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**REPORT PRAISES GARMENT UNIONS**

Washington, D. C.—Strikes in the clothing industry "have been all but eliminated" through labor-management co-operation, according to a report released by the Brookings Institution.

Dr. Kurt Braun, of the staff of the Private Research Corporation, reporting on a study of the industry, said that the growth of union-management co-operation "has been one of the significant labor relations developments of the time."

Dr. Braun said that unions in the industry "have obtained the right to participate in the making of many decisions formerly reserved to management." In return, he said, "they have renounced unlimited freedom of action but still may strike if negotiations for new agreements fail."

"Increased efficiency and goodwill of workers have tended to reconcile management in some degree to the relinquishment of some of its authority to the union," he reported.

One of the biggest unions in the field, is the AFL's International Ladies Garment Workers.

**COUNCIL RENEWS OFFER TO MEET WITH THE CIO**

(Continued From Page 1) organic unity and work out the details.

"To our surprise," the president of the CIO stated in a communication dated July 31, that this interpretation of the declaration unanimously adopted by the committee representing the American Federation of Labor and the committee representing the CIO was all wrong.

"A simple reading of the declaration unanimously adopted at the meeting of the representatives of the American Federation of Labor and the CIO will show that it is in no way susceptible of the interpretation placed upon it by the president of the CIO. The declaration specifically and simply stipulates that we, the representatives of the American Federation of Labor and of the CIO, are of the unanimous opinion that organic unity should be established within the American labor movement; furthermore, that we are firmly convinced that the economic, social and industrial interests of labor can be best served through the establishment of a united labor movement. Then the statement further provides that, having made his commitment, it now becomes our duty to lay a sound foundation upon which a superstructure of organic unity can be erected."

**U. S. FARM EMPLOYMENT UP**

Washington, D. C.—Total farm employment in the United States September 1 rose to 11,132,000, which was 21,000 above a year ago, the Agriculture Department reported.

Of the total, 2,873,000 were hired workers, 96,000 more than September 1 last year. The number of family farm workers decline 75,000 to 8,259,000.

The department said supplies of seasonal labor generally were adequate to handle all work on time during the current harvest season. August, which generally shows a slight increase in farm employment, this year had a decrease of 8,000 workers.

**BOARD'S 4-TO-1 DECISION FLATLY REVERSES EDICT**

(Continued From Page 1) officers of the AFL had not done so.

Daniel W. Tracy, president of the IBEW, then filed a petition with the Regional Director requesting him to proceed with the election, and subsequently filed a petition requesting the Regional Director either to dismiss the petition for certification or proceed with the election.

Upon the denial of these petitions, Mr. Tracy appealed the Regional Director's ruling to the National Labor Relations Board. He charged that Mr. Denham's ruling which was the basis of the Regional Director's action was a "farfetched legal interpretation . . . which will prove ruinous, if unchanged, to labor-management relations."

**NEW CONSTITUTIONAL AMENDMENT IS PASSED**

(Continued From Page 1) bier to take a last view of the remains. To many of the delegates Mr. Padway had been more

than a lawyer and associate. In fact a life-long friend. His sudden passing deeply saddened the convention's deliberations.

Earlier the news from Washington that the National Labor Relations Board had overruled the Denham regulation on the filing of non-Communist affidavits was widely hailed as a victory for the the AFL's position.

**JUDGE PADWAY**

(Continued From Page 1) tion consisted of a severe indictment of the Taft-Hartley Act which, he charged, trampled on the constitutional rights of the nation's workers. He said:

"By the Taft-Hartley Act, 'government by injunction' has been reestablished with a vengeance never dreamed of or practiced before.

"By this law, the National Labor Relations Act's guarantees of the right to organize and to be free from employer domination are removed or so diluted as to be practically worthless to workers and their unions; this is accomplished by including in the act a code of unfair labor practices which may be charged to unions and thereby weaken and destroy them.

"By this act, damage suits against unions are encouraged, and the procedure for bringing them are facilitated so as to invade or destroy union treasuries by these judgements.

"By this act, the right to bargain for the closed shop or to bargain for welfare benefits, as well as other well-established conditions, is made illegal and, in some instances, made criminal conduct.

"By this act, the union check-off is turned into a problem with many difficulties.

"Under this law, political expenditures are prohibited to the point of outright denial of constitutional rights.

"By this law the internal affairs of labor unions, to quite a degree, are taken over by the government; in fact, the government has undertaken to pass upon the reasonableness of union initiation fees, and to deny to foremen and supervisors the status of employees so they cannot have the protection the act may afford to other employees.

"This act imposes procedures which will keep unions in constant litigation and in unlimited elections, all for the purpose of destroying union morale and to make it difficult for an organization representing workers to exist.

"It is for that reason I say that our approach to labor problems and our thinking respecting them must entirely change from the past."

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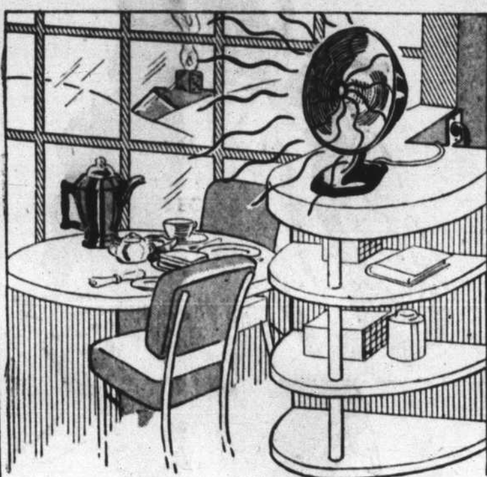
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