No Law for Labor

In the struggle between the wage-earners and their employers, there is no question about the question of whether the wages were too low or whether the employers were making too much profit. The only question is, how much more can the workers bear? And the answer is, not a penny more.

UNUSING COURTS

While the creation of the federal courts may be according to the Constitution, it is the express purpose of the United States and the Federal Court system to clean up the courts. One of the ways in which this can be done is to use the federal courts to bring the employers to justice. The assumption of this power can be found in the Constitution, and every citizen has a right to be heard in court. If the federal courts are not used for this purpose, they are a farce.

A DISCREDITED SPONSOR

Bird McGregor, member of congress from Oklahoma, has been accused of having taken bribes in connection with his duties as chairman of the House Ways and Means Committee. McGregor has always denied the charges, and the charges are unproven. However, the charges have been made public and are now under investigation by the House Ethics Committee.

FRED C. WARREN

Another Attempt to Muzzle the Press

WHILE Congress will probably do nothing in the way of law to prevent state or local governments from enacting laws regulating the press, a movement is on hand to "get the Appeal" in another way. On page 129, a bill was introduced in the House of Representatives to prohibit the sale of the Appeal, in order to silence its criticism of the administration.

On the surface this appears innocent enough. Indeed, it seems to be directed at a single newspaper, the Appeal. But in reality, it is a new attempt to silence the press. The bill, which is based on the myth that the press is not subject to the laws of the United States, is a direct attempt to prevent the Appeal from bringing to public attention the fact that the government is not acting in the public interest.

The bill is based on the idea that the Appeal is a "rogue" newspaper, and that therefore it should be punished. But the Appeal, like all newspapers, is subject to the laws of the United States. The bill is nothing more than an attempt to silence the press.

The government is insulin that it has the right to act as it sees fit. In other words, it is the government's right to control the press. But the government has no right to punish anyone for criticizing it. The Appeal has a right to criticize the government, and the government has no right to punish it for doing so.

The Surgeon-General's report is another example of the government's efforts to silence the press. The report is based on the idea that the government has the right to control the press. But the government has no right to punish anyone for criticizing it. The Surgeon-General's report is a direct attempt to silence the press.

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