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CENTRAL LABOR UNION.

The delegates to the Central Labor Union are expecting to have a delegate at the convention of the American Federation of Labor which meets next month in Denver. The sentiment

seemed unanimous against appropriating the expense money for this purpose and a committee was given charge of the matter or raising the fund from the bodies represented. This has met with a large response, and a

large part of the necessary amount is already in hand or pledged.

President Kelsey has been absent from the city for about a month, and Vice President Quick has occupied the chair. It is not known whether Mr. Kelsey has been apprised of his new duty as delegate to Denver, but it is hoped he will be on the job when the time comes.

A communication from the United Garment Workers of America enclosed a number of packets of court plaster in celluloid cases whereon is advertised the Garment Workers' label.

The delegates are wise to the practice of politicians of springing canard just on the eve of election when the time is too short for it to be refuted before balloting time. To be to some extent prepared for such roorback, the central body, at its meeting Tuesday renewed its purpose of standing by the political movement now on foot to elect the friends and defeat the enemies of those who toll. To that end and to renew confidence in those chosen to carry on the battle, the following was adopted:

WHEREAS, we, the Central Labor Union of Lincoln, state of Nebraska, in meeting assembled, have considered the situation in which the tollers of our country find themselves by decisions of courts, and the failure of congress to afford the necessary relief; and

WHEREAS we have appealed to the republican congress in vain to afford the necessary relief for the protection, restoration and defense of the natural and inherent rights of the working people and all our people; and

WHEREAS we appealed in vain to the republican party convention to declare for the necessary restoration of the rights to which the tollers are entitled, rights which have been shorn from our people by reason of the decision of the Supreme Court, which decided that the voluntary organizations of the workers are illegal combinations in restraint of trade, and come under the Sherman anti-trust law, and that the republican party rejected and repudiated labor's urgent needs and insulted the great rank and file of the tollers of our country; and

WHEREAS the same demands were presented to the democratic party at its convention and that that party embodied in its platform the demands which labor presented and made labor's contention its own; and

WHEREAS the republican party's candidate, Mr. Taft, has, in his letter of acceptance and his speeches, accentuated his injunction record, and the democratic candidate, Mr. Bryan, has absolutely and unfaltering pledged himself, if elected, to secure the rights of the tollers to which they are so justly entitled—

WE, THEREFORE, in regular meeting of the Central Labor Union of the city of Lincoln, state of Nebraska, reiterate our declaration that though, as organized workers, we are neither democratic nor republican, nor owe al-

legiance to any political party whatsoever, we yet reiterate and re-affirm it to be our duty and the duty of all workers and friends of human liberty to stand faithfully by our friends and elect them, oppose our enemies and defeat them, whether they be candidates for president, for congress, or other offices, whether executive, legislative, or judicial, and we pledge ourselves and call upon the people of our city and state to help carry into effect the laudable and ennobling purposes for which the tollers struggle and aspire. Attest:

F. A. KATES,
Secretary.

TYPOGRAPHICAL UNION.

November Meeting Due for Sunday and Important Committees to Be Named.

Lincoln Typographical union will meet Sunday, November 1 (tomorrow), and there will be something doing. A matter of vital importance is to be given consideration. The committee on revision and codification of the constitution and bylaws will probably have a report to make.

Work has been "bully" for the month of October, and not all of it has been due to politics, either.

Will M. Maupin left for Hennessey, Okla., Tuesday evening in response to a telegram announcing the serious illness of his aged father.

Governor Hoke Smith of Georgia, who was in Lincoln last week, is editor of the Atlanta Journal. It was a non-union office when he bought it. His first act after becoming proprietor was to send for an organizer and say: "I want this shop unionized so I can deal with the men on an equitable basis." The Journal has been union ever since. "And I've never had a sign of trouble," said the governor.

S. A. Hoon passed through Lincoln Tuesday on his way home from a visit in Iowa. Sam is still located in Colorado Springs, and his appearance indicates that he is on very good terms with the climate and people.

FEDERAL COURTS SUPREME.

In this modern craze for settling labor disputes by injunction the interests of property are declared to be rights; the laboring men having no property are thereby presumed to have no rights. Where there is no law the judges will "make" a law; where there is no precedent they make a precedent. No congress, parliament or diet, no king, emperor or czar in the civilized world today would dare make such laws as the rulings in labor injunction cases handed out by the federal courts of the United States.—Indianapolis Union.

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