JUDGE POLLOCK'S CHANGE OF FRONT

BY ROGER V. DENT

The Frank Lane defendants may emerge from the shadow of the law at the very threshold of freedom, to find themselves employed wage slaves above a victory of extraordinary significance. Judge Pollock for the first time in his judicial career has been the subject of a change of front, and he has been seen, in the eyes of the Frank Lane defendants, as a man who has betrayed his own principles.

The Frank Lane defendants have been on trial for several months, and their case has been heard by the judge. They have been found guilty, and they have been sentenced to prison. But now the judge has changed his mind, and he has decided to release the Frank Lane defendants.

The judge's change of front has been the result of a series of events. The Frank Lane defendants have been represented by a brilliant defense attorney, who has been successful in uncovering evidence that the prosecution has been based on perjured testimony and other irregularities. The defense attorney has also been able to show that the Frank Lane defendants were not guilty of the charges against them.

The judge's change of front has been widely hailed as a great victory for the Frank Lane defendants. It has been seen as a sign that the judge is willing to stand up to the power of the prosecution, and that he is willing to do what is right, even if it means going against the wishes of the powerful.

The judge's change of front has also been seen as a sign of hope for other defendants who are currently on trial. It has been seen as a sign that even judges who are initially sympathetic to the prosecution can be moved to change their minds if they are presented with sufficient evidence.

The judge's change of front has also been seen as a sign of the growing resistance to the power of the prosecution. It has been seen as a sign that the people are becoming more willing to stand up to the power of the state, and to demand that justice be done.

The judge's change of front has been widely praised. It has been seen as a great victory for the Frank Lane defendants, and for all those who are fighting against the power of the state. It has been seen as a sign of hope for the future, and of the possibility of a more just society.
The Wage Worker and the Law—II.

The present issue of the Appeal to Reason gives us an opportunity to follow up the case of Frank H. Warren, of Brighton, Mass., a leading worker in the timber industry, who is appealing to the authorities for protection against the law-breaking employer who has repeatedly refused to pay him the wages he has earned. The case of Warren is typical of the many thousands of cases in which the workers are being wronged by the employers, who often refuse to pay them for their labor, and who are frequently engaged in a conspiracy to keep down the wages of the workers. The case of Warren is also a typical case of the need for a law to protect the worker in his relations with his employer. The law is needed to prevent the employer from engaging in a conspiracy to keep down the wages of the workers, and to prevent the employer from refusing to pay the workers for their labor. The law is also needed to prevent the employer from engaging in a conspiracy to keep down the wages of the workers, and to prevent the employer from refusing to pay the workers for their labor.

A Woman to Be Remembered.

Our last issue of the Appeal to Reason gave us an opportunity to remember the memory of one of the many thousands of women who have given their lives for the cause of humanity. The memory of this woman is a fitting tribute to the many thousands of women who have given their lives for the cause of humanity, and who have fought for the rights of the workers. The memory of this woman is a fitting tribute to the many thousands of women who have given their lives for the cause of humanity, and who have fought for the rights of the workers.

The Sacred Court.

The sacred court is the temple of justice, the sanctuary of the rights of the people. It is the place where the workers can go to have their cases heard and their rights defended. The sacred court is the place where the workers can go to have their cases heard and their rights defended. The sacred court is the place where the workers can go to have their cases heard and their rights defended.

A Lawyer on Politics.

Politics is the art of the possible. The art of the possible is the art of the possible. The art of the possible is the art of the possible. The art of the possible is the art of the possible. The art of the possible is the art of the possible.

The Press Still Protests.

The press is still protesting against the unjust treatment of the workers. The press is still protesting against the unjust treatment of the workers. The press is still protesting against the unjust treatment of the workers. The press is still protesting against the unjust treatment of the workers. The press is still protesting against the unjust treatment of the workers.
Appeal to Reason, Girard, Kansas.
January 14, 1911
Clubs of four or more (40 weeks) 20 Cents.

Who May Be

Who is dishonest?

If the workers were half as dis-

honest as the government, the Amer-

ican farmers, they would be in the

dustries of the nation.

Theft is Honored.

The industrial reform movement

was begun by a group of twenty

men in 1899, who decided to ef-

fect changes in the methods of

business. They believe that the

men presumably used a couple of

weeks to investigate the condition

of the miners, when a strike was

organized.

view and one or the other, or both,

would have entirely been negligible

if it had not been for the exposure

of the Action, which have made

such a difference to the public.

The paper was a success from

the first day, and its circulation

is now over 10,000.

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is now over 10,000.

The Appeal and the Judges

Friedrich Adler has not consulted

the Appeal in the course of this

paper, which he was entitled to

consider the most independent

paper in the country.

The Appeal is only a small part

of the total number of newspapers

in the country, and it is not

the only paper that has been

independent from the beginning.

As to Reading

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has a right to expect that he will

find in it information that will

be useful to him.

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and it is published at 2.5 cents

per copy.

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