat Fitters, Steam Fitters and Steam Fitters' Helpers paid out the sum of When Judge Taft handed down his \$87,830 in benefits, divided as follows: famous injunction against the Broth- Strike or lockouts, benefits, \$49,865; erhood of Locomotive Engineers in the sick benefits, \$28,665, and death bene-Ann Arbor case, it was held that ser- fits, \$10,300. These figures do not invice on Chief Arthur was sufficient, clude the large amounts paid out by and that the service on Arthur suf- local unions for the same purposes.

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