Your Union Dues Where It Goes (Based on $4.00)

ALL SURPLUS IN GENERAL FUND IN EXCESS OF $50,000 SHALL BE DEPOSITED IN THE STRIKE FUND

Proposed Emergency Aid Plan To Be Discussed

The newly proposed Emergency Aid Plan announced by General Electric will be discussed by the National Negotiating Committee and representatives of General Electric in New York later this month.

The plan announced by General Electric was not the result of discussion between the Company and the Union but was a unilateral action by the Company and even a surprise to the elected representa-
tives organizing the hourly rate employees on the present U.P. Employment Relief and Loan Plan. The new plan is to be distributed in the shop to the mem-
bership. Several thousand cards have been issued and mailed

Post Card Campaign on Social Security

The members of IUE Local 301 have been doing a splendid 300 in writing to Members of Congress and have urged them to support S. 223. The Executive Board Members were sup-
tended in the Shop. Several thousand cards have been issued and mailed

G.E. Conference Board Calls for Organizing Drive

The General Electric Conference Board called upon all I.UE. locals to start organizing for an Un-
employment Drive to start May 1st through June 30th.

Trail Committee Holds Hearing

The Trail Committee that was elected at the March membership meeting held a hearing last Mon-
day evening, April 2nd, at Union Headquarters. Both the complain-
ant and defendants were heard by the committee.

The committee will make its recom-
pendations at the April mem-
bearing meeting and the mem-
bers present will be given the op-
portunity to discuss and vote on the report.

Local Laughs

"Stepped against Jan decided to wait around and watch how 'rehabilitation' makes out starting aid Berry . . ."

Vol. 2 — No. 21

The Voice of GE Workers, Local 301, Schenectady, N.Y.

April 20, 1956

Injured Workers May Face New Obstacles; via Private Insurance

There are rumors that have been spreading around town that G.E. intends to unload its injured workers to the manage-
agement by a private insurance company instead of, as heretofore,文体

Trial Committee Reports to Membership

The Trial Committee elected at the March membership meeting reported its recommendations to the April membership meeting last Monday and the report was passed

...
Reply Received from Senator Ives
On House Resolution 7225

[Paragraphs discussing Senate matters, not relevant to the main content]

Post Card Campaign on Social Security

(Continued from Page 1)

1. Passage of Title II, which provides monthly benefits payable immediately to about 30,000,000 aged, blind, or disabled workers.
2. To be eligible for benefits a person must:
   a. be at least 65 years old.
   b. have a "medically determinable physical impairment" which is expected to result in death or to be of long and continued disability.
   c. have been employed under Social Security for at least five of the immediately preceding ten years.
   d. have been self-employed and fully insured under the Social Security Act.
3. These requirements represent a cautious, rather than radical, approach to the problem of Social Security. In fact, they provide more safeguards than are actually necessary to prevent any possible fraud, malfeasance, or error in the operation of the Trust Funds.

The Legal Corner

[Column written by Dean Long of Movie & Diamond]

Protecting Your Family By Leaving a WILL

A few months ago, I wrote about the reasons why all adult domestic, and minor children need estate planning. The key points are:

- A WILL is a legal document that does not necessarily require probate.
- A WILL can be revoked or amended at any time.

IUE Petitions in Ft. Edward G.E.

The IUE Petition for a new labor contract for the IUE Local 1135 members at Ft. Edward G.E. has been filed. The petition is being prepared by the IUE Local 1135 committee. The committee will be meeting on Friday, May 13th, to discuss the petition and the possible action steps. The petition will be submitted to the National Labor Relations Board (NLRB) for consideration. The NLRB will review the petition and make a decision on whether to certify the petition. If the petition is certified, the union will be able to proceed with the negotiations for a new contract. The union will also be able to conduct a vote among the members to determine whether to authorize the union to negotiate a new contract. The union will then negotiate a new contract with the company. The new contract will be in effect for a period of three years. The union will be able to conduct a vote among the members to determine whether to authorize the union to negotiate a new contract. The union will then negotiate a new contract with the company. The new contract will be in effect for a period of three years.