

Labor Bill Published for Our Readers

In order that voters may acquaint themselves with Bill No. 316, which will appear on the November ballot, the bill, which seeks to regulate labor disputes, is herewith published:

A BILL

For an Act to protect the employee, the employer and the public in case of labor controver-

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sies; to define the term "labor dispute"; to regulate collective bargaining agencies; to protect persons not direct parties to labor disputes from interference with their persons, property and civil rights; to protect the buying, selling, transporting, receiving, delivering, manufacturing, harvesting, processing, handling, and marketing of agricultural and other products; to regulate and in certain cases forbid picketing and boycotting; to give to the courts jurisdiction for the enforcement of this act; to provide a penalty for the violation of this act, and to repeal all other acts in conflict with this act.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OREGON:

Section 1. Whenever in any statute or other law of this state the term "labor dispute" is used, such term is hereby defined for all purposes to mean and include only an actual bona fide controversy in which the disputants stand in proximate relation of employer and the majority of his or its employees and which directly concerns matters directly pertaining to wages, hours, or working conditions of the employees of the particular employer directly involved in such controversy. Disputes between organizations or groups of employees as to which shall act for the employees in dealing with the employer shall not be classed as labor disputes, and the refusal of an employer to deal with either party to any such jurisdictional controversy shall not operate to make the dispute a labor dispute within the meaning of this act.

Section 2. It shall be unlawful for any person, persons, association or organization to obstruct or prevent or attempt to obstruct or prevent the lawful buying, selling, transporting, receiving, delivering, manufacturing, harvesting, processing, handling, or marketing of any agricultural or other products.

Section 3. It shall be unlawful for any person, persons, association or organization to picket or patrol, or post pickets or patrols, in or near the premises or property owned, occupied, controlled or used by an employer or employers unless there is an actual bona fide existing labor dispute between said employer or employers and his or their employees. It shall also be unlawful to boycott directly or indirectly any employer, or the business of such employer, not directly involved as a party in a labor dispute.

Section 4. It shall be unlawful for any organization, association, or person, legally authorized to act as collective bargaining agent or representative of laboring people, to make any charge, or exaction for initiation fees, dues, fines or other extractions, which will create a fund in excess of the legitimate requirements of such organization, association, or person, in carrying out the lawful purpose of activities of such organization,

association, or person. Every such organization, association, and person shall keep accurate books itemizing all receipts and expenditures and the purposes of such expenditures. Any members of any labor organization or association shall be entitled at all reasonable times to inspect the books, records and accounts of such association, or organization, or any agent or representative thereof, and to have an accounting of all money and property thereof.

Section 5. It shall be unlawful for any association, organization, or person by any direct or indirect means to prevent, hinder or molest any person from seeking to engage or engaging his services to any person, firm, corporation or association desiring to employ him.

Section 6. CIVIL REMEDY. The circuit courts of this state, and the judges thereof, shall have full power, authority and jurisdiction to enforce this act, including full power to issue restraining orders and temporary or permanent injunctions, and such other and further orders as may be necessary or appropriate to carry out and enforce each and every provision of this act.

Section 7. CRIMINAL REMEDY. Any person who shall violate any of the provisions of this act shall be deemed guilty of a misdemeanor, and, upon conviction thereof, shall be punished accordingly.

Section 8. All acts and parts of acts in conflict with this act are hereby repealed.

Mohr Named Officer Of State G. O. P. Club

John N. Mohr, local attorney, and vice-president of the Hood River County Republican Club, was Saturday named sergeant-at-arms of the Oregon Republican Clubs, at the state convention, held Saturday in Portland.

Thomas S. Johnson, Jr., president of the Hood River County Club, was in attendance at the meeting, together with Mohr.

C. D. Nickelsen was appointed vice-president for the second congressional district, to service with the executive committee, composed of the four offices of the county club.

The state club recommended that the legislature "do everything possible" to increase the size of the monthly old-age pension checks, which now average \$23.

Hunters Warned Of Fire Hazards

In the absence of a soaking fall rain previous to the opening of the hunting season yesterday, the forest litter is so dry and inflammable that a carelessly tossed lighted match or cigarette or a camp fire that has not been thoroughly extinguished by water will readily start a fire, according to A. C. Waha, forest supervisor of the Mount Hood National Forest. To the hunters who usually go to various sections of the Mount Hood country for their hunting, he made a plea that they should be good sportsmen, which means a strict observance of forest fire laws as well as game laws. And another thing, Waha suggests that hunters should keep the rangers and forest guards informed of their plans for hunting in certain localities, since such information might prove valuable in the event of accidents or if persons become lost.

Indian Fishing Grounds Visited

Many folks are going up to Celilo falls to get their annual supply of salmon to can. The price is 5 cents per pound this year in comparison to two cents other years.

The salmon are very plentiful this year, the Indians saying all the prophecy of "no salmon" is "bunk." The labor unions at Astoria have crept up to our Indian fishing grounds this year. At a pow-wow to which your correspondent sat in, the young Indians said the Union tricked them into stopping so the canneries could dispose of the surplus, as they were caught so fast this year the canneries could not can them fast enough.

It is a picturesque sight to see them catch the fish with nets from perilous platforms hanging over the edge of the falls.

A laughable incident occurred when a carload of Californians bought some dried salmon from the Indian women and ate it without roasting or without salt. The Indian women had a merry laugh behind tented walls at the Californians' expense.

There is a great art in drying salmon. The young Indian women say they always can or salt their supply. But almost every wigwam had great lines of drying salmon, for the old women insist upon drying theirs. The village near the falls was much cleaner and the camping equipments were almost always modern, which includes screen doors and gasoline stoves, and trailer houses.

There were Indians from Montana, Idaho, California and Eastern Oregon.

The squaws who have lost their bucks when fishing at the falls al-

ways return every year and almost always refuse to marry again.

The Bonneville dam has made no difference in the salmon run unless there are less fish who have been dashed to their death in leaping over the rocks along the lake area.

CIVIL SERVICE ANNOUNCES

The United States Civil Service Commission announces the following open competitive examinations: Senior Stenographer, Junior Stenographer, Senior Typist, Junior Typist. These examinations are open to men and women.

Applications must be on file with the Manager, Eleventh U. S. Civil Service District, Seattle, Washington, not later than October 6, 1938.

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