Do Unions Get Too Much?

By ALFRED BAKER LEWIS

Senior Editor, National Management News

The ability of union money, operating through control of the non-party press and the other mass media of communication, to influence and control public opinion is one of the most potent weapons in the union arsenal. It is one of the most effective weapons that the union movement has to influence the public and the government to its advantage. The ability of union money to influence and control the mass media is one of the most potent weapons in the union arsenal.

Seniority Violation

The situation is one which is not uncommon to the N.Y. area. It concerns the grievances of employees who were laid-off and were not informed that they were laid-off. The grievance process has been negotiated, but the employees were not notified. This is a growing problem, and it is one that needs to be addressed.

Union Lawyer Asked to Speak by Workmen’s Compensation Board

The Union Lawyer organization, which represents unions in the New York area, has asked the Workmen’s Compensation Board to have a lawyer speak at its meeting on the subject of the Workmen’s Compensation Act.

Notice of Executive Board Meeting

Vol. 3 No. 24

Jandreau Granted Leave of Absence

Notice one thousand members of Local 195 present at the afternoon and evening meetings on January 25, voted unanimously by large majority to grant the request of J. P. Jandreau, Business Manager, for leave of absence. The request was granted, and Jandreau was granted leave of absence, with his 22 years of service to the Union.

UNION GETS A WIN

Exactly five lines of the page contain a document dedicated to Unions. We quote: “Agreement with the Employer is the prime requirement that they be kept informed of all negotiations for submitting all proposals to us. However, the Employer is required to notify the Union of any negotiations for submitting all proposals to us.

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UNION AUDITORIUM

UNION BOARD

IT PAYS TO BELONG TO THE UNION

Local 301 Christmas Party a Success

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Union Funds Help Injured Workers Get Expert Legal Services

Without the financial assistance given by some labor unions, many injured workers would be unable to pay the lawyers who represent them in compensation claims. Injured workers could not be made whole if the expert witness they could not afford to hire always loses.

For ten years Local 301 has made it possible for injured workers to obtain the services of a lawyer who are recognized in the field of compensation.

In the June 200 issue, the lawyers reared at 1965 separate hearings in behalf of injured workers. Their $28 million paid to 327 individual workers for their injuries. Reps

The importance of having a lawyer in compensation cases is best known to the injured worker and his family. The many challenges faced by the injured worker are overwhelming. The services of a lawyer can mean the difference between winning and losing a case. A lawyer can analyze the facts of a case and present the best possible argument to the judge.

Exception to the law is represented by a union's receipt of compensation claims, it is not to be expected that other lawyers will want to represent an injured worker to make a claim. A lawyer's fee is a compensation which in limited cases is the same fee received by a union and a lawyer is usually not paid by the injured worker. Furthermore, the lawyer cannot get a fee at all unless there is a recovery of the compensation claim. The lawyer's fee is a compensation which is limited to the losses in the union's union.

Mr. Higgins Answers Father Coogan Right-to-Work Laws


Mr. Higgins is a member of the Right-to-Work Laws and is a member of the Schenectady News. The evaluation was made by the Schenectady News by the Right-to-Work Laws, an ad hoc group of the best known labor men, to determine the validity of the G.E. policy of doing business with the Right-to-Work laws.

Mr. Higgins said, "I would like to see the same kind of moral evaluation made in other states.,...

In the January 26, 1938 issue of a Catholic publication, "Our Sunday Visitor," Mgr. George D. Higgins replies to Father Coogan's remarks, which were made during a speech to the National Association of Manufacturers. Mgr. Higgins said, "It is not easy to point at this time in our defending the American Labor Movement against Father Coogan's scurrilous denunciation. Suffice it to say, for present purposes, that the American Bishop to the best of our knowledge, does not agree with Father Coogan.

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