

MITCHELL TALKS ON STRIKES IN KANSAS

Great Mine Leader Says More People Are Hurt at Elections Than During Strikes.

TOPEKA, Kan., June 27.—John Mitchell, under the auspices of the Topeka Industrial Council, yesterday addressed a large audience in the auditorium in the interest of the Labor Forward movement, his subject being, "The Philosophy, Purpose and Ideals of the Trade Union Movement."

In his address he covered the history of the inauguration and rise of the trade union movement in an interesting manner. In referring to strikes Mr. Mitchell said:

"There is no one phase of our industrial life so much discussed and so little understood as the strike. It is not true that unions are organized for the purpose of striking. A strike is resorted to when unavoidable to secure better conditions of life.

The prevalence of strikes is grossly exaggerated. A strike lasts, generally speaking, 23 days, but the average worker peacefully carries on his business for 30 years without the interruption of a strike.

More men are killed in election brawls than in all the strikes for the last 20 years, but no one advocates that elections should be abolished. Strikes are not to be abolished. It is not true that unions are organized for the purpose of striking. A strike is resorted to when unavoidable to secure better conditions of life.

In closing his speech Mr. Mitchell affirmed that "the trade union movement is neither revolutionary nor destructive. It seeks not to disrupt society or the institutions of our country. Its purposes are constructive, its work evolutionary, and it makes for the perfection of society."

It seeks the wider and more equitable distribution of wealth in order that all our people may be enabled to develop to their highest and best possibilities. The movement will be helped on in days of prosperity and retarded in days of adversity.

STATE POLITICS ARE SHOT TO PIECES

Continued from Page 1. That Bob Dunn would again try to realize on his hope for the governorship. Should he do so he will split up the Taft vote with Mr. Eberhart, the only Taft man at present in the race.

Eberhart is Simon Pure. Take it all in all the mix up has abounded to the advantage of the governor in so far as the nomination is concerned. He is the only Simon pure blow in the bottle, regular Republican asking the nomination of the people of the state.

It seems to us that this should give him the nomination without opposition. And then there is I. A. Caswell, who went out and made the fight of his life to secure Roosevelt delegates to the Chicago convention. He won a magnificent victory and was rewarded with the position of national committeeman.

Caswell is another of the foxes ones. He did not go to Chicago to put himself in a position where he could be dragged into a rump convention. But what does that avail him? All his friends were taken in and were among the foremost who presented Mr. Roosevelt with a nomination which he does not know what to do with, but Caswell is under suspicion in orthodox Republican circles.

He will be put on the grill and made to disclose his intentions. It is a ten to one shot that he will be deposed and some patriot like E. E. Smith put in his place on the national committee.

A result such as this is almost enough to discourage enthusiasts in working for reform. But the embarrassment will not end with gubernatorial candidates and members of the national committee. It will go all down the line.

Julius Schmalz will be one of the few state officials who remained true to the cause of President Taft. This should assist in securing him a re-nomination, but will it? While it has been demonstrated that the state is intensely anti-Taft, time may soften this feeling to some extent, but it cannot be effaced between now and November.

This state of affairs will hamper every Republican candidate and he will further be starting him in the face the possibility of a third ticket for state office in the field. In fact, should Roosevelt accept the Presidential nomination given him in Chicago, an independent progressive Republican state ticket is practically assured.

Democrats Have Sympathy. The Democrats of the state are viewing this embarrassing position of their Republican friends with commiserative sympathy. Internal strife is always to be deprecated and the peace lovers are always grieved at unseemly family jangles.

The new primary law is liable to prove somewhat embarrassing to the Democracy in such a manner that it has always been necessary in the past to draft candidates for state offices and then practically compel them to accept the nominations offered them.

The question arises as to how the best men can be induced to become candidates for state office on a primary ballot. It has been suggested that a conference of the Democrats of the state be held in St. Paul or Minneapolis within 30 days after the adjournment of the Ballou convention and if possible induce leading Democrats of the state to become candidates before the people.

Nothing definite has been arranged concerning this conference, but the idea seems to find favor with those men who have canvassed the situation.

SUGGESTED FOR VICE PRESIDENT



TAFT'S PLATFORM INSULT TO LABOR

Continued from Page 1.

In the success of the distinctive Republican policy of the conversation of our natural resources for their use by the people without waste and monopoly. Ballinger and Guggenheim will undoubtedly lead in the rejoicings.

A noteworthy omission in the latest Republican vote-catcher is that stereotyped promise of injunction legislation. Even the weak promise of the 1908 platform is left out.

Insult to Labor. The following from the new Republican platform is the most important bid for workingmen's votes contained in that document. It reads: "It will strive not only in the nation, but in the several states, to enact the necessary legislation to safeguard the public health; to limit effectively the labor of women and children, to protect wage earners engaged in dangerous occupations; to enact comprehensive and generous workman's compensation laws."

Innumerable bills covering these subjects have been successfully blocked or killed in committee by the Cannon, Rogers, Hoey, Burns and other Republicans. The Republican party for the last decade has had control of the legislative machinery of the national government and most of the states. The problems of labor which are mentioned above have existed throughout that time. And still the Republican party is "striving."

VOICE TO IMPEACH JUDGE ARCHBALD

Continued from Page 1.

ured in the report of the committee and were said to form the basis of the impeachment report recommendation. Friends of the judge said they would oppose the impeachment resolution on the grounds that these financial transactions were legal, and that the testimony that the judge was to profit personally was indirect and from unreliable witnesses.

The most interesting question that arose today was as to whether or not the senate would take up immediately the trial of Judge Archbald in case the house also voted to adopt the impeachment resolution now reported by the House Judiciary committee. The senate had already sent to President Taft a bill for the dismissal of the five members of the Commerce court through the reduction of the number of Circuit court judges.

Should this bill pass again over the veto by the president, the five judges now on the Commercial court bench would be legislated out of office. Judge Archbald would then cease to be a federal judge, and it would be impossible to impeach him. The senate has the right to select its own time for the trial of Judge Archbald. The senate is in recess until July 1, and nothing that the house may do until after that date will cause the senate to resume its regular session.

It was even deemed doubtful if Judge Clayton, chairman of the House Judiciary committee, would bring his impeachment report into the house until after the Democratic convention to be held next week. The committee vote was taken today, however, to enable Representatives Graham, McCoy and Higgins members of the committee to go to Seattle to take testimony in impeachment charges that have been filed against Judge C. H. Hanford of the court there. Hanford is the judge who revoked the citizenship papers of Leonard Olson because he was a Socialist and against whom proceedings were begun by Socialist Representative Victor L. Berger.

SIoux CITY CARPENTERS. The 500 union carpenters in Sioux City, Ia., have secured, without friction, an advance in the wage scale from 40c to 45 per hour, which became effective June 1.

To Joseph Umk. WHEREAS, a certain contract in writing was made and entered into between Alfred W. Kuehnow, party of the first part, and you, Joseph Umk, as party of the second part, dated the 18th day of July, A. D. 1911, under and by the terms of which contract you agreed to sell to the said party of the first part, certain premises in said Contract described, and to declare the same wholly null and void.

Now, therefore, you are hereby notified that unless payment of the amount in default aforesaid, is made by you within thirty days after the service of this notice upon you, the undersigned will thereupon declare said Contract forfeited and take possession of the premises in said Contract described.

The amount you will be required to pay to have the Contract described in writing was made and entered into between Alfred W. Kuehnow, party of the first part, and you, Joseph Umk, as party of the second part, dated the 18th day of July, A. D. 1911, under and by the terms of which contract you agreed to sell to the said party of the first part, certain premises in said Contract described, and to declare the same wholly null and void.

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by you, the said party of the second part in the performance of the terms and conditions of the said contract, in this, to-wit: having failed to make payments for the month of March, April and May, 1912, amounting to thirty Dollars (\$30.00).

WHEREAS, Alfred W. Kuehnow, party of the first part, to the said contract, by the terms of said contract, by reason of said default entitled to declare a forfeiture of said contract, and to declare the same wholly null and void.

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To Joe and Anton Kolenz: 258 Hanover Street, Milwaukee, Wis. WHEREAS, a certain contract in writing was made and entered into between Alfred W. Kuehnow, party of the first part, and you, Joe and Anton Kolenz, as party of the second part, dated the 8th day of May, A. D. 1911, under and by the terms of which contract you agreed to sell to the said party of the first part, certain premises in said Contract described, and to declare the same wholly null and void.

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parcels of land were sold to the State of Minnesota for the following amounts: Lot 12 for \$2.87; Lot 13 for \$2.87; Lot 14 for \$2.87; Lot 15 for \$2.87; Lot 16 for \$2.87; Lot 17 for \$2.87; Lot 18 for \$2.87; Lot 19 for \$2.87; Lot 20 for \$2.87; Lot 21 for \$2.87; Lot 22 for \$2.87; Lot 23 for \$2.87; Lot 24 for \$2.87; Lot 25 for \$2.87; Lot 26 for \$2.87; Lot 27 for \$2.87; Lot 28 for \$2.87; Lot 29 for \$2.87; Lot 30 for \$2.87; Lot 31 for \$2.87; Lot 32 for \$2.87; Lot 33 for \$2.87; Lot 34 for \$2.87; Lot 35 for \$2.87; Lot 36 for \$2.87; Lot 37 for \$2.87; Lot 38 for \$2.87; Lot 39 for \$2.87; Lot 40 for \$2.87; Lot 41 for \$2.87; Lot 42 for \$2.87; Lot 43 for \$2.87; Lot 44 for \$2.87; Lot 45 for \$2.87; Lot 46 for \$2.87; Lot 47 for \$2.87; Lot 48 for \$2.87; Lot 49 for \$2.87; Lot 50 for \$2.87; Lot 51 for \$2.87; Lot 52 for \$2.87; Lot 53 for \$2.87; Lot 54 for \$2.87; Lot 55 for \$2.87; Lot 56 for \$2.87; Lot 57 for \$2.87; Lot 58 for \$2.87; Lot 59 for \$2.87; Lot 60 for \$2.87; Lot 61 for \$2.87; Lot 62 for \$2.87; Lot 63 for \$2.87; Lot 64 for \$2.87; Lot 65 for \$2.87; Lot 66 for \$2.87; Lot 67 for \$2.87; Lot 68 for \$2.87; Lot 69 for \$2.87; Lot 70 for \$2.87; Lot 71 for \$2.87; Lot 72 for \$2.87; Lot 73 for \$2.87; Lot 74 for \$2.87; Lot 75 for \$2.87; Lot 76 for \$2.87; Lot 77 for \$2.87; Lot 78 for \$2.87; Lot 79 for \$2.87; Lot 80 for \$2.87; Lot 81 for \$2.87; Lot 82 for \$2.87; Lot 83 for \$2.87; Lot 84 for \$2.87; Lot 85 for \$2.87; Lot 86 for \$2.87; Lot 87 for \$2.87; Lot 88 for \$2.87; Lot 89 for \$2.87; Lot 90 for \$2.87; Lot 91 for \$2.87; Lot 92 for \$2.87; Lot 93 for \$2.87; Lot 94 for \$2.87; Lot 95 for \$2.87; Lot 96 for \$2.87; Lot 97 for \$2.87; Lot 98 for \$2.87; Lot 99 for \$2.87; Lot 100 for \$2.87; Lot 101 for \$2.87; Lot 102 for \$2.87; Lot 103 for \$2.87; Lot 104 for \$2.87; Lot 105 for \$2.87; Lot 106 for \$2.87; Lot 107 for \$2.87; Lot 108 for \$2.87; Lot 109 for \$2.87; Lot 110 for \$2.87; Lot 111 for \$2.87; Lot 112 for \$2.87; 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Lot 263 for \$2.87; Lot 264 for \$2.87; Lot 265 for \$2.87; Lot 266 for \$2.87; Lot 267 for \$2.87; Lot 268 for \$2.87; Lot 269 for \$2.87; Lot 270 for \$2.87; Lot 271 for \$2.87; Lot 272 for \$2.87; Lot 273 for \$2.87; Lot 274 for \$2.87; Lot 275 for \$2.87; Lot 276 for \$2.87; Lot 277 for \$2.87; Lot 278 for \$2.87; Lot 279 for \$2.87; Lot 280 for \$2.87; Lot 281 for \$2.87; Lot 282 for \$2.87; Lot 283 for \$2.87; Lot 284 for \$2.87; Lot 285 for \$2.87; Lot 286 for \$2.87; Lot 287 for \$2.87; Lot 288 for \$2.87; Lot 289 for \$2.87; Lot 290 for \$2.87; Lot 291 for \$2.87; Lot 292 for \$2.87; Lot 293 for \$2.87; Lot 294 for \$2.87; Lot 295 for \$2.87; Lot 296 for \$2.87; Lot 297 for \$2.87; Lot 298 for \$2.87; Lot 299 for \$2.87; Lot 300 for \$2.87; Lot 301 for \$2.87; Lot 302 for \$2.87; Lot 303 for \$2.87; Lot 304 for \$2.87; Lot 305 for \$2.87; Lot 306 for \$2.87; Lot 307 for \$2.87; Lot 308 for \$2.87; Lot 309 for \$2.87; Lot 310 for \$2.87; Lot 311 for \$2.87; Lot 312 for \$2.87; Lot 313 for \$2.87; Lot 314 for \$2.87; Lot 315 for \$2.87; Lot 316 for \$2.87; Lot 317 for \$2.87; Lot 318 for \$2.87; Lot 319 for \$2.87; Lot 320 for \$2.87; Lot 321 for \$2.87; Lot 322 for \$2.87; Lot 323 for \$2.87; Lot 324 for \$2.87; Lot 325 for \$2.87; Lot 326 for \$2.87; Lot 327 for \$2.87; Lot 328 for \$2.87; Lot 329 for \$2.87; Lot 330 for \$2.87; Lot 331 for \$2.87; Lot 332 for \$2.87; Lot 333 for \$2.87; Lot 334 for \$2.87; Lot 335 for \$2.87; Lot 336 for \$2.87; Lot 337 for \$2.87; Lot 338 for \$2.87; Lot 339 for \$2.87; Lot 340 for \$2.87; Lot 341 for \$2.87; Lot 342 for \$2.87; Lot 343 for \$2.87; Lot 344 for \$2.87; Lot 345 for \$2.87; Lot 346 for \$2.87; Lot 347 for \$2.87; Lot 348 for \$2.87; Lot 349 for \$2.87; Lot 350 for \$2.87; Lot 351 for \$2.87; Lot 352 for \$2.87; Lot 353 for \$2.87; Lot 354 for \$2.87; Lot 355 for \$2.87; Lot 356 for \$2.87; Lot 357 for \$2.87; Lot 358 for \$2.87; Lot 359 for \$2.87; Lot 360 for \$2.87; Lot 361 for \$2.87; Lot 362 for \$2.87; Lot 363 for \$2.87; Lot 364 for \$2.87; Lot 365 for \$2.87; Lot 366 for \$2.87; Lot 367 for \$2.87; Lot 368 for \$2.87; Lot 369 for \$2.87; Lot 370 for \$2.87; Lot 371 for \$2.87; Lot 372 for \$2.87; Lot 373 for \$2.87; Lot 374 for \$2.87; Lot 375 for \$2.87; Lot 376 for \$2.87; Lot 377 for \$2.87; Lot 378 for \$2.87; Lot 379 for \$2.87; Lot 380 for \$2.87; Lot 381 for \$2.87; Lot 382 for \$2.87; Lot 383 for \$2.87; Lot 384 for \$2.87; Lot 385 for \$2.87; Lot 386 for \$2.87; Lot 387 for \$2.87; Lot 388 for \$2.87; Lot 389 for \$2.87; Lot 390 for \$2.87; Lot 391 for \$2.87; Lot 392 for \$2.87; Lot 393 for \$2.87; Lot 394 for \$2.87; Lot 395 for \$2.87; Lot 396 for \$2.87; Lot 397 for \$2.87; Lot 398 for \$2.87; Lot 399 for \$2.87; Lot 400 for \$2.87; Lot 401 for \$2.87; Lot 402 for