The AFL-CIO Tax Program for 1958

1. Raise basic exemption from $600 to $700.
2. Eliminate income taxes on contributions to Government retirement funds.
3. Exasperate revenue by closing tax loopholes that are used by labor unions and corporations.
4. Ease the tax burden on small companies.

This year's tax program is the most comprehensive tax program the government has ever had. It includes a number of substantial reforms designed to reduce the burden of income taxation and to increase the revenue to the government.

1. Raise basic exemption from $600 to $700.

The present exemption is $200. It is a major tax on the working man. It is estimated that 20 percent of the working population will have their income taxed at the current exemption level.

2. Eliminate income taxes on contributions to Government retirement funds.

This is a major reform. It will save the average working man $25 a year. It is a major step in the right direction.

3. Exasperate revenue by closing tax loopholes that are used by labor unions and corporations.

This is a major reform. It will save the government $1 billion a year. It is a major step in the right direction.

4. Ease the tax burden on small companies.

This is a major reform. It will save the average small company $100 a year. It is a major step in the right direction.

The Present Unemployment Situation

Another strong feature of the AFL-CIO Tax Program is its contribution to the solution of the unemployment problem. It proposes a federal unemployment insurance program that will provide income to persons who are unemployed because of no fault of their own. This program will provide income to persons who are unemployed because of no fault of their own.

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**Current Events In My Section**

By Allen E. Townsend

**Survey Shows Union Methods Democratic**

After the IUE called a meeting of all of its members who were to be held at the Union Hall on April 10, 1956, the company received a letter from the company's attorney, Mr. John Brown, who represented the IUE. The letter stated that the company had been served with a summons to appear in court on April 27, 1956, to answer charges of unfair labor practices.

The company responded to the summons by filing a motion to dismiss the charges. The motion was granted by the judge, who found that the IUE had not presented sufficient evidence to support its charges.

**Corporation Profits Up—Employment Down**

In recent years, many corporations have been able to increase their profits while maintaining a steady or even declining employment rate. This has led some workers to question the fairness of their employers.

Workers are demanding better working conditions and higher wages, but some employers are resisting these demands. The situation is complex, and it is difficult to predict what the outcome will be.

**G.E. Deliberately Mislabeled Office Workers**

The company has been mislabeling office workers as non-exempt employees in order to avoid paying them overtime. This practice has been going on for several years, and it has led to a significant loss of worker productivity.

The workers have filed a complaint with the Department of Labor, and it is expected that they will receive compensation for the time that they have worked without proper pay.

**Attitude of Colomel Police Workers**

The police are generally considered to be a professional police force. However, the workers have expressed some dissatisfaction with their working conditions and wages.

The company has been slow to respond to these concerns, and it is possible that this situation will continue to worsen.

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Company Ordered to Pay Compensation, Makes Second Try to Escape Paying

When Dominick DiGioia, Building 85, filed a claim against the Company for Worker's Compensation benefit due him when he sustained a nervous condition, the company's lawyer immediately offered to pay the claim to settle the matter. This offer was accepted by Mr. DiGioia's attorney and the claim was paid. When Mr. DiGioia's condition worsened, he decided to withdraw the claim and sue the company for the compensation benefits. The company, on the other hand, decided to take the case to court, hoping to prove that Mr. DiGioia's condition was not due to his work but to his pre-existing condition. The case was heard on May 30th, 1957. Through legal proceedings, the company's case was strengthened, and the court ruled in favor of the company. Although an appeal was filed, the case was finally settled at the Supreme Court in favor of the company. Mr. DiGioia's lawyer was unable to resolve the matter, and the case was left unresolved.

Company Yields to Union Demands

The company's move to yield to the Union's demands was a surprise. The management had been firm and had not agreed to the Union's demands. However, after several negotiations and meetings, the company agreed to the Union's demands. The Union, on the other hand, was pleased with the company's decision and agreed to continue negotiations.

Attend Your Meetings Regularly

The company has scheduled regular meetings for the Union members. These meetings are essential for the Union to stay informed about the company's policies and the employees' needs. The Union members are encouraged to attend these meetings regularly. The management has also assured the Union that their concerns will be addressed in these meetings. The Union members are also encouraged to voice their concerns and suggestions during these meetings. The management has also assured the Union that their concerns will be addressed in these meetings. The Union members are also encouraged to voice their concerns and suggestions during these meetings.

IUE-CIO 301

On the Job

Mr. Reed

Room 340

April 15, 1956

I usually feel that the sourcous material in the News should not be dismissed by an answer in our publications. However, there is one statement in this week's issue about which an editorial should be written.

It appears in the last paragraph of the third column as follows: "... problems will be for worse if we persist in the great American tradition of individualism ... the only practical solution involves ... courage, regulation and supervision by ... the Sovereign State".

NOTICE

MEMBERSHIP MEETING

Monday, April 21, 1956

2nd floor, 10:00 a.m.

Union Auditorium

121 Erie Blvd.