Maritime Unions Battle Anti-Labor Bill in Senate

By J. P. KELLEY

The battle grew fiercer in the Senate today on the anti-labor bill of Senator Herbert F. Lehman of New York, which was reported out of the Labor Committee and sent to full consideration by the Senate. The bill is designed to give employers the power to organize and run labor unions in competition with existing labor organizations. The bill is opposed by almost every labor organization in the country.

The anti-labor bill was introduced by Senator Lehman in an effort to aid employers in organizing labor unions to counteract the activities of the American Federation of Labor. The bill provides for the establishment of a National Labor Board to act as a superintending body over all labor unions in the country.

The bill has been met with strong opposition from labor leaders, who fear that it will weaken the existing labor movement and give employers the power to organize labor unions in competition with existing labor organizations.

The Senate debate on the bill is expected to be prolonged, and it is likely that the bill will be defeated in the Senate.

La Follette Forms Third Party

So Earner May Put Curb On Collectors

MADISON, Wis. (AP) — Maintaining that both the Democratic and Republican parties have been "humbugging the good intentions" of the people, La Follette has formed a new political party called the "Two Party League," which he says will be composed of "honest men who believe in responsible government and the people's right to self-government.

The "Two Party League" was organized last week by La Follette, who has long been a critic of the two-party system and has been active in the movement to establish a third party.

La Follette, who has been a member of the Republican party for many years, has been critical of the party's leadership and has been active in the movement to establish a third party.

He has been a strong advocate of direct democracy and has been a critic of the two-party system.

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STAND FOR UNITY  

VOICE of the FEDERATION

RANK AND FILE OPINION

Page Two

Union Meetings

San Francisco

Stanford Union:

Wednesday, 8 p.m., Club Branch, 3090 Market St.

National Maritime Union:

Tuesday, 10 a.m., 84 Embarcadero. Chas. De Laney, President and Business Men-
sag, 5 Park Row, Room 137, New York.

Machinists, S. F. Lodge No. 69:

Monday, 8 p.m., 206 Main St.

Marine Firemen, Oilers, & Powerboatmen:

Tuesday, 8:00 P. M. I
ternational Longshoremen and Warehousemen’s

On the CIO...  

Editors: Voice of the Federation.

Dear Sirs and Brothers:

It is our desire that this be printed.

The CIO, and drive the marine union leaders to the wall.

There has been that we are not entitled to

The following Committee report

To the CIO...  

The United Mineworkers’ Convention, held in New York, New

For the account of the Commission.

We have had a number of requests

The following Committee report

The following Committee report

The following Committee report

We are opposed to the plan

We are opposed to the plan

With this in mind, we

It is going to be an uphill fight

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The shipowners have started

The shipowners have started

But this same urge on the part of the Maritime

From this Section 30 is only another in-

Therefore, the probationary period has

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MEMBERS SEE GRAVE DANGER TO UNIONS WHERE DOCKS ARE TIED UP WITHOUT AUTHORITY

The following is a continuation and the concluding portion of the official minutes of the Executive Board meeting held in the Longshoremen's Union Hall on the Pacific Coast ports. Last week The Voice printed the first portion, which you may have read. The next following remarks are a part of the general situation of the ILWU and the SEIU, and these remarks are intended to show the way to the future—what we have to do if we are to move ahead and make our organizations stronger and our unions better than they have ever been before.

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School In Labor Relations

The National Mediation Board is running a splendid campaign with which the Brotherhood should not be taken an inch by any one who needs it.

The Mediation Board is the agency for settling labor disputes that cannot be worked out by the employers and employees. In the case of strikes, the Board has the power to make an agreement that will be submitted to the employees for acceptance or rejection. If accepted, the strike is ended. If rejected, the employees have the right to continue the strike.

The Board has been in operation for a number of years and has settled a large number of cases. It is well organized and has the backing of the government. It is a fair and impartial body and is in the best position to settle disputes.

The Brotherhood should make use of this Board and utilize its services to the fullest extent. It is a valuable asset to the Brotherhood and should be given all the support that is possible.
(Continued from page 3) The Supreme Court and the National Labor Relations Board.

(Continued from page 6) The Board and the National Labor Relations Board.

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(Continued from page 5) The Board and the National Labor Relations Board.

(Continued from page 4) The Board and the National Labor Relations Board.

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Continue Here with Official Minutes of Federation

(Continued from Page 6)

The Chair reads the resolutions adopted by the Convention, and then instructs the Clerk to read Section 1 of Article VII—"All delegates to the Convention shall have the right to vote on any question which may come before the Convention."

A motion is made by Brother Maline to amend the resolution so that the Convention shall have the right to vote on any question which may come before the Convention, but that such vote shall be taken at the close of the Convention. The motion is seconded by Brother Noble.

The question is then put on the resolution as amended, and it is adopted by 31 votes for, 27 votes against, and 2 absent.

Section 1 of Article VII—"All delegates to the Convention shall have the right to vote on any question which may come before the Convention."

The resolutions follow similar action, and are now ready to be voted on by the Convention.

The Convention, if such an attempt is made, should have been upheld. 

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ILLU 1-19 NOTES

Seattle, May 1, 1937

Social meeting preceding Friday night in the room of the Tacoma Telephone Company, 11th and Washington.

Burt Nelson, Secretary.

SUMMARY: Clayton. CIO member at Shipyards. Tests the loyalty of the shipyard, and the fight was on. A group of union members had been sent to the Union Hall to start a wildcat strike, which was opposed by the management. The fight was on.

SDFLU No. 7 NOTES

March Employment Data Shows Decline

The Bureau of Labor Statistics reports that the March employment of workers in the United States was 4,000,000 below the level of February, and that the number of unemployed workers was 2,000,000 above the level of February.

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FERRY BUFFET

72 BURTON STREET

San Francisco

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BENCHEL STEEL ARRANGES FASCIST "LABOR" ELECTIONS—which CLICK 100 PER CENT

WASHINGTON (FP) — Big Ben "Steel" has returned to his business of intimidating and terrorizing the steel workers of the nation. The steel giant, in a move to silence the voices of the workers, has announced plans to arrange "fascist" elections for the upcoming Labor Day holiday, thus denying the workers any right to vote on matters that affect their lives. The Steel Company's action is a clear violation of the labor law and represents a direct attack on workers' rights.

The Steel Company's announcement is part of a broader strategy aimed at suppressing workers' voices and preventing them from organizing. The company has a history of using tactics such as intimidation, threats, and violence to exert control over its workforce. This latest move is no exception and is likely to be met with a strong backlash from workers across the country.

The Steel Company's actions are not just a threat to the workers involved, but to the entire labor movement. The company's tactics perpetuate a climate of fear and discourage workers from standing up for their rights. As a result, the Steel Company cannot be left unchecked, and workers must come together to fight back against this latest attempt to suppress their voices.

In conclusion, the Steel Company's plans to arrange "fascist" elections are a direct threat to workers' rights and the labor movement. Workers must stand together to oppose these actions and demand their voices be heard. The Steel Company's actions must be stopped, and workers' rights must be protected.