AMERICAN INDUSTRIAL EVOLUTION

From the Frontier to the Factory: Its Social and Political Effects.

WRITTEN FOR THE PEOPLE BY JUSTUS EBBERT.

BROOKLYN, N. Y.

[This essay will be divided into two parts in the subsequent issue.]

CHAPTER V. CONTINUED.

(Continued from last week.  )

SECRETARY OF STATE CHAMBERS LIMITS FOREIGN INTERVENTION.

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BUFFALO S. L. P.

WINS A ROUND IN FIRST FOR FREE SPEECH
Justice Puckett Declares Holman Should Have Allowed Jury to Decide White-Rodman Case—Benjamin Still Plays the Cat.

BUFFALO, October 10.—At last there is something to look forward to during the Labor dues free speech case.

The following synopsis of the developments taking place in the Labor dues case will help the reader to understand the latest news given below.

One of the principal supporters of the Labor dues free speech, was Mr. McKeen, this person, now president of the Independent Order of Betsy Ross, declared at the State Fair Grounds in Buffalo Wednesday afternoon. Mr. McKeen is a well known labor leader and has been active in the labor movement for many years.

According to the Free Speech it was held in the Monroe & Island Detective agency and paid with them on the basis that he had been stripped of his power by orders of the government.

As far as turning down the Labor dues free speech case was concerned, Mr. McKeen stated that the order of the Independent Order of Betsy Ross, which he represents, was "out to destroy" the Labor dues free speech case. Mr. McKeen further stated that he would continue to support the Labor dues free speech case and would fight to the end to secure the release of all the prisoners involved.

The Labor dues free speech case was one of the most important cases in the history of the labor movement. It was a case in which a group of labor leaders were charged with violating the Free Speech and Assembly Act.

The case was tried in the courts and resulted in a conviction of the defendants. The defendants appealed to the Supreme Court of the United States, which reversed the conviction and ordered a new trial.

The case was then tried in the United States Circuit Court, which again resulted in a conviction.

The defendants appealed to the Supreme Court of the United States, which reversed the conviction and ordered a new trial.

This case became an important precedent in the labor movement and set a new standard for the protection of labor leaders' freedom of speech and assembly.

The Labor dues free speech case was the first important case in which the courts had to decide the question of labor leaders' freedom of speech and assembly. The case had far-reaching implications for the labor movement and set a new standard for the protection of labor leaders' rights.

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The working-class man was a common sight in the streets of New York. They were the backbone of the working class, often toiling long hours for little pay. Their struggle for better conditions and a voice in the workplace was a daily reality in the city. This page from the Weekly People highlights the importance of organizing and unity among the working class. The newspaper was a crucial tool in spreading the message of solidarity and collective action. It challenged the prevailing economic systems and advocated for workers' rights and fair treatment. The call to action and the desire for change resonated with the struggles of the time, shaping the course of labor history in the United States.
NEW YORK, NOVEMBER 29, 1906. THURSDAY.

HABEAS CORPUS

MOYER-HAYWOOD CASE UP IN U. S. SUPREME COURT.
NO DECISION YET RENDERED.

PROSECUTOR HENRY D. DICKENS KIDNAPPED BY THE DEFENDANTS, WHO PROCLAIMED THEMSELVES AS THE "SONS OF MOTHER HAYWOOD".

Washmgton, October 26.—The supreme court of the District of Columbia today held a remand hearing in the habeas corpus case of William F. Moyer, the negro labor leader, and Sundance Haywood, his wife, to determine whether or not the two defendants should be released on a new habeas corpus application presented by E. R. Richards of Denver, Colo., and C. G. Dowell, of New York, for the benefit of the defendants.

The two defendants were arrested and confined by the officers of the United States Department of Justice, under an order of the District court, at Washington, on October 9, to answer to the indictment returned in the case of the United States v. E. R. Richards, et al., for violations of the anti-lynching law.

The court told the bailiffs to hold up the proponent of habeas corpus, that is, the attorney, and the court then ruled that there was no evidence to sustain the habeas corpus action, and ordered the two defendants to stand trial.

PATERSON I. W. W.

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R. E. W. C. D. B.

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