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- Be sure your leafy vegetables are stored promptly. (Vitamin C vanishes in proportion as vegetables are allowed to wilt).
- Keep the outside leaves (the more color the more vitamins!)
- Cook closely covered, in as little water as possible.
- Stir as seldom as possible.

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TAFT-HARTLEY LAW

(Continued From Page 1)
 expulsion and discharge, have been eliminated.

Finally, even after it has been granted, the union shop can be eliminated upon petition and vote of a majority of the employees voting, even though it takes a majority of the employees covered by the contract to enter into the agreement to begin with.

The above discussion indicates how greatly the union-shop principle has been weakened. Our entire industrial history demonstrates conclusively that the preservation of existing organization and the elimination of cutthroat wage competition have been achieved primarily through use of the closed-shop or union-shop agreement. Under such agreements alone can employees be guaranteed an equality of bargain power, and under that principle alone can union members be assured that all who enjoy union wages and working conditions, achieved through many sacrifices and struggles, will share in the cost of such benefits as members of the union rather than as "free riders." The law, however, requires unions to extend the benefits of collective bargaining, including wage increases, to all within the collective bargaining unit regardless of whether they are or are not union members.

Congress, in outlawing the closed shop and rendering the union shop virtually meaningless, has all but destroyed the union-security principle in collective bargaining contracts. This action was taken despite the fact that prior to enactment of the Taft-Hartley law 80 per cent of all collective agreements contained some form or other of union-security clause. In effect, while asserting the necessity of maintaining a strong trade union movement, Congress acted to cut the heart out of a principle which is designed to protect that strength.

**RAILWAY CLERKS SET UP
 EDUCATIONAL PROGRAM**
 Cincinnati. — An unusually broad educational program, recently started by the Railway Clerks, is now in full operation. President George M. Harrison reported here.

North Carolina, Mecklenburg County.
IN THE SUPERIOR COURT
 Lee Foster Hester, Plaintiff, vs.
 Maude Mattie Hester, Defendant.

Notice of Service By Publication
 The above named defendant, Maude Mattie Hester, will take notice that an action entitled as above has been commenced in the Superior Court of Mecklenburg County, North Carolina, by the plaintiff for an absolute divorce upon statutory grounds; and the defendant further take notice that she is required to appear at the office of the Clerk of the Superior Court at the Court House in Charlotte, North Carolina within twenty (20) days after the 2nd day of January, 1948, which date is at least seven (7) days after the last publication of this notice, and answer or demur to the complaint in said action, or the plaintiff will apply to the Court for the relief demanded in said complaint.

This the 10th day of December, 1947.
 J. LESTER WOLFE,
 Clerk of the Superior Court.
 (12-11, 18, 25; 1-1-e)

State of North Carolina, Mecklenburg County.
IN THE SUPERIOR COURT
 Marie N. Langford, Plaintiff, vs.
 Olin A. Langford, Defendant.
 Notice of Service By Publication
 The above named defendant, Olin A. Langford, will take notice that an action entitled as above has been commenced in the Superior Court of Mecklenburg County, North Carolina, by the plaintiff to obtain an absolute divorce upon the grounds of two years' separation, and the defendant will further take notice that he is required to appear at the office of the Clerk of the Superior Court of Mecklenburg County at the Court House in Charlotte, North Carolina, within twenty (20) days after the 7th day of January, 1948, which date is at least seven (7) days after the last publication of this notice, and answer or demur to the complaint in said action, or the plaintiff will apply to the Court for the relief demanded in said complaint.

This the 28th day of November, 1947.
 J. LESTER WOLFE,
 Clerk of the Superior Court of Mecklenburg County, North Carolina.
 (Nov. 27; Dec. 4, 11, 18-p)

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**UNION OF NLRB EMPLOYEES
 APPEALS TO BOARD OVER
 TACTICS OF 'CZAR' DENHAM**

Washington, D. C.—Employees of the National Labor Relations Board have joined with organized labor in objecting to the tactics used by Robert N. Denham, NLRB general counsel.

An independent union of NLRB employees appealed to the board over the refusal of Mr. Denham to bargain with it on the posting of job vacancies so that employees might bid for them before outsiders are hired.

Officers of the union charged that Denham refused to make any agreement with them regarding personnel vacancies. They asked the NLRB to withdraw from the general counsel the complete powers over personnel which the board granted him. The NLRB is considering the request.

Union spokesmen said Denham showed no inclination to cooperate in effecting an adjustment of their complaint. They quoted him as saying there was no place for agreements in the Federal service. On the subject of posting job vacancies, the union said Denham declared the system was a sham and declared that if he could not find the most qualified person for a job, he would then post a notice and invite applicants. He refused to commit himself further, the union committee asserted.

The union representatives had great difficulty in arranging a conference with the board's general counsel. They requested such a meeting on September 5, October 23, and November 12, but met with no success. Finally on November 17, Denham granted the union committee a half hour's audience.

It was at this conference that Denham declared his intention of selecting employees on a unilateral basis despite the fact that the posting technique had been followed since 1938. The union reported they suggested the posting of vacancies would be of help to the general counsel and emphasized its long standing practice. "Yes," responded Denham, according to the union version, "and look at the staff you have as a result of collective bargaining."

Denham was equally adamant in turning down a proposal for a grievance procedure. He was reported as emphasizing that there was not sufficient time to explain to applicants why they had been passed over.

In reporting the dispute the New York Times declared Denham's version of the conference with the union differed only in a few respects from that of the union committee.

**GRAIN PROCESSORS' UNION
 URGES MILLING OF GRAIN
 PRIOR TO SHIPPING ABROAD**

Kansas City, Mo.—The AFL's American Federation of Grain Processors' Council urged that grain supplied by this country for the starving peoples of Europe be milled here and shipped abroad as finished products instead of being exported as raw grain.

A resolution to this effect was adopted by the seventh national convention of the organization held here and attended by nearly 250 delegates representing over 30,000 members.

Milling of grain prior to export would accomplish two objectives, the resolution declared. It would maintain the high level of employment in the nation's mills and at the same time would provide a source of feed for livestock. In the milling process, there remains about 20 per cent of offal which is suitable for such use, union spokesmen maintained.

In another convention action the delegates adopted a resolution condemning the Taft-Hartley law and urging its immediate repeal.

The convention re-elected S. P. Ming president of the council and H. A. Schneider secretary-treasurer. All members of the unions' executive board were re-elected.

The executive board was directed to enter into immediate negotiations with the nation's Big Six milling companies for a new national agreement covering their employees.

**UNIONS APPROVE ALL-
 OUT POLITICAL DRIVE**

(Continued From Page 3)
 possible degree to the early attainment of the ends for which it is proposed to form and launch Labor's Educational and Political League—viz., the restoration of the rights of labor as heretofore enjoyed and the realization of a more sound and equitable labor relations policy on the part of our nation and a more wholesome life and fairer and more equitable labor relations policy on the part of or nation and a more whole-

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GREEN BLASTS NAM

(Continued From Page 1)

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