

Send Record
SCHWABE COLL
Legislation - Labor

March 9, 1946

Mr. Don A. Hoover, Secretary
Oklahoma Dairy Products Institute
Post Office Box 4385
Oklahoma City, Oklahoma

Dear Mr. Hoover:

I have your letter of March 5th enclosing copy of resolution you say was adopted by the membership of your Institute recently assembled in Tulsa.

I have read the resolution carefully, and it impresses me so favorably that I think I shall introduce it in the Congressional Record in order that the people may know that among my constituents there are those who have the fortitude to express their opinions without fear of reprisals.

With kindest regards, I am

Sincerely yours,

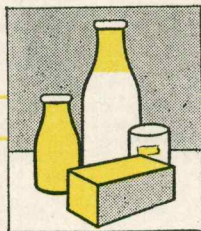
George B. Schwabe, M.C.

GS:LW

Sent 3/14/46
LW

OKLAHOMA DAIRY PRODUCTS INSTITUTE, Inc.

POST OFFICE BOX 4385



OKLAHOMA CITY, OKLAHOMA

March 5, 1946

Hon. George Schwabe
House Office Building
Washington, D. C.

Dear Mr. Schwabe:

Enclosed please find a copy of the resolutions
passed by the membership of the Oklahoma Dairy
Products Institute who recently assembled in
Tulsa, Oklahoma.

Sincerely yours,

Don A. Hoover

Don A. Hoover, Sec.
Okla. Dairy Products Ins.

PRESIDENT
DON DAVISSON
SEMINOLE, OKLA.

FIRST VICE-PRESIDENT
TOM CONRADY
MUSKOGEE, OKLA.

SECOND VICE PRESIDENT
LAURENCE VOELKERS
OKLAHOMA CITY

TREASURER
EDD L. HISEL
OKLAHOMA CITY

SECRETARY
DON A. HOOVER
OKLAHOMA CITY

BUILD YOUR DAIRY BUSINESS BY BUILDING THE DAIRY INDUSTRY

WHEREAS there is general economic disturbances throughout the entire United States; and

WHEREAS there are gross inequities in the laws of our land affecting labor and management; Now therefore be it

RESOLVED, That this body recommend to the National Congress and to our State Legislature the enactment into the labor laws the following:

First. Impose upon labor unions a legal responsibility for carrying out the provisions of labor contracts by making unions liable in civil damages. Unions that strike in violation of their contracts should be denied the right of collective bargaining for a specified period.

Second. Labor unions and labor union executives should be made subject to the antitrust laws and Federal anti-racketeering laws applicable to other citizens and corporations.

Third. Outlaw the closed shop and union shop, and prohibit the check-off unless pursuant to the separately given consent in writing of each employee affected.

Fourth. Require union elections and public audits at stated intervals. Elections should be conducted in accordance with prescribed procedure that would insure free elections and auditing firms. A reasonable publication should be required and a copy filed with the Bureau of Labor Statistics.

Fifth. Expenditure of money on behalf of any candidate, directly or indirectly, in either a primary or general election or for other political activity, by any labor union,

or any labor organization, should be prohibited.

Sixth. Collective bargaining should be confined to the smallest employee bargaining unit practicable, but in no event larger than the employee group of any separate plant, shop, or other establishment.

Seventh. Unemployment compensation to which any Federal contribution is made should be denied to any individual on strike.

Eighth. Jurisdiction of the courts should be enlarged sufficiently to permit review of findings of fact by the Labor Board and review of remedies prescribed by the Board. Equity jurisdiction should be restored to the courts to grant injunctive relief against improper labor activities.

and be it

RESOLVED further, That a copy of this resolution be referred to