I now, over my own signature and as a deliberate challenge, charge that the Associated Press has poisoned the news of the Colorado situation at its source. Will the owners and managers of the Associated Press take up this challenge and make an attempt to send me to prison? I am waiting, gentlemen, for your answer.
CHAPTER XXV

THE CASE OF THE "A. P."

It must be understood that at this time the Colorado coal-strike had been going on for six or seven months. Most of the tent-colonies had been broken up, and the miners were being slowly starved into submission. To one who comes into close touch with such a situation and realizes its human meanings, it becomes an intolerable nightmare, a slow murder committed in a buried dungeon. My mail was full of letters from the miners and their leaders, and I went out to Colorado to see what else could be done to reach the consciences of the American people. I arrived in Denver at a time when the first public fury over the Ludlow massacre had spent itself, and silence had once more been clamped down upon the newspapers. I spoke at a mass meeting in the State capitol, attended by one or two thousand people, and when I called on the audience to pledge itself never to permit the prostituted State militia to go back into the coal districts, I think every person in the legislative chamber raised his hand and took the pledge. Yet not a line about my speech was published in any Denver newspaper next morning, and needless to say, not a line was sent out by the Associated Press.

The Associated Press was playing here precisely the same part it had played with the "condemned meat industry;" that is, it was a concrete wall. I have now to tell about a thorough test of this leading agency of capitalist repression. I consider the incident the most important which this book contains, and therefore I shall tell it in detail. By far the greater part of the news which the American people absorb about the outside world comes through the Associated Press, and the news they get is, of course, the raw material of their thought. If the news is colored or doctored, then public opinion is betrayed and the national life is corrupted at its source. There is no more important question to be considered by the American people than the question, Is the Associated Press fair? Does it transmit the news?

Some time previous to the Colorado coal-strike I had
attended a dinner of the Socialist Press Club, at which the question of dishonest newspapers was debated, and one of the speakers was Mr. Fabian Franklin, then editor of the "Evening Post," an amiable old gentleman who quite naively referred to the Associated Press as he would have referred to the Holy Trinity. He told of some radical friend of his who had pointed out that the Associated Press had circulated the news of a defeat of the Initiative and Referendum in Oregon, and subsequently, when the Initiative and Referendum had been victorious, had failed to report the victory. "Just think of it!" said this amiable old gentleman. "My radical friend actually believed that the Associated Press would have some motive in suppressing news about the success of the Initiative and Referendum in Oregon!"

I was called upon to answer this argument. I quote from an account of the discussion in the "New York Call":

Sinclair was saying that when the fusion of capitalism beat Seidel (Socialist) in Milwaukee, the wires were full of it, but when Duncan (Socialist) beat a fusion in Butte, the press was as silent as the tomb. Franklin said that it was merely that Butte had no news value, while Milwaukee, "Schlitz beer—everybody wants to know about Milwaukee."

Incidentally I might mention in passing that this amiable old gentleman, Mr. Fabian Franklin, who thinks that the Associated Press would be incapable of suppressing news about a triumph of the Initiative and Referendum, and that it would naturally send out political news about Milwaukee because Schlitz beer is made in Milwaukee, has just recently been selected by a group of reactionaries to conduct a weekly organ of safety and sanity, "The Review." The reader will be able from the above anecdote to form an idea of the intellectual status of Mr. Franklin, and the likelihood of his having anything worth while to say to the American people in this greatest crisis of history!

Shortly afterwards came the case of the "Masses," which published a cartoon representing the president of the Associated Press as pouring a bottle labeled "Poison" into a reservoir entitled "Public Opinion." The Associated Press caused the arrest of Max Eastman and Art Young on a charge of criminal libel. They knew that by starting such a proceeding they would gain an opportunity of propaganda, and of this they hastened to make use. They issued an elaborate
statement attacking the "Masses" and defending their own attitude toward the news, which statement was published in practically every paper in New York. I remember particularly that our organ of civic virtue, the "New York Evening Post," published it in full. It included this sort of "dope":

If these young men had investigated before they spoke, they would never have said what they did; for if there is a clean thing in the United States it is the Associated Press. The personnel of the service is made up as a whole of newspaper men of the finest type; throughout the profession employment in its service is regarded as an evidence of character and reliability. No general policy of suppression or distortion could be carried on without the knowledge and indeed the active connivance of these men, stationed at strategic points all over the world. Aside from that, the Associated Press has the active competition of several other aggressive press associations and thousands of special correspondents, and any laxity or deliberate failure on its part would be exposed instantly to its members, who would be quick to resent and punish any such procedure. These members, some nine hundred in number, represent every shade of political and economic opinion, and it is absurd to suppose that a general policy of distortion or suppression could be carried on without immediate exposure.

The editors of the "Masses," of course, proceeded to collect evidence, and the Associated Press must have realized very quickly that they were in for serious trouble. They caused a subservient district attorney to bring another indictment, charging libel against the individual who had been portrayed in the cartoon; the purpose of the change being that they hoped to exclude from the trial all evidence against the Associated Press as an organization, and to force the "Masses" to prove that this one individual had had personal knowledge of each instance of news suppression and perversion.

Gilbert E. Roe, who was preparing the case for the "Masses," asked me to tell him of my experiences with the Associated Press, and in talking the matter over he explained what would be required to constitute legal evidence of the suppression of news. I had no such legal evidence in the case of the "condemned meat industry," because I had not kept copies of my letters to the Associated Press, and I had not kept the clippings of what they actually did send out on the story. I promised Mr. Roe that the next time I went to the bat with the "A. P." I would take pains to get proper evidence; and now in Denver I came suddenly upon my on-
portunity. I got real legal evidence, and the Associated Press knows that I got it, and I have been told that because of this they will never again dare to bring radicals into court, or to defend the thesis that they handle the news impartially. In my challenge I deliberately repeated the words for use of which the "Masses" editors were indicted, as follows:

I now, over my own signature and as a deliberate challenge, charge that the Associated Press has poisoned the news of the Colorado situation at its source. Will the owners and managers of the Associated Press take up this challenge and make an attempt to send me to prison? I am waiting, gentlemen, for your answer.

This was published May 30, 1914, and I am still waiting. I made every effort, both public and private, to get this answer. I besieged the Associated Press and also the Associated Press newspapers, but no answer could be had, so I think I may fairly say that the Associated Press admitted its guilt in this case. The story, first published in the "Appeal to Reason," was written within a few hours of the events narrated, and gave all the documents. With the addition of a few explanations, made necessary by the lapse of time, the story is given unchanged in the next two chapters. It is a long story, but it will repay study, for there are few narratives of recent events which take you quite so far into the "inside," or reveal quite so clearly how Politics, Journalism, and Big Business work hand in hand for the hoodwinking of the public and the plundering of labor. I urge the reader to follow the narrative carefully, for every detail is necessary to the proper comprehension of the plot.
CHAPTER XXVI

A GOVERNOR AND HIS LIE

The crux of the struggle in Denver during these critical months was the State militia. This militia had been called out and sent to the strike-field because of violence deliberately and systematically committed by the armed thugs of the Baldwin-Felts Detective Agency. There were one or two thousand of these thugs in the field, and they had beaten up the strikers and their wives, and turned machine-guns upon their tent-colonies. The militia had come, supposedly to restore law and order, but the militia authorities had proceeded to recruit new companies from among these detectives and thugs. This was systematically denied by the newspapers, not merely in Colorado, but all over the country; later on, however, the State legislature forced the production of the roster of the militia, and it appeared that of one single company, newly recruited, one hundred and nineteen members out of one hundred and twenty-two had been employees of the strike-breaking agencies, and had continued on the pay-rolls of the coal-companies while serving in the State militia! They had been armed by the State, clothed in the uniform of the State, covered by the flag of the State—and turned loose to commit the very crimes they were supposed to be preventing! The culmination of this perversion of government had been the Ludlow Massacre, which drove the miners to frenzy. There had been a miniature revolution in Colorado; armed working-men had taken possession of the coal-country, and the helpless State government had appealed to the Federal authorities to send in Federal troops.

The Federal troops had come, and the miners had loyally obeyed them. From the hour that the first regulars appeared, no shot was fired in the whole region. The Federal authorities preserved law and order, and meantime the State legislature was called to deal with the situation. This State legislature was composed of hand-picked machine politicians, and all its orders were given from the offices of the Colorado Fuel &
Iron Company. Senator Van Tilborg, machine-leader, personally declared to me his opinion that all the State needed was "three hundred men who could shoot straight and quick." The State authorities meant to find these three hundred men; they passed a bill appropriating a million dollars for military purposes, and another bill providing for the disarming of all people in the State who were not in the service of the corporations.

The strike at this time had continued for seven months, and the strikers were in their tent-colonies, sullenly awaiting developments. The program of the corporations was to strengthen the State militia, then have it take charge and maintain itself by machine-guns. The attitude of the general public to this proposition may be gathered from the mass-meeting in the State capitol, where one or two thousand people raised their hands and pledged themselves that they would never permit the prostituted militia to go back to the mines.

So stood the situation on Saturday, May 16, 1914, the day the State legislature was scheduled to adjourn. President Wilson, who had sent in the Federal troops reluctantly, was waiting in Washington to see what measures the State authorities would take to put an end to the prevailing civil war. By Saturday morning he had come to realize that no adequate measures were being taken, and he sent from Washington a telegram to Governor Ammons of Colorado:

Am disturbed to hear of the probability of the adjournment of your legislature, and feel bound to remind you that my constitutional obligations with regard to the maintenance of order in Colorado are not to be indefinitely continued by the inaction of the State legislature. The Federal forces are there only until the State of Colorado has time and opportunity to resume complete sovereignty and control in the matter. I cannot conceive that the State is willing to forego her sovereignty, or to throw herself entirely upon the government of the United States, and I am quite clear that she has no constitutional right to do so when it is within the power of her legislature to take effective action.

And now begins a story of political crookedness, the like of which had never come under my personal observation. I had been in Denver four days, and had opportunity to meet a score of people who knew the situation intimately, and who were able to put me on the "inside." So I can invite you into the Governor's private office at eleven o'clock on Saturday
morning, when the above telegram from President Wilson arrived. First, let me describe this Governor, as I wrote about him in the "Denver Express":

I went yesterday afternoon to see your Governor. I wish to be very careful what I say of him. He is apparently a kindly man; in intellectual caliber fitted for the duties of a Sunday-School superintendent in a small village. He is one of the most pitiful figures it has ever been my fate to encounter. He pleaded with me that he was a ranchman, a workingman, that he was ignorant about such matters as mines. When I pointed out to him that, according to government figures, there were twelve times as many miners killed and injured by accidents in the southern Colorado fields as elsewhere, his only answer was that he had heard some vague statement to the effect that conditions were different in other places. He pleaded tearfully that he had brought upon himself the hatred of everyone, he admitted that he was utterly bewildered, and had no idea what to do in this crisis. His every word made evident his utter ignorance of the economic forces which have produced this frightful situation. He cried out for some solution; yet, every time that I sought to suggest a solution, and to pin him down to a "yes" or a "no" upon a certain course of action, he lost control of himself and cried out that I was trying to make him "express an opinion." He, the Governor of the State, had no business to have opinions about such a dispute!

It is no accident, of course, that a man of this type comes to be governor of a State like Colorado. The corporations deliberately select such men because they wish to be let alone, and they prefer men who are too weak to interfere with them, even if they wish to interfere. So now at eleven o'clock on Saturday morning this poor pitiful Governor sends for his advisors—the leaders of the hand-picked machine majority in the State legislature. What is to be done? If the President's telegram is sent to the legislature, it may refuse to adjourn, and insist upon considering the President's demand. Therefore, at all hazards, the telegram must be suppressed. Also, it must be sent to the coal-operators in the city, in order that they may consult and tell the Governor what reply to make to the President. All the newspaper men in Denver knew the names of the two men who took the message about to the operators. It was considered by the operators for three or four hours, and a reply drafted and sent; and meantime desperate efforts were made by the machine leaders to obtain the adjournment of the legislature. The reply drafted by the operators and sent by the Governor was as follows:
I regret exceedingly that you have been misinformed. The legislature has just passed an act, which I have approved, providing for a bond issue of one million dollars for the purpose of paying the indebtedness which has been incurred and which may be incurred in suppressing insurrection and defending the State. As soon as these bonds can be issued, these funds will be available and this State can and will control the situation. This is the only constitutional method of raising funds in immediate future. In addition to this act the legislature has enacted a law permitting the Governor to close saloons in time of disorder, and also a law prohibiting the carrying and disposition of firearms in time of disorder. Moreover, a committee on mediation on the present strike has been provided for and appointed.

Now the heart of our story is this last sentence in the Governor’s telegram: this “committee on mediation on the present strike.” If such a committee had been appointed, the legislature might fairly claim to have done its best to settle the strife. But had such a committee been appointed? It had not. The coal-operators, confused by the President’s sudden action, had caused their poor Governor to telegraph the President a lie; and now all their agencies of repression were brought to bear to keep the truth, not merely from the President, but from the whole country.

First of all, it must be kept from the State legislature itself! A senator tried to have the President’s telegram and the Governor’s answer read in the senate, but by parliamentary juggling this was prevented. All debate was forbidden; but a Democratic woman senator, Helen Ring Robinson, succeeded in getting in a few words of protest, under the guise of an “explanation” of her vote. Senator Robinson read the last sentence of the Governor’s answer: “Moreover a committee on mediation on the present strike has been provided for and appointed.” Said Senator Robinson: “I know of no such committee which has been appointed by this assembly.”

Lieutenant-Governor Fitzgerald replied that the resolution providing for the “strike investigating committee” provided for mediation.

“But,” protested Senator Robinson, “I can’t find a sentence in that resolution that mentions ‘mediation.’ I can’t see a word on ‘mediation’ in the resolutions.”

“Whereupon” (I am quoting the account from the “Rocky Mountain News” of May 17th), “Senator A. N. Parrish, conservative Republican, objected that the motion was not de-
batable. Further discussion was shut off, the motion to read the President’s telegram was laid on the table, and the senate adjourned.”

Now on that critical Saturday evening it happened that I was a guest at the home of the late Chief Justice Steele of Colorado; and there I met Senator Robinson. She asked me if I could not do something to make this matter clear to the country. Could I, for example, find out if the Associated Press had gotten the point straight? With the Senator sitting by my side I called the Associated Press on the ’phone and spoke with Mr. A. C. Rowsey, its night-editor in charge in Denver. I told Mr. Rowsey that I was in consultation with an opposition Senator, and that my attention had been called to this point, which I endeavored to explain.

Mr. Rowsey laughed good naturedly at my effort to enlighten his great institution. He informed me that they had trained men up at the capitol watching every point of the procedure, and that they had got the story quite correct. I endeavored to make the precise point about the phrase “mediation”; but not having any copy of the proceedings before me, and being really unable to believe that Senator Robinson could be correct in attributing such an open falsehood to the Governor of the State, I permitted Mr. Rowsey to back me down, and hung up the receiver feeling that I had made a fool of myself.

But later that evening I went to the office of the “Rocky Mountain News,” where I was able to see a copy of the official record in the case, the House Journal of the proceedings of May 15, 1914. The measure was contained on pages 7, 8, and 9, and on page 47 there was an amendment. I read the bill and amendment, line by line, and I did not find in it the word “mediation.” The measure provided as follows:

Resolved, That a joint committee of six members, three selected by the senate and three by the house, said members to be selected by the body of each house shall be appointed and directed to confer and advise with the Governor and other executive officers of the State to the end that the legislative department may render all assistance in its power to the executive department in the enforcement of law and the maintenance of order, and to consider ways and means of restoring and maintaining peace and good order throughout the State; and to investigate and make report at the next session of the legislature upon the following matters and subjects:

The bill then goes on to outline an elaborate series of
matters for investigation—whether the coal companies have obeyed the laws; what wages they have paid; the terms of the mining leases; the employment of gunmen; what efforts have been made to settle the strike, etc. The amendment provides for further inquiry into the names of strike leaders, their nationality, etc., and the causes of violence. These subjects were, of course, enough to occupy a committee for many months. There was nowhere in the bill anything suggested about settling the present strike. On the contrary, the express task of the committee was said to be “to generally investigate all matters connected with said strike; that remedial legislation may be enacted at the next General Assembly which will tend to prevent a recurrence of insurrection and public disorder.”

Now, do not think that I am juggling words over the question of the precise meaning of the above bill. The distinction between the bill which had actually been passed, and the bill which the Governor told President Wilson had been passed, was vital and fundamental. Here was a desperate struggle, the class-war in literal truth, involving the two greatest forces in modern society. The whole State was torn apart over it, and if anybody were going to “mediate” and “settle” it, the whole State wished to know it, and must have known it. At the time that this investigation bill was passed, it was an investigation bill and nothing else, and this was understood by everyone who had anything to do with it. The measure was regarded as of so little importance that the “Rocky Mountain News” of the day after its passage did not even refer to it. It was one more “committee to investigate,” and the State was sick of such. By actual count there had been more than sixty such committees appointed already—one of them a committee from Congress, which had taken testimony filling ten volumes! It was perfectly understood by everyone that the purpose of this new legislative committee was to collect a lot of facts prejudicial to the strikers. Its members were all machine politicians of the very worst type. The idea of such a committee attempting to “mediate,” or to “settle the strike,” would have been regarded as a joke by the whole State; but no one had any such idea. It was not until Governor Ammons and his advisors found themselves “in a hole,” that they hit upon the scheme of calling this a “committee on mediation.”
Also, let us get clear the purpose of this trickery. The purpose was to keep the President of the United States from intervening to force a compromise, as he was threatening to do. The legislature was to be adjourned, and the President was to find himself in a position where he would have to keep the Federal troops in the field and do the work of repression which the prostituted State militia of Colorado could no longer do. Such was the plan—and I might add that it was carried out completely.

Next morning, by consulting with other members of the legislature, and with several lawyers in Denver, I made quite certain of the facts. Also I made certain that the Associated Press had sent out no hint of these facts. The Associated Press had sent merely the President’s telegram and the Governor’s answer. Presumably, therefore, the President had swallowed the Governor’s lie. Beyond question the country had swallowed it. It seemed to me that here was an occasion for an honest man to make his voice heard; so I sent a telegram to President Wilson, as follows:

President Woodrow Wilson, Washington, D. C.:

As one in position to observe from inside the events in this capital, I respectfully call your attention to the lack of fairness of Governor Ammons in withholding your telegram from the legislature for four hours while efforts were made to adjourn. All newspaper men know that during that time your telegram was in the hands of all coal-operators in this city, and they know the men who took it to them. Furthermore, they know that Governor Ammons’ telegram to you contains a falsehood. The word “mediation” did not appear in the measure referred to, which provides for investigation only. There has been a ten-volume investigation already. Governor Ammons declared to me personally that he means to return the militia to the strike-fields. Twenty independent investigators, reporters, lawyers, relief-workers assure me result will be civil war on a scale never before known in American labor dispute. Miners by thousands pledged to die rather than submit to more government by gunmen.

UPTON SINCLAIR.

I took this telegram on Sunday evening to the editor of the “Rocky Mountain News.” He said, “It is a splendid telegram; it covers the case.” I said, “Will you publish it?” He answered, “I will.” I said, “Will the Associated Press get it from the News?” He answered, “It will.” It might be well to finish this part of the matter by stating that on the next evening I had a conversation with Mr. Rowsey, in charge of
the Associated Press, as follows: “Did you get my telegram from the ‘News’?” “We did.” “You did not send it out, I believe?” “We did not.”

The “Rocky Mountain News” had been for many years a hide-bound corporation newspaper, but at this moment the owner of the paper had, so I was told, some kind of a personal quarrel with the coal operators. At any rate, he had placed in charge a young Chicago newspaper man, Wm. L. Chenery, with orders to publish the truth. That the “News” was not favoring me personally will be clearly seen from the fact that on Tuesday morning it published a ferocious attack upon me by Gov. Ammons, and refused to publish a word of what I offered in reply. Nevertheless, on Monday morning the “News” published a two-column editorial headed: “To the Patriots of Colorado.” Says the “News”: “Not one word about mediation is contained in the entire resolution. The committee is given no power to mediate. They may investigate, examine and report, and that is all.” And elsewhere the editorial says: “A committee on mediation has not been provided for; and none has been appointed. Think of the inutterable weakness of such conduct! Think of its stupidity!”

Such was the voice of unprejudiced opinion in the city of Denver on the subject of the Governor’s telegram. And what did the country hear about the controversy? Not a word! The Associated Press had all facts. It came to the “News” office and got everything the “News” had; and it sent out not one word! On the contrary, the Associated Press did its best to persuade the country that the President was pleased with Ammons’ reply. It sent out the following:

Washington, May 16.—President Wilson expressed satisfaction with the situation after he received Governor Ammons’ reply late tonight. It was said by officials in close touch with the President that Wilson was greatly pleased with what had been done after he had been informed by Governor Ammons of the work of the Colorado legislature, and that he hoped the State would assume control of the situation in the near future so the Federal troops might be withdrawn.

That this was an Associated Press invention, made to help out the poor Governor, was made clear the next morning by the “News,” whose own correspondent wired the following:

Washington, May 17.—At the White House it was stated that nothing had been given out which would justify the statement printed in some of the morning papers that the President is entirely satisfied with the telegram received yesterday from Governor Ammons.
I was by this time thoroughly wrought up over the situation, determined that the country should somehow hear the truth. I besieged the offices of the Denver newspapers; as a result the "Denver Post," on Monday afternoon, published on its front page, with a heading in large red letters, an interview with Governor Ammons, in which that worthy denounced me as an "itinerant investigator," also as a "prevaricator." The Governor's defense on the point at issue was this:

In regard to Sinclair's declaration that the word "mediation" did not appear in the resolution appointing a committee to investigate the strike, Ammons explained:

"Probably that particular word does not occur, but a reading of the resolution will show that it gives the legislative committee power to assist in settling the strike." If that isn't mediation I'd like to know the true meaning of the word."

I felt pretty sick when I read that interview; I thought the Governor must "have" me for sure! With sinking heart I went and procured a copy of the House Journal, to see if I could possibly have overlooked such a phrase as "to assist in settling the strike." I read over line by line the three pages of the bill, and the one page of amendment; and, behold, there was no such phrase: "to assist in settling the strike." There was nothing in any way remotely suggesting it! On the contrary, there was the explicit statement of the purposes of the committee "to generally investigate all matters connected with said strike; that remedial legislation may be enacted at the next general assembly which will tend to prevent a recurrence of insurrection and public disorder."

The Governor had lied again!
So then I wrote the Governor a letter. I said:

You have relied upon the fact that the man in the street has not access to the volume of the House Journal, and will accept your statements upon their face. This, of course, puts me at a cruel disadvantage, for you are a prominent official and I am only an "itinerant investigator." But I propose, if possible, to compel you to face this issue. I will name two friends as a committee to represent me to settle this question at issue. I request you to name two friends. I request you to point out to them in the measure in question the word "mediation" or the phrase "to assist in settling the strike." Your two friends will then bring it to my two friends, who, seeing the phrase in print in the House Journal, will be obliged to admit that I am wrong. You have objected to my presence in the State, upon the ground that I am meddling in the affairs of the people of Colorado. Very well, sir, I hereby offer you a simple way to rid the State of my presence.
I hereby agree that if your two friends can point out to my two friends the word or phrase in question, I will quit the borders of your State within twenty-four hours and never return to it. Upon your acceptance of this proposition, I shall name my two friends.

This letter was mailed to the Governor on Monday night; also copies were mailed to the newspapers. At ten o'clock Tuesday morning, while dictating my article for the "Appeal to Reason," I called up Mr. F. G. Bonfils, editor in charge and one of the owners of the "Denver Post." The following conversation occurred:

"Good morning, Mr. Bonfils; this is Upton Sinclair. Did you receive the copy of the letter which I mailed to Governor Ammons last night?"

"I did."

"May I ask if you intend to publish it?"

"I do not."

"May I ask what is your reason for refusing?"

"The reason is that things have been stirred up enough, we think. The people in this city want peace."

"Does it seem to you that this is fair journalism?"

"Now, listen, my boy, don't try to argue with me; you have had plenty of room to spread your ideas in our paper."

"You are entirely mistaken, Mr. Bonfils. You have not reported a single speech that I made in this town. You did not even print my telegram to President Wilson. But you print the Governor's answer to it."

"Well, now, we don't want to stir up this question any further. We think this State is very much in need of peace. We are not looking for trouble. If we printed your answer to the Governor, we should have to print the Governor's answer to you. And so it would go on indefinitely, and we don't want people calling each other names in our paper."

"If that is the case, why did you print the Governor's attack upon me?"

"Now, listen, kid, don't get excited."

"I was never less excited in my life, Mr. Bonfils. I am simply asking politely for an explanation."

"Well, now, we don't care to argue this question with you."

"You have called me a liar in your paper, and refuse me an opportunity to defend myself? Is that correct?"

"Yes; it's correct."

"Well, then I simply wish to tell you this one further thing.
I am at present in a stenographer's office dictating an account of this conversation for a publication which has a circulation of five hundred thousand —"

"I don't care if it has a circulation of five hundred million."

"Then you are willing for this conversation to be reported as expressing the attitude of the 'Post'?

"Say, Bill, we have been attacked so often by fellows like you, and we have got so prosperous on it, that we don't care anything about it."

"Very well, then; good morning."

The above conversation was recorded in the following way. The stenographer sat by my side at the telephone, and took down every word that I said. Immediately afterwards this was read off to me, and I filled in Mr. Bonfils' answers. As it happens that I have a good memory for words, I can state that the above is for practical purposes a stenographic record of the conversation. And later on I went out and bought an early edition of the "Post," and found the man had "carried over" the Governor's attack, a reprint from the day before! And then, walking down the street, I came to the building of the "Post," and looked up and saw—oh, masterpiece of humor!—an inscription graven all the way across the stone front of the building:

JUSTICE, WHEN EXPELLED FROM OTHER HABITATIONS, MAKE THIS THY DWELLING-PLACE.
CHAPTER XXVII

THE ASSOCIATED PRESS AT THE BAR

Let us return to Monday evening, and to our main theme, the Associated Press. I saw here my long-awaited chance to put this organization on record. I believed, and still believe, that this was a perfect case of news-suppression. Here was the closest approach yet made to social revolution in America; here was the class-war, naked and undisguised—on the one side the lives of thirty or forty thousand wage-slaves, on the other side a hundred million dollars of invested capital, controlling the government of an entire state, and using this control to suppress every legal and constitutional right of American citizens, and to drive them to armed revolt. To this conspiracy the Associated Press had lent itself; it was being used, precisely as the Baldwin-Felts Detective Agency, precisely as the puppets of the State government. The directors and managers of the Associated Press were as directly responsible for the subsequent starvation of these thousands of Colorado mine-slaves as if they had taken them and strangled them with their naked fingers. If it had been such individual crimes of strangling, all society would have agreed on the need of publicity. I have made it my task in life to force the same kind of publicity for the economic crimes of predatory social classes. I considered now that the time for action had come, and as my final test of the “A. P.” I prepared a second telegram to President Wilson, as follows:

President Woodrow Wilson, Washington, D. C.:

In interview tonight, Governor Ammons brands me as prevaricator for my statement to you that commission of mediation was not provided. He now admits the word “mediation” does not appear, but insists that the phrase “to assist in settling the strike” is equivalent. No such phrase occurs. I urgently request you to get the full text of this resolution and realize what it means that the Governor of this State is wilfully and deliberately endeavoring to deceive you and the public in this crisis.

Wishing to make quite certain in this vital matter, I took the trouble to write out my plan of action, and took it to a personal friend, a leading newspaper editor in Denver. He said, “Don’t do it.” I asked, “Why not?” The answer was,
"It will make you so many powerful enemies that you will be unable to do anything more to send out news." I answered that I had never been able to do anything with the Associated Press—it was always and invariably closed to what I had to say, and only mentioned me when it had something considered discreditable, such as my being sent to jail. My friend answered, "Well, if you can stand being hated and suppressed for the balance of your life, go ahead."

I could stand that. So I took the volume of the House Journal and a copy of my telegram to President Wilson, and went down to the office of the Associated Press in the Ernest & Cranmer Building, and saw Mr. A. C. Rowsey, with whom I had talked over the phone the night before. He was very pleasant and friendly; and I wish to state that the attitude manifested by the Associated Press in this test case was in no way due to any personal difficulty or ill feeling. Mr. Rowsey showed himself a gracious host, and I never had a more pleasant interview with anyone.

I showed him the House Journal, and he read the four pages with interest. He read my telegram to the President, and then stated that they would refuse to carry it, as they had refused to carry the one they had got from the "News" on the previous day. His explanation was that it was the policy of the Associated Press "to avoid controversy." If they once got started they would never know where to stop.

I said, "But Mr. Rowsey, this controversy is the most important item of news on the Colorado situation tonight. I have here put before you indisputable documentary evidence that Governor Ammons has lied to President Wilson; and surely the public would want to know that fact. Surely the public has at least a right to know of the charge, and to make up its own mind as to its truth or falsity." Mr. Rowsey's answer was, "Our wire from Colorado is very much crowded these days, and this controversy does not seem to us to be news." I said, "Very well, Mr. Rowsey; will you now permit me to hand to you this letter, which I have drafted to serve as a record of the circumstances."

He took the letter and read as follows:

Denver, Colo., May 18, 1914.

CORRESPONDENT ASSOCIATED PRESS,
Denver, Colorado.

Dear Sir:

Yesterday I sent President Wilson a telegram, which I believed
and still believe, was of vital public importance. A copy of this tele-
gram was put into your hands last night by the "Rocky Mountain
News" and was refused by you. I now offer you a second telegram,
bearing upon this subject. At the same time I offer for your inspec-
tion a copy of the House Journal in order that you may verify the
truth of the statements contained in my telegram to President Wilson.
I shall first, in a personal interview, politely request you to send this
telegram over your wires. If you refuse to do so, I shall—in order to
put you upon record—place this letter in your hands and request you
to sign the statement below. If you refuse to sign it, I shall under-
stand that you refuse to send out this telegram over your wires, and I
shall proceed to send it to the papers myself, and I shall subsequently
take steps to make these circumstances known to the public.

Respectfully,

UPTON SINCLAIR.

Mr. Upton Sinclair, City:

Dear Sir:—The undersigned, correspondent of the Associated
Press in Denver, agrees to send your telegram to President Wilson
over its wires tonight.

Mr. Rowsey read this letter and handed it back to me, with
the smiling remark: "I see you are getting a good story." I
thanked him, and left. I went down-stairs to the telegraph-
office and sent a copy of my telegram to President Wilson to
a selection of newspapers all over the country. They were as
follows: New York "Times," "World," "Herald," "Sun" and
"Call"; Chicago "Examiner" and "Tribune"; Philadelphia
"North American" and "Press"; Baltimore "Sun"; Wash-
ington "Times"; Boston "Herald" and "Journal"; Topeka
"Journal"; Kansas City "Star"; Milwaukee "Journal"; At-
lanta "Georgian"; New Orleans "Times-Democrat"; Omaha
"News"; Pittsburg "Post."

Now, I submit that here is a definite test of the service of
the Associated Press. Is it sending out all the material which
its papers want? Is it suppressing anything which its papers
would be glad to publish if they could get it? Let the reader
observe that these newspapers are not merely radical and pro-
gressive ones; they include some of the staunchest stand-pat
papers in the country, the New York "Times" and "Herald,"
for example. They are all save two or three of them Asso-
ciated Press papers. To make the test automatic I sent the
telegrams "collect." The editors had the right to read the
message, and if they did not want it, to refuse to pay for it,
having it sent back to me for collection. Out of the twenty
papers, how many took this step? Only five! The other
fifteen took the story that the Associated Press refused to send out. This is a remarkable showing, considering the fact that I sent the telegram late in the evening, and too late for most of the Eastern papers. It should be pointed out that a newspaper editor is far less disposed to print a dispatch which comes from an unauthorized person. My charge was a startling one, and an editor would naturally doubt it. He would say, "If it is true, why doesn't the Associated Press send it?"

Mr. Rowsey, in Denver, had the House Journal before him; but the city editors of newspapers all over the country did not have this advantage, and would naturally be disposed to rely upon Mr. Rowsey.

It might be worth while to add that the claims made in my two telegrams to President Wilson were fully vindicated by subsequent events. The committee of six machine legislators, appointed to collect material discreditable to the strikers and their leaders, proceeded to vindicate the Governor and redeem his reputation by going through a pretense of "mediation"; but the public paid so little attention to the farce that it petered out in two or three days. The strike lasted for another seven months, and all that time the Federal troops remained in the field—the very thing which President Wilson had declared himself determined to avoid, and which the coal-operators had been determined to force upon him!
CHAPTER XXVIII

THE ASSOCIATED PRESS AND ITS NEWSPAPERS

I am giving a great deal of space in a small book to this one test of the Associated Press. I think that the subject is an important one, and that the documents in the case should be available to students. In the present chapter I give the reaction of the press of America to this particular test. If the reader is not interested in such details, he may skip this chapter.

I have talked over this case with many lawyers, and shown them the documents, and asked: "Is there any legal flaw in them?" They have never been able to point out one. Also I have talked the case over with journalists—some of the most eminent of capitalist journalists, as I shall presently narrate, and have asked them to point out a flaw. They have pointed out what they think is a flaw—that in presenting to the Associated Press my telegram to President Wilson, I was asking the Associated Press to give publicity to my name and personality, and the Associated Press might have been justified in refusing the request.

I answer that there were many ways in which the "A. P." could have handled this matter without mentioning my name: a fact which I plainly pointed out to Mr. Rowsey. The first time I spoke to him—over the telephone—I was speaking, not for myself, but for Senator Robinson. She, a duly elected representative of the people of Colorado, speaking in their legislature, had nailed the Governor's lie, and it was Mr. Rowsey's unquestionable duty to report her words. It was only when I realized how completely the "A. P." was in the hands of the coal-operators that I "butted in" on the matter at all. And when my telegram was refused by Mr. Rowsey, I was careful to point out to him that there were other ways he might handle this news. He might give the story as coming from Senator Robinson; lie might send extracts from the editorial of the "Rocky Mountain News"; he might send a dispatch saying, "It is generally reported in Denver," or "Protests are being made in Denver." All this I made clear, and
he in return made clear why he did not do so. Anyone who had been present at our long and partly humorous interview would have perceived that this was no error in judgment of an individual employe of the “A. P.,” but a definite policy of the great machine. Mr. Rowsey went so far as to say to me that he was a Socialist, in sympathy with my point of view, and that he personally would have been willing to send out a straight story.

In exactly the same way, when I took this story to various newspapers and magazines, I tried to suppress my own personality. I said to the editors: “If you are not willing to discuss the grievance of Upton Sinclair, then make an investigation of your own. Send a representative to Denver and interview Senator Robinson and write about the efforts of a progressive woman senator for fair play in this strike. Take the telegrams which passed between the President and the Governor of Colorado, take the pretenses of the fake mediation commission and the false reports of the Associated Press about it, and write the story without mentioning my name.” But all such suggestions were in vain. There was no capitalist magazine or newspaper in the United States that would take up the conduct of the Associated Press in the Colorado strike.

In one of its published statements in the “New York Evening Post,” the Associated Press had explained its stern attitude toward the editors of the “Masses”:

The Associated Press is not prosecuting the case in any vengeful spirit, but is fighting for a public vindication. For several years the association has sat silent under accusations of this kind, reflecting upon the integrity of the service and the personal honor of its responsible officers, because the charges were made either on the floor of Congress, where no redress is possible, or by persons who were careful or lucky in avoiding the legal limitations of civil or criminal libel. In several cases the persons making the charges retracted them absolutely. At last they have a case involving libel per se, and they purpose to avail themselves of the opportunity to present to the public the facts regarding the service.

This, you perceive, is dignified and impressive; dignity and impressiveness are virtues permissible to great capitalist institutions. But now make note: my challenge to the Associated Press, published in the “Appeal to Reason,” repeated the identical words for which the editors of the “Masses” had been arrested; and I sent a copy to all the leading officers of
the Associated Press; I afterwards saw a letter, signed by Melville E. Stone, general manager of the Associated Press, acknowledging that he had seen it. Here surely was a charge “involving libel per se,” and one which I had taken pains to make as emphatic, as unconditional, as damaging as possible. It was a public challenge, appearing on the front page of a newspaper whose circulation for that week was five hundred and forty-eight thousand and forty. Yet the Associated Press did not take up the challenge; it swallowed the insult.

Not only that, but every newspaper having the Associated Press service did the same; some nine hundred newspapers throughout the United States sat in silence and let this challenge pass unanswered. I had the “Appeal to Reason” send a marked copy of this issue to every one of the nine hundred Associated Press papers, and I wrote to my clipping-bureau, asking them to watch especially for mention of the matter. This clipping-bureau is the best in the country, and seldom misses anything of importance. It could not find me a single mention of my challenge to the Associated Press.

I next selected a list of forty of the leading papers of the country, including the twenty to which I had sent the telegram from Denver. I sent them a marked copy of the article, with a letter addressed to the managing editor, pointing out what my challenge meant—that I had publicly indicted the source from which this paper got the news which it gave to the public. Would the paper defend the integrity of its news? Would it force the Associated Press to explain this incident. Three papers replied to my letter. I shall deal with them a little later. The other thirty-seven papers left my letter unanswered. And let it be noted that this included all the papers which make the greatest pose of dignity and honor, such as the “Boston Evening Transcript,” the “Springfield Republican,” the “New York Times,” the “Philadelphia Public Ledger,” the “Baltimore Sun,” the “Chicago Tribune,” the “Louisville Courier-Journal,” the “Memphis Commercial-Appeal,” the “Atlanta Constitution.” Also, I tried the magazines. One week after the publication of my challenge to the Associated Press there had appeared in “Collier’s Weekly” a leading editorial entitled “In Justice to the A. P.”:

The officers and members of the Associated Press have been kept busy lately repelling attacks upon that organization. In so far as they are defending themselves from the charge of wilful distortion of the
news, we sympathize with them. Six or seven years ago we printed a series of articles which dealt with the general subject of "tainted news," and from time to time since then we have pointed out examples of this insidious practice. During this time not less than a score of persons came to us with alleged examples of tampering with the news on the part of the Associated Press. All of these cases we looked into with care and pains, and many of the same were investigated by other publications and persons. We have never found a case that justified us in publishing the details or in making any charge of wilful distortion against the Associated Press.

I wrote now to "Collier's Weekly." They had investigated a score of cases, here was one more. Would they agree to investigate this, and to publish the facts? To this challenge "Collier's Weekly" made no response. "Collier's Weekly" did not investigate, and it never published a line about the matter. Then I wrote to the editors of the "Outlook," the extremely pious instrument of the "clerical camouflage." In its issue of May 30, 1914, the "Outlook" had published two articles dealing with the Associated Press. I now wrote and invited it to take up this case, and the "Outlook" did not reply. Also I wrote "The Independent," which was once a liberal paper, and it too refused any publicity.

To return to the three newspapers which answered my letter: Mr. Frederick S. Forbes, acting managing editor of the "Philadelphia North American," replied that his paper had "frequently had occasion to criticize the news distributing agencies of the country," and would investigate my story. That was the last I ever heard from the matter. When I wrote to remind the "Philadelphia North American," they did not answer. In the course of a year I wrote several times, but they did not answer.

And then the "New York World." The "World" had published a challenge, defying anyone to point out where it had failed to print important news. I now took this case of the Associated Press to the "World," and the "World" answered that having published my telegram to the President from Denver, the "World" had published the news! The fact that the "World" had got this telegram from me instead of from the Associated Press—that was not news! The fact that I had published a challenge, deliberately repeating the words of the "Masses" editors, and that the Associated Press and all its newspapers had passed my challenge by—that was not news, in the judgment of the "World"!
The third paper which replied to me was the "New York Evening Post"; the only one which took up the matter in what I considered the proper spirit. Mr. John P. Gavit, managing editor of the "Evening Post," wrote as follows:

Your letter of recent date, together with the exhibit embodied in the first page of the "Appeal to Reason" for May 30th, is hereby acknowledged. I have undertaken an investigation of the matter which will take considerable time and I am writing now only to prevent your having the mistaken impression that your communication is to be ignored. I attach for your information copy of a self-explanatory letter which I have addressed to Mr. Melville E. Stone, General Manager of The Associated Press.

Dear Mr. Stone:

I hand you herewith copy of the letter which we have received from Mr. Upton Sinclair, together with a page from the "Appeal to Reason" published at Girard, Kansas, under date of May 30th, 1914. I have been out of town, which fact will explain my delay in taking this matter up with you.

I am perfectly aware of Mr. Sinclair's reputation among newspaper men as an insatiable hunter of personal publicity; but it seems to me that his telegram to President Wilson, making specific allegations in connection with a matter of the utmost public consequence at a critical time, ought to have been transmitted by the Associated Press men at Denver. Of course, it is perfectly absurd for any Associated Press man to say that it is the policy of the Associated Press "to avoid controversy"; that theory of the service is long out of date, and two-thirds of its news reports relate to controversies in one way or another. I have not examined the reports of the matters to which Mr. Sinclair refers, but on its face his article certainly creates a prima facie of suppression of important facts regarding the situation at Denver. At the time to which he refers, I realize that the Denver correspondent was in a very difficult position in all this business, but in this case I think he made a palpable mistake.

It is evidently necessary under the circumstances that the "Evening Post" should deal with this subject, and I shall be glad to have at your early convenience any statement which you will be willing to have published over your signature. I personally believe that this should include some explanation from the Denver correspondent as to his reason for refusing to mention Sinclair's telegram to the President; though, of course, that is a matter entirely within your discretion.

Yours very truly,

John P. Gavit,
Managing Editor.

The above letter was perfectly satisfactory to me. It did not trouble me what either Mr. Gavit or Mr. Stone thought about my reputation among newspaper men. All that I was concerned about, all that I have ever been concerned about, was that the truth about social injustice should be made public.
Mr. Gavit sent me a copy of Mr. Stone's reply, promising to make an immediate investigation of the matter and report. I felt so sure of the outcome that I ventured to make an announcement in the "Appeal," June 20, 1914, to the effect that the "A. P." was to be "smoked out," it was to be compelled to answer my charges.

But alas for my hopes of fair play, my faith in the organ of arm-chair respectability! Time passed, and I wrote to Mr. Gavit, again reminding him of his promises, and in reply he asked me to call to see him. I called, and found myself up against the concrete wall. Mr. Gavit was as polite as I could have requested; all that he failed in was action. He would not tell me the result of the investigation which Mr. Stone had made, or had promised to make. He would not tell me anything, except that the case was a subtle and difficult one to judge, and that he could not see his way to take it up. I quoted to him his letter to Mr. Stone, "It is evidently necessary under the circumstances that the 'Evening Post' should deal with this subject"; Mr. Gavit was uncomfortable and embarrassed, but he would not make good his words, nor would he publish in the "Evening Post" the facts about my challenge to the Associated Press. He never published a line about it, and on the basis of the facts above stated, I believe that I can claim to have proven positively that the "New York Evening Post" is not what it pretends to be, a newspaper serving the public interest.

I make the same claim concerning the "New York Times." The "Times" did not answer my letter, it did not pay any attention to me; but it happens that I read the "Times," and know some of its editors, so I went after it again and again. I will quote from the last of my letters, so that the reader may see how desperately I tried to get something done:

New York City, June 15, 1914.

EDITOR, THE NEW YORK TIMES:

Some time ago I wrote you a letter with regard to charges I had made against the Associated Press. I asked you to consider these charges and lay them before your readers, and give them an opportunity to decide of their truth. Not hearing from you, I wrote a second time, to ask you to do me the courtesy to let me know your intentions in the matter. Still not hearing from you, I assume that it is your intention to treat my communication with contempt. I want to call your attention to the fact that in writing to you I am making a test of the sense of honor of your publication. I am putting you on record, and I shall find means to make your attitude known to the
public. You are an Associated Press newspaper, and your honor is
definitely bound up with that of the organization which serves you.
You sell Associated Press news to the public. If the Associated Press
news is false news, you are selling false news to the public, and you
are refusing the public any opportunity to judge a most serious, a
carefully documented charge that this news is false. It is true that
you published my telegram to the President in one edition of your
paper. But it is also true that you published it only because I sent
it to you. The Associated Press did not send it to you. And I cannot
always be in Colorado, and cannot always make it my business to
supply you with antidotes to the poison which you are getting from
the Associated Press. Only today, for example, you are, through the
agency of the Associated Press, responsible for suppressing an impor-
tant piece of news from Colorado: that is to say, the fact that Judge
Lindsey has issued a statement defending himself, and especially the
women who went with him, against the charges which have been made
against them by the "interests" in Colorado. The "New York World"
gave that letter a column, from its special correspondent. The "New
York Call," having the Laffan Service, also had some account of the
letter. You, having the Associated Press service, have not a word about
it. And this is a vital and most important piece of news.

I then went on to tell about the "Evening Post" and its
promise to investigate. I said:

The "Times" is involved in the matter in exactly the same way,
and to exactly the same extent as the "Evening Post." The "Times"
published the officially inspired defense of the Associated Press in
exactly the same way as the "Evening Post." I believe that it is up to
you to explain the reasons for your silence in this matter. I believe
that if you maintain silence, I shall be justified in declaring to all the
world that you have shown yourself in this matter a newspaper without
a high sense of honor, and false to the motto which you carry, "All the
News that's Fit to Print." I assure you that I shall make this charge
against you on many occasions in future. You may think that the
five hundred thousand a week circulation of the "Appeal to Reason"
is a factor which you can afford to neglect, but I believe that in the
course of time you will realize that you were mistaken in permitting
me to place you on record in this matter.

So ends the story of my test of the Associated Press and
its newspapers. In the second part of this book, which deals
with causes, I shall return to the subject, and show exactly
why these things happen: Why the "New York Times" is
without honor where the Associated Press is concerned, and
just how many thousands of dollars it would have cost the
"New York Evening Post" if its managing editor had carried
out his bold promise to me.
CHAPTER XLII

OWNING THE ASSOCIATED PRESS

When it comes to the Associated Press, the clearest statement I have read was made by Charles Edward Russell in "Pearson's Magazine," April, 1914. Says Russell:

About nine hundred daily newspapers in the United States, comprising the great majority of the journals of influence and circulation, receive and print the news dispatches of the Associated Press.

This means that concerning any event of importance an identical dispatch is printed about fifteen million times and may be read by thirty million persons.

According to the construction and wording of that dispatch, so will be the impression these thirty million persons will receive, and the opinion they will form and pass along to others.

Here is the most tremendous engine for Power that ever existed in this world. If you can conceive all that Power ever wielded by the great autocrats of history, by the Alexanders, Caesars, Tamburlaines, Kubla Khans and Napoleons, to be massed together into one vast unit of Power, even this would be less than the Power now wielded by the Associated Press.

Thought is the ultimate force in the world and here you have an engine that causes thirty million minds to have the same thought at the same moment, and nothing on earth can equal the force thus generated.

Well-informed men know that the great Controlling Interests have secured most of the other sources and engines of Power. They own or control most of the newspapers, most of the magazines, most of the pulpits, all of the politicians and most of the public men.

We are asked to believe that they do not own or control the Associated Press, by far the most desirable and potent of these engines. We are asked to believe that the character and wording of the dispatches upon which depends so much public opinion is never influenced in behalf of the Controlling Interests. We are asked to believe that Interests that have absorbed all other such agencies for their benefit have overlooked this, the most useful and valuable of all. We are even asked to believe that, although the Associated Press is a mutual concern, owned by the newspapers, and although these newspapers that own it are in turn owned by the Controlling Interests, the Controlling Interests do not own, control or influence the Associated Press, which goes its immaculate way, furnishing impartial and unbiased news to the partial and biased journals that own it.

That is to say that when you buy a house you do not buy its foundations.
The point about the Associated Press upon which it lays greatest stress, and which it never fails to bring forward in defending itself, is that it is a "mutual" corporation; it is owned and controlled by the many hundreds of newspapers which use its services. In La Follette's magazine during the year 1909 there appeared a series of articles on the Associated Press by William Kittle. Mr. Kittle showed, taking the figures of the year 1909, that the seven hundred newspapers which then used the service had less than one-seventh of the voting control of the organization. The rest of the votes were cast on bonds which had been sold to certain of the members. These bonds represented a voting-strength of four thousand, eight hundred and ninety as against seven hundred and seventy-five votes of the member newspapers. The total of fifty-six hundred and sixty-five votes elected the board of directors, and this board, having power to issue new bonds at any time, could keep its control absolute. Could anyone imagine a smoother scheme for holding a corporation in bondage? And then fancy Melville E. Stone coming before the public and making this statement concerning his organization:

It is purely mutual in its character, and in this respect is unique. All of the other news-supplying agencies of the world are proprietary concerns. It issues no stock, makes no profit, and declares no dividend. It does not sell news to any one. It is a clearing-house for the interchange of news among its members only.

I wrote to Mr. Stone, explaining that I was discussing his organization in my book, and wished to be scrupulously fair in every statement I made; would Mr. Stone tell me the present status of these bonds and their votes? Mr. Stone delayed for some time to answer, and when he did so, explained the delay:

First, because I have been taking a vacation, and have had no leisure to think of you, and second, because in the slight reading I have given to your publications, I was led to believe that any failure to acquaint yourself with the facts of a matter would in no wise embarrass you in presenting your case.

My answer was that, curiously enough, this was precisely the impression I had formed of Mr. Stone's organization; the only difference being that whereas he admitted having given only a slight reading to my publications, I had had intimate first-hand experience with his organization over a period of fifteen or twenty years.
However, Mr. Stone consented to give me a list of the present bond-holders; also his explanation of the matter:

In the organization of the Associated Press in 1900 it was necessary to provide a certain sum to buy fixtures, etc., and certain first mortgage bonds were issued and sold to the members, the proceeds being applied in the way indicated. The Charter authorized an issuance of $150,000. But this sum was found to be unnecessary. The actual issue was $131,425. This has since been reduced by redemption in certain cases so that today there is outstanding $113,125. Under the law of New York, holders of first mortgage bonds are entitled to vote for Directors in proportion to their holdings. They have no right to vote upon bonds on any other matter in the conduct of the business.

Many times, in the course of my experiences as a muckraker, I have had great captains of privilege endeavor to impose upon my intelligence; but I cannot recall having ever been offered so childish a pretext as I am here offered by Mr. Stone. I am asked to believe that in the nineteen years of its history, this enormous concern has been able to pay off less than twenty thousand dollars of the debt incurred for its office furniture! I am asked to believe that these bond-holders have votes because the law requires them to have votes; and that never once has it occurred to the shrewd gentlemen who manage the Associated Press that by the simple device of remaining in debt for their office furniture, they can keep their organization permanently and irrevocably in the control of the big reactionary newspapers of the country!

Will Irwin, writing in "Harper's Weekly" five years ago, speaks of the "ring of old, Tory, forty-one vote papers in control" of the Associated Press. It appears that the bonds of the organization are for twenty-five dollars each, and when the association was formed, the big insiders each took one thousand dollars worth—giving them forty votes, with one additional vote as member.

I look down the list which Mr. Stone sends me, and I see that these "forty-one vote papers" include all of the biggest reactionary sheets in America. One after another I look for those which I have pilloried in this book—they are all here! The "Los Angeles Times" is here, and de Young's "San Francisco Chronicle," and the "San Francisco Bulletin," of the itching palm, and the "San Francisco Examiner," which sent out my Shredded Wheat story, and the "Sacramento Union," which was sold to the Calkins syndicate. Here is the "Pueblo Chieftain," which circulated the foul slanders about Judge
Lindsey and the miners' wives. Here is the "Baltimore News" of Munsey, the stock-gambler. Here is the "Washington Post," which, as I shall narrate, had a typewritten copy of a speech by Albert Williams, and deliberately made up false quotations. Here is the "Chicago Tribune," which slandered Henry Ford, and the "Chicago Daily News," which, with the "Tribune," robs the Chicago school-children. Here is the "Cincinnati Times-Star," which set out to fight Boss Cox, and didn't. Here is the "Boston Herald," which, I shall show you, refused President Wilson's speech as an advertisement, and the "Boston Traveller," which lied about my magazine. Here is the "Kansas City Star," which hounded Mrs. Stokes to jail, and the "St. Paul Dispatch," whose misdeeds I have just listed. Here is the "Oil City Derrick," owned by Standard Oil, and the "Seattle Post-Intelligencer," whose bonds were found in the vaults of the Great Northern Railroad. Here is the "Portland Oregonian," which exists for large-scale capital, and the "Milwaukee Sentinel," owned by Pfister, who owns most of Milwaukee. Here is the "New York Herald," which suppressed my Packingtown story, and paid me damages for the Tarrytown libel. Here is the "New York Evenning Post," which failed to expose the Associated Press, and the "New York World," which favors twenty-cent meals for department-store girls; here is the "New York Tribune," which lied about the Socialist state legislators, and the "New York Times," which has lied about me so many times that I can't count them.

Such are the newspapers which control the Associated Press: a "stand-pat" machine, precisely like the Aldrich machine which once controlled the United States Senate, and the Cannon machine which once controlled the House. Mr. Stone does his best to persuade me that in the maintenance of this control the bonds have not played any part. He writes:

Since the organization, over one hundred elections of directors have taken place. In one case only, I believe, was the result different from what it would have been if no votes had been cast upon the bonds.

And here again Mr. Stone is treating me as a child. Of the total bonds the big insiders control nine-tenths. Of the total number of votes cast at elections, they control five-sixths. A successful rebellion is thus obviously impossible; and the penalty of an unsuccessful rebellion, as I shall presently show,
is annihilation; yet Mr. Stone feels virtuous because nobody rebels! Let Mr. Stone pay off his debts for office furniture, and place all the nine-hundred-odd members of the Associated Press on an equality as regards votes, and then let him boast that the bonds have no effect upon elections!

Ten years ago Mr. Kittle made a study of the fifteen directors of the Associated Press. They were all publishers of large newspapers, and from these newspapers could be judged. Just one was a "liberal," Nelson, of the "Kansas City Star"—and he has since died. All the other fourteen were classified as "conservative or ultra-conservative." Said Mr. Kittle:

The other fourteen papers are huge commercial ventures, connected by advertising and in other ways with banks, trust companies, railway and city utility companies, department-stores and manufacturing enterprises. They reflect the system which supports them.

There have been many changes of personality in the Associated Press in the last ten years, but there has been no change in this respect; the statement of Mr. Kittle's remains the truth about the fifteen directors. And likewise there has been no change in the policy of the organization, as Mr. Kittle reported it:

The dispatches themselves disclose the attitude of the management. They give scant courtesy to movements for constructive legislation in the public interest. The reports, scores of which have been examined, are meager, fragmentary, isolated. Every time Tom Johnson was successful in more than fifty injunction suits, the general public in other states heard little or nothing of it. When an election recently went against him, everybody heard of the "failure" of municipal ownership. When La Follette for five years, by a continuous contest, was placing law after law on the statute-books, the matter was ignored or briefly reported in distant states; and temporary defeats were given wide publicity. When Kansas, in 1908, rejected a conservative and elected a progressive United States Senator, the general public at a distance from that state did not know the real issue involved. For more than two years, there has been a strong movement in California against the rule of that state by special and corrupt interests, but that fact, merely as news, has never reached the general public in the East. The prosecution of offenders in San Francisco has only been a part of the wider movement in California. The strong movement in New Hampshire, headed by Winston Churchill, to free that state from the grasp of the Boston and Maine Railway Company and the movement in New Jersey led by Everett Colby, which resulted in the defeat of Senator Dryden, the president of the Prudential Insurance Company, have not been given to the people adequately as matters of news.
And this is the testimony of every independent-minded newspaper man with whom I have talked about the Associated Press. Will Irwin, writing in "Harper's Weekly," shows how the old reactionary forces shape the policy of the organization. "The subordinates have drifted inevitably toward the point of view held by their masters." And again, of the average Associated Press correspondent: "A movement in stocks is to him news—big news. Wide-spread industrial misery in a mining camp is scarcely news at all." At a conference at the University of Wisconsin, the editor of the "Madison Democrat" stated that he had been a correspondent of the Associated Press for many years, and had never been asked "to suppress news or to color news in any way whatever." Reply was made by A. M. Simons: "I have had many reporters working under me, and every one of you know that you will not have a reporter on your paper who cannot 'catch policy' in two weeks."

The general manager of the Associated Press makes public boast of the high character of his employes. "Throughout the profession, employment in its service is regarded as an evidence of character and reliability." Such is the glittering generality; but investigate a little, and you find one Associated Press correspondent, Calvin F. Young, of Charleston, West Virginia, engaged in sending strike-news to his organization, and at the same time in the pay of the mine-owners, collecting affidavits against the strikers. You find a second Associated Press correspondent, E. Wentworth Prescott, of Boston, dipping into the slush funds of the New Haven Railroad, and giving an explanation of his services, so lacking in plausibility that Interstate Commerce Commissioner Anderson remarks: "I don't see why they couldn't just as well have hired you to count the telegraph poles on the street!"

The Associated Press is probably the most iron-clad monopoly in America. It was organized originally as a corporation under the laws of Illinois, but the Illinois courts declared it a monopoly, so it moved out of Illinois, and reorganized itself as a "membership corporation," thus evading the law. Today, if you wish to start a morning newspaper in the village of Corn Center, Kansas, you may get an Associated Press franchise; but if you want to start one in any city or town within circulating distance of the big "forty-one-vote"
OWNING THE ASSOCIATED PRESS

insiders, you might as well apply for a flying-machine to visit the moon. The members of the Associated Press have what is called "the right of protest"—that is, they can object to new franchises being issued; and this power they use ruthlessly to maintain their monopoly. Says Will Irwin:

To the best of my knowledge, only two or three new franchises have ever been granted over the right of protest—and those after a terrible fight. Few, indeed, have had the hardihood to apply. When such an application comes up in the annual meeting, the members shake with laughter as they shout out a unanimous "No!" For owing to the exclusive terms of the charter, an Associated Press franchise to a metropolitan newspaper is worth from fifty thousand dollars to two hundred thousand dollars. Abolish the exclusive feature, throw the Association open to all, and you wipe out these values. The publishers are taking no chances with a precedent so dangerous.

A few years ago the editor of the "News" of Santa Cruz, California, applied for the Associated Press franchise for his paper. The San Francisco manager of the Associated Press refused it, and gave this explanation, according to a statement by the editor of the "News":

The San Francisco daily papers owned all the Associated Press franchises for that city, and they also controlled a vast outlying territory, including Santa Cruz, eighty miles away, and would refuse to permit Associated Press dispatches to be printed by me or anyone else in Santa Cruz.

There is only one way to get by this barrier, and that is to pay the price. Joseph A. Scranton, proprietor of the "Scranton Republican," forced a man who wished to start another newspaper in Scranton to pay him ten thousand dollars before he could have the Associated Press franchise for that small city. When the "San Francisco Globe" wanted the Associated Press franchise, it had to buy the "San Francisco Post" at the price of a hundred and ten thousand dollars. Admittedly the "Post" had no value, it was not a competitor in any sense; the price paid was for the franchise alone—and it was stated by the "San Francisco Star" that the greater part of the value consisted in a lower telegraph rate, a special privilege granted by the Western Union telegraph company to the Associated Press.

Also the Associated Press, being a membership corporation or club, possesses the legal right to expel and to discipline its members. This right it has specifically asserted in its charter;
it may expel a member "for any conduct on his part, or on the part of anyone in his employ or connected with his newspaper, which in its absolute discretion it shall deem of such a character as to be prejudicial to the welfare and interest of the corporation and its members, or to justify such expulsion. The action of the members of the corporation in such regard shall be final, and there shall be no right of appeal or review of such action."

This, you perceive, is power to destroy any newspaper overnight. Not merely may a franchise worth two hundred thousand dollars be wiped out at the whim of the little controlling oligarchy; the entire value of the newspaper may be destroyed; for of course a big morning newspaper cannot exist without its franchise. The masters of the "A. P." hold this whip over the head of every member; and Will Irwin tells what use they make of it:

Two or three liberal publishers have expressed to me, after mutual pledges of confidence, their opinion of the "A. P. cinch." And they have finished by saying something like this:

"But for heaven's sake don't quote me in print, and don't tell anyone I've said this. The fine for such an offense runs from fifty thousand dollars up!"

In my story of the Colorado coal-strike, I showed you the "A. P." suppressing news, and the newspapers of the country, without one single exception, keeping silence about it. I showed you one bold managing editor promising to tell the truth, and then suddenly stricken dumb, and not carrying out his promise. Now I have shown you the meaning of the phenomenon.

And yet, in spite of everything, members of the Associated Press do "kick"; they "kick" repeatedly, and word of their "kicks" gets out. Fremont Older complained repeatedly, and so did Van Valkenburg, of the "Philadelphia North American." Herman Ridder complained—as Mr. Stone himself admitted when a Senate committee pinned him down. I quote a significant colloquy from a Senate "lobby" investigation:

Senator LaFollette: Mr. Stone, has there ever been any complaint made by members of your association of unfairness on the part of the manager or the management of the Association regarding news?

Mr. Stone: Oh, yes, sir. There is hardly—
Senator LaFollette: Have the members of your association or any member of your association complained that you suppressed important news?

Mr. Stone: Oh, yes, sir, we have had that for years.

Senator LaFollette: That you have colored news?

Mr. Stone: No, sir, I do not think anybody has ever said that. Well, I don't know about that. We have had complaints on all sides.

This is the Committee on Finance of the United States Senate, holding hearings on the subject of reciprocity with Canada (Senate Document 56, Sixty-second Congress, First Session, Vol. II). The newspapers of the country want a clause by which they can get free paper-pulp from Canada; so the Associated Press sends out full reports of the testimony of newspaper publishers before the Senate Committee. But when certain farmers appear and oppose the reciprocity scheme—listen to Senator McCumber, questioning Herman Ridder, a director of the Associated Press:

How do you account for the fact, which every senator here must have noticed, that while these farmers were giving their testimony the reporters of the Associated Press leaned back in their chairs day after day scarcely taking a note, and that the moment any man came forward to give testimony in favor of this bill every pencil came out and every pad was on the table and all of our good friends were studiously at work? And that has been the case all through these hearings.

And again:

It is a notorious fact that we have been able to get but one side of the question before the public so far as these hearings are concerned.

Also, consider the testimony brought out by the Senate Committee on the Judiciary (sixty-third Congress, First Session, Senate Resolution 92, Vol. II). It appears that the head of the Sugar Trust had issued a long statement, advocating free raw sugar, and this press-agent material had been sent out in full by the Associated Press. The senators question Melville E. Stone, to find out why, and they cannot even get the name of the Associated Press correspondent who handled the material! It is brought out that the beet sugar interests of the West, which are fighting the Sugar Trust, have made bitter complaint concerning this article, and have been to the head of the Denver office of the Associated Press to demand that their side too shall be given a hearing. You
remember how I went to the head of the Denver office of the Associated Press, to try to get a hearing for my side—the people's side—and how completely I failed? Needless to say, it is different when a representative of Big Business makes complaint; this gentleman obtains the promise of the Associated Press to send out six hundred and fifty words, and later on Mr. Stone is found writing to his Denver manager:

Personally I am inclined to discourage the carrying of long statements of a controversial nature, but inasmuch as we carried Mr. Arbuckle's statement rather fully, my judgment is that we might have handled a little more of Mr. Hamlin's provided it was prepared as briefly as our copy here indicates.

Here, you see, we are close to the heart of a grave problem. Here are enormous sums of "easy money" in sight. If the managers and district managers and correspondents of our great press associations all sternly decline to touch this "easy money," they are all, all honorable men; also, they are different from most other men in most other branches of Big Business in America.

Do they all decline? I sincerely hope so. But I recall how Max Eastman, in the "Masses" for July, 1913, made very specific charges against the Associated Press, which thereupon caused Eastman's arrest for criminal libel. The indictment brought by the Grand Jury against Eastman and Art Young quotes a paragraph from the offending editorial, as follows:

I am told that every trust is to be encouraged to live its life and grow to such proportions that it may and must be taken over by the working public. But one trust that I find it impossible to encourage is this Truth Trust, the Associated Press. So long as the substance of current history continues to be held in cold storage, adulterated, colored with poisonous intentions, and sold to the highest bidder to suit his private purposes, there is small hope that even the free and the intelligent will take the side of justice in the struggle that is before us.

The indictment goes on to interpret the above:

Meaning and intending thereby that the said corporation intentionally withheld, suppressed and concealed from its members information of important items of news and intelligence and intentionally supplied its members with information that was untruthful, biased, inaccurate and incomplete, and that the said corporation for and in consideration of moneys paid to it intentionally supplied to its members misinformation concerning happenings and events that constituted the news and intelligence of the day.
Then the indictment quotes another paragraph from the editorial:

The representative of the Associated Press was an officer in that military tribunal that hounded the Paint Creek miners into the penitentiary in violation of their constitutional liberties; and this fact is even more significant and more serious than the abrogation of those liberties. It shows that the one thing which all tribes and nations in time have held sacred—the body of Truth—is for sale to organized capital in the United States.

The indictment interprets this as follows:

Meaning and intending thereby that the said corporation was willing to and did in consideration of money paid to it knowingly supply to its members information of such untruthful, biased and prejudiced nature and so distorted and incomplete as the person paying such money might desire.

This indictment was widely heralded in the press, and everybody thought they were going to get the truth about the Associated Press at last. But when the case was ready for trial, it was mysteriously dropped. For six years I have wondered why it was dropped. I cannot say now that I know; but I have just met Max Eastman, and heard from his lips the story of a certain eminent corporation lawyer in New York, who on several occasions has “kicked over the traces” of Big Business. This man knows a great deal about the Associated Press, and he came forward in this “Masses” case, offering to assist the defense, and to conduct the trial. It was his plan to summon the heads of high finance in New York, beginning with Pierpont Morgan, and to question them as to the precise details of their relationship to the Associated Press! Aren’t you sorry that trial didn’t come off? And don’t you think it a very serious matter that the Associated Press did not face this precise and definite issue, which it had so publicly raised? Let me speak for myself: If any man accused me in the specific and damaging way above quoted, I would consider that my time, my money, my energy, my very life must be called to the task of vindicating my honor. And if, instead of fighting, I put my tail between my legs and sneaked away from the scene, I would expect men to conclude that there was some guilt upon my conscience.
CHAPTER LVII

THE ASSOCIATED PRESS AND LABOR

Great strikes are determined by public opinion, and public opinion is always against strikers who are violent. Therefore, in great strikes, all the efforts of the employers are devoted to making it appear that the strikers are violent. The greatest single agency in America for making it appear that strikers are violent is the Associated Press. How does this agency perform its function?

In the first place, by the wholesale method of elimination. There are some violent strikers, needless to say, and Capitalist Journalism follows this simple and elemental rule—if strikers are violent, they get on the wires, while if strikers are not violent, they stay off the wires; by which simple device it is brought about that nine-tenths of the telegraphic news you read about strikes is news of violence, and so in your brain-channels is irrevocably graven the idea-association:

Strikes—violence! Violence—strikes!

What about the millions of patient strikers who obey the law, who wait, day after day, month after month, starving, seeing their wives fading, their little ones turning white and thin—and still restrain themselves, obeying the laws of their masters? What about the strike-leaders who plead day in and day out—I have heard them a hundred times—"No violence! No violence!"—what about them? Why, nothing; just nothing! The Associated Press will let a big strike continue for months and never mention it—unless there is violence! For example, the great coal-strike in West Virginia. It happens, through a set of circumstances to be explained in the next chapter, that I have before me the sworn complete file of all the dispatches which the Associated Press sent out during the sixteen months of this strike. The strike began April 1, 1912. The first dispatch sent by the Associated Press was on April 6; a very brief dispatch, telling of threats of violence. The second dispatch was on June 1; this also very brief, to the effect that "serious rioting is imminent." The third dispatch was on July 23; also brief, telling of rioting, and of state troops
sent in. Thus it appears that during one hundred and thirteen days of a great strike the Associated Press considered it necessary to send only two brief items—and these containing not one line about the causes of the strike, not one line about the demands of the miners, not one line about the economic significance of a ferociously bitter labor struggle! I have before me the affidavit of Thomas Cairns, president of the United Mine Workers' West Virginia district, stating that during these sixteen months, which brought West Virginia to a state of civil war, not once did the correspondent of the Associated Press come to him for information about the strike!

And now, in 1919, there is more trouble in this district, and I pick up my morning paper and read that three thousand miners of Cabin Creek have taken up arms and are marching to battle against machine-guns. The strike has been going on for weeks, says the report; but this is the first hint I have heard of it—I who read four Associated Press newspapers, the "Los Angeles Times" and "Examiner," and the "New York Times" and "World"!

The first point to be got clear is that in cases of big strikes the Associated Press is getting its news through its local newspaper member. I have shown that in Los Angeles it is content to co-operate with the unspeakable "Times." In San Diego it works with the "Union," personal organ of John D. Spreckles, the "sugar-king"; and a few years ago, when a murderous mob of bankers, lawyers and merchants was engaged in shooting, clubbing, tarring and feathering, throwing into prison, and there torturing, drugging, and starving the radicals of that city, the "San Diego Union" paid editorial tribute to the fact that the Associated Press was handling this situation to the satisfaction of the murderous mob of bankers, lawyers and merchants. The "San Diego Union," which had done most of the inciting of this mob, stated editorially:

Great credit is due the Associated Press for the manner in which it has handled the news end of this matter.

In city after city, you will find the Associated Press thus tied up with the worst reactionary influences. In Louisville, for example, it co-operates with the "Courier-Journal," whose serio-comic story I have told in detail. In St. Paul, Minnesota, we saw the Associated Press misquoting Senator La Follette in a manner calculated to ruin him. It sought at first to put
the blame upon its "member paper," the "St. Paul Pioneer Press." You recall the charges made against this paper by Walter W. Liggett, quoted on page 268. Note that the Associated Press did not cease taking its news through a paper which had failed to resent such grave charges as these.

I cannot find that the "A. P." ever did raise this issue with one of its member-papers. An interesting light is thrown on this very important subject by a controversy between the "Sacramento Bee" and the "San Francisco Star." The "Bee" printed a long defense of the Associated Press, and the "Star" discussed it as follows:

Another damaging admission is that the Associated Press doesn't care a picayune what manner of pirates buy a newspaper that has an Associated Press franchise. It mentions the case of the "San Francisco Globe," which bought the special privilege news service of the "Post" when it bought the name of that paper. The franchise went with the name to a band of industrial pirates who wanted a special privilege news service to supplement their special privilege traction service in this city.

The "San Francisco Star" is a weekly, and so its editor does not need to be afraid of the Associated Press. I have a letter written by this editor, James H. Barry, to Prof. Ross of the University of Wisconsin:

You wish to know my "confidential opinion as to the honesty of the Associated Press." My opinion, not confidential, is that it is the damndest, meanest monopoly on the face of the earth—the wet-nurse for all other monopolies. It lies by day, it lies by night, and it lies for the very lust of lying. Its news-gatherers, I sincerely believe, only obey orders.

In great labor centers, from which strike-news comes, you find this situation: that even if the Associated Press wished to deal with a fair newspaper, there is no fair newspaper to deal with. In Lawrence, Massachusetts, in Paterson, New Jersey, in Trinidad, Colorado, in Bisbee, Arizona, the newspapers are owned by the local industrial magnates and their financial and political henchmen. In Montana the Anaconda Mining Company, a Rockefeller concern, owns or controls practically every newspaper in the state; so of course the Associated Press sends no fair labor news from Montana. I asked Ex-Governor Hunt of Arizona how the Associated Press had treated him while he was giving the miners a
square deal during the big copper strike. He answered: "They were so unfair that I quit dealing with them at all." I said: "What paper in your state capital do they work with?" He answered: "There are only two—one owned by a millionaire land-speculator, the other owned by the 'Ray'!" (The "Ray" is a copper company, one of the most powerful and most corrupt.) Said Ex-Governor Hunt: "I proposed a law in Arizona requiring that papers should carry the line: 'This paper owned by the "Ray," or the "Copper Queen," or whatever the case might be.'" No wonder this ex-governor is an "ex"!

He comes to see me, and brings a clipping from the "Messenger," an independent weekly of his state capital. It appears that the wealthy bandits of the copper companies, who two years ago seized over a thousand miners and deported them from their homes, are now being tried for their crime. Says the "Messenger":

Associated Press reports from Bisbee and Douglas relative to the preliminary trial of alleged kidnappers are enough to condemn that service forever. It was bad enough to withhold service on July 12, 1917, the day of deportation, but the present stuff—

And then the "Messenger" goes on to explain in detail what is happening; the reporters of the local, copper-owned dailies of Bisbee and Douglas are acting as Associated Press correspondents, and are sending out "doctored stuff" to the country. Three times during one week of the trial at Douglas the "Bisbee Review" has had to apologize and correct statements attributed to a woman witness; these errors, "tele-graphed broadcast" by the Associated Press, have been corrected "only by local mention"!

And here is the Central Trades Council of Tucson adopting a resolution, denouncing the "brazen one-sidedness" of the Associated Press reports of the trial:

Resolved, That to date we have not seen a single article that did not feature some silly remark made by some foreigner, or illiterate witness for the state, and the vital news parts omitted.

In the case of the Colorado coal-strike, I have shown you what the Associated Press did in New York and in Denver. What was it doing meantime in the actual strike-field? In Walsenburg the publisher was "Jeff" Farr, whiskey-magnate, coal company sheriff and organizer of assassination, popularly known as the "King of Huerfano County." In Trinidad there
were two dailies owned by the chief attorney of the Colorado Fuel and Iron Company, whose son took command of one of the gunmen armies, and seized a United States mail-train to transport them. The "A. P." day man was the editor of the evening paper; the "A. P." night man was the telegraph-editor of the morning paper! Max Eastman tells me of interviewing one of them—introducing himself as a Chautauqua lecturer, desirous of getting the truth about the strike. The editor was in a mood of frankness, and said:

There's no use coming to me for the truth. A man in my position naturally gets only one side, the operators' side.

And, of course, he sent out that side. During the latter part of the strike the "Rocky Mountain News" of Denver sent its own correspondent to the field, and one of the editors told me of a conversation with the Associated Press representative in Denver. Said the latter, "Why do you keep a man down there?" Said the editor, "Because you people refuse to send me the news." And it was exactly the same during a strike in another part of the state, the "Northern field," where several score labor leaders were thrown into jail, but when it came to trial were nearly all acquitted. George Creel writes: "The Associated Press furnished the newspapers with accounts of these cases, but lost interest when the verdicts were returned."

As I write, there is a great steel strike, and from the "Panhandle" of West Virginia comes the following special dispatch to the "New York Call":

The capitalist press representatives have so falsely reported the existing strike conditions that steel strike leaders here now refuse to make any statements at all to them. Several times, after having promised to write, without alterations, the reports which the strike leaders had given, the Associated Press representatives deliberately reversed the statements.

So much for steel. And now hear what Charles Edward Russell has to say (Pearson's for April, 1914) concerning the conduct of the Associated Press in the Calumet copper-strike. In a letter to me he writes:

I may say that the Associated Press made a loud squeal on the story and blacklisted me for some years afterward, so you will see that the subject is one on which they are sensitive.
I quote from the article, "The Associated Press and Calumet":

Some of the richest copper deposits in the world are in the Upper Peninsula of Michigan, most of them purporting to be owned or controlled by a great corporation called the Calumet and Hecla. This is a mining company that is also the holding concern for seventeen other mining companies, owns a railroad or two, some smelting works, some other profit-making devices and an organized system of politics the equal of any.

It is one of the richest and most profitable enterprises in the world. Except for a few railroads like those of Mr. Hill, the Calumet and Hecla has made more money on a smaller investment than any other corporation that ever existed. In the sixteen years ending with 1912 the smallest annual dividend has been 80 per cent, and in other years it has been as much as 400 per cent.

As these dividends were declared upon a capital stock less than half of which was ever paid for, a nominal dividend of 400 per cent was an actual dividend of 800 per cent.

On every dollar ever invested in this company more than one hundred dollars have been paid in dividends, while millions of dollars of other profits have been diverted to the purchase of additional profit-making ventures. With a par value of $25.00 on which only $12.00 was paid in, the shares have now a value of $540.00 each.

This gigantic cornucopia is owned by the Shaws, Agassizs and Higginsons, leading families of Boston; and besides their dividends, they pay themselves enormous salaries as officers and directors of Calumet and Hecla, and of the seventeen subsidiary companies. Says Russell:

The Calumet and Hecla barony comprises one hundred and seventeen miles. There is every reason to believe that it occupies and has occupied this land without rightful title, and all the vast wealth it has taken therefrom really belongs to the people of the United States.

There is also good reason to believe that it has consistently violated its charter, and is now engaged in doing so every day and every hour of every day: a fact that will not in the least astonish you when you come to learn of some of its other activities, but that adds a rarely piquant taste to the pious exclamations of its attorneys on the subject of law-breaking.

And now, what of the men who worked for these copper barons? They were ill-paid and ill-treated, badly housed, worked for long hours at peril of life and limb; they lived in a community absolutely dominated by their masters; there was no other industry or source of wealth, and the politicians and the courts, the newspapers and the churches—everything was owned by "Copper." It is the old, sickening story of the over-
throw of American institutions, the subjection of political democracy to industrial autocracy.

The copper miners of the "Upper Peninsula" went on strike. They stayed on strike for many months, and during that time they were sluged and beaten up by imported gunmen, their offices raided, their leaders shot or jailed. During this entire affair the Associated Press sent out to the country a string of subtle and knavish falsehoods, of which Charles Edward Russell gives seven pages, printing them in parallel columns, first the falsehood, and then the result of careful investigations, backed by numerous affidavits. (I might add that the Congressional investigation vindicated these affidavits in every detail.)

The parallel columns which Russell gives would fill about twenty pages of this book. I give four samples, and the reader may take my word that these samples are typical of the rest:

THE ASSOCIATED PRESS
(From Washington Post.)
Calumet, Mich., Sept. 1.—The copper strike situation took a serious aspect today as a result of the fatal shooting of Margaret Faxakas, aged 15, daughter of a striker, at the North Kearsarge mine, when a picket of strikers and women clashed with deputy sheriffs guarding a mine.

THE FACTS
Her name was Margaret Faxakas. She was not the daughter of a striker, and had no connection with the strike. There was no clash with any picket. A Labor Day procession was being held at Kearsarge. It had nothing to do with the strike. A band of armed guards without excuse or occasion attacked the procession and broke it up, firing about 100 shots from their revolvers. This girl was not in the procession. She was walking along the sidewalk, and a bullet from a gunman’s revolver pierced her skull.

THE AFFIDAVITS
For instance, Victor Ozonick swears that on July 31st he was walking quietly along the public road when he was arrested, taken to Houghton and thrust into jail. After a time he was taken into the sheriff’s office and searched. A deputy sheriff struck him in the face with his clenched fist and then kicked him. He was then asked if he was a member of the miners’ union. When he said
"yes" he was dragged back to a cell and locked up for twenty-four hours. After that he was released. No warrant was issued for his arrest, no charge was made against him, no proceedings of any kind were had.

There are sheafs of such affidavits relating the manner in which the armed guards proceeded to obey the orders to "start something." The results of their efforts to obey their orders was a reign of terror throughout the strike zone. Men, women and children were shot at, beaten, ridden down by armed guards, or pursued along the highways. At the road intersections shacks were erected, from the windows of which the guards could command every house in a village, and the inmates could not stir out of their dwellings except under the watchful eyes of the gunmen and the muzzles of rifles.

THE ASSOCIATED PRESS
(From Chicago Record-Herald.)
Calumet, Mich., Dec. 11.—Guerrilla warfare, which raged in the South Range district of the copper miners' strike zone, was ended today when a force of deputy sheriffs invaded several towns there and made 39 arrests. The only person injured was Timothy Driscoll, a deputy sheriff, who was shot and seriously wounded when he and other officers attempted to force an entrance into a union hall.

The trouble this morning centered around the hall of the Western Federation of Miners in the town of South Range. Here Driscoll was shot and several of the arrests made. Henry Oski, a striker, was specifically charged with wounding the officer, and he is said to have implicated by his confession two other members of the union.

THE ASSOCIATED PRESS
(From the Washington Post.)
Calumet, Michigan, Dec. 20.—Charles H. Moyer, president of the Western Federation of Miners, was put on a train and sent out of the copper strike district tonight. The deportation was the

THE AFFIDAVITS
A mob composed chiefly of the gentlemen of the Citizens' Alliance gathered in Houghton and went by special train to South Range. There the mob attacked the hall of the South Range branch of the Western Federation of Miners, broke down the door, smashed all the furniture, seized all the books, papers and records, and destroyed several thousand relief coupons that had been prepared for the miners' families. Henry Koski, the secretary of the branch, lived over the hall. When the work of destruction had been completed the mob rushed upstairs and began with rifles to beat down the door to Koski's rooms. He warned the rioters that if they did not desist he would fire. They continued to batter the door, whereupon he fired two shots, one of which passed through the belly of one of the rioters.

THE FACTS
A mob broke into the room in Scott's Hotel, Hancock, occupied by Mr. Moyer and Charles Tanner, general auditor of the Western Federation of Miners, seized them both, beat and kicked them, shot Moyer in the back and
direct result of a refusal of families stricken by the Christmas Eve disaster here to accept relief from a committee, the majority of whose members belonged to the Citizens' Alliance, an organization combatting the five months' strike of the federation.

At the local federation headquarters Moyer's departure was called "a kidnapping by the Citizens' Alliance." The action was said to have caused no great surprise, as it was said that threats of such a possibility had been received two weeks ago.

The relief committee, which had collected $25,000, found itself unable to give away one cent when it started today to deliver the fund.

Every bereaved household that was approached told the men and women in charge of the distribution that they had been promised adequate aid by the Western Federation of Miners, and nowhere was there any assistance wanted.

It might be worth while to summarize Russell's narrative of the outcome of this last matter. The leader of the mob was an eminent Bostonian, James MacNaughton, vice-president and general manager of "Calumet and Hecla." When he was accused, the Associated Press took the trouble to send out a dispatch explaining that he could not possibly have been the man, because of an elaborate and complicated alibi—which alibi was later proven to prove nothing. Mr. MacNaughton was never prosecuted in this matter; nor was the Associated Press prosecuted—except by Charles Edward Russell. We may believe the statement in Russell's letter, that "the Associated Press made a loud squeal on the story!" I would ask: Why did they not prosecute Russell? Why is it that the general manager of the Associated Press makes nothing but a "loud squeal"? Why does he content himself with easy victories before church forums and chambers of commerce banquets? Why does he not come into court and vindicate his honor in an open contest before a jury?
CHAPTER LVIII

"POISONED AT THE SOURCE"

I have been privileged to examine a mass of material, some three or four million printed and typewritten words, the evidence collected for the defense of Max Eastman and Art Young, when they were indicted for criminal libel in November, 1913, at the instance of the Associated Press. These three or four million printed and typewritten words enable us to enter the offices of the Associated Press, and to watch its work hour by hour. They enable us to study the process whereby the public opinion of America is "poisoned at the source."

Three hundred miles from our national capital, in the lonely mountains of West Virginia, exists an empire of coal, governed in all respects as Russia was governed in the days of the Tsardom. I take up two printed volumes of testimony given before the investigating committee of the United States Senate, a total of 2,114 closely printed pages; I turn these pages at random, and pick out a few heads that will give you glimpses of how things are managed by the coal barons of West Virginia: "Check weighmen guaranteed by law, but not allowed to the miners." "Men paid in scrip which they could not cash." "Men discharged and put out of their houses, as fast as they talked unionism." "Mail burned by store manager." "Law of West Virginia relieves coal owners from liability for injuries in the mine, no matter how they occur." "Independent store-keeper refused his goods at the express office which was on company grounds." "Men not allowed to approach postoffice on company property." "Provost Marshal imprisoned nine men without trial." "No mine guard has ever been tried for participating in any battle." "Machine-guns and guards turned on peaceful crowd coming from meeting."

In "King Coal" I have portrayed the conditions in Colorado. In West Virginia conditions were in all respects the same, and for the same reason. When the sixteen months' strike in West Virginia had been smashed, the same mine guards, with
the same rifles and machine-guns, were shipped to Colorado, and under the direction of the same Baldwin-Felts Detective Agency they smashed the fourteen months’ strike in Colorado. And both in West Virginia and Colorado the same Associated Press was made use of to send to the country the same misrepresentations and suppressions of truth.

In the “Independent” for May 15, 1913, after the West Virginia strike had lasted more than a year, there appeared an article by Mrs. Fremont Older, describing the farcical military trial of some union officials at Paint Creek Junction. Mrs. Older, the only impartial person who was able to get into this court-room, made the statement: “The Provost Marshal was not only the ruling officer of Paint Creek Junction; he was the Associated Press correspondent. He had the divine gift for creating darkness.” In the next issue of the “Independent” appeared a letter from the assistant general manager of the Associated Press, declaring: “The Provost Marshal was not the Associated Press correspondent, and never had been.”

Nevertheless, this rumor would not down, and in the “Masses” for July, 1913, appeared a cartoon: “Poisoned at the Source,” representing the president of the Associated Press engaged in pouring the contents of a bottle labeled “Lies” into a reservoir labeled “Public Opinion.” Accompanying the cartoon was an editorial, one sentence of which read: “The representative of the Associated Press was an officer in that military tribunal that hounded the Paint Creek miners into the penitentiary in violation of their constitutional liberties.” The answer of the Associated Press to this was the indictment for criminal libel of Max Eastman and Art Young. The “Masses,” presumably by advice of counsel, did not discuss the case, and continued to maintain silence, even after the case was dropped. The facts are here made public for the first time—possibly because in preparing this book I have not taken the trouble to consult counsel. Here are certain facts which the public should have; and if I have to hand them to the public through the bars of a jail, it will not be the first time that has happened in history.

Was the Provost Marshal of the West Virginia State Militia a correspondent of the Associated Press? He was, or he was not—according to whether you care about truth or technicality.
You are, doubtless, a loyal American. You believe in the constitution and laws of your country, and you do not understand just what it meant to be Provost Marshal of the West Virginia State Militia during the coal strike of 1912-13. If you think that it meant to be a public official, performing a public service in the interest of the public, you are naïve. To have had anything to do with the West Virginia State Militia during that strike meant to be a creature of the mine operators, in the pay of the mine operators, owned body and soul by the mine operators. It meant that you were setting aside, not merely the laws of the state of West Virginia, but the Constitution of the United States. It meant that you were beating and flogging and shooting strikers, kicking their wives and children out of their homes to freeze in the mountain snows, turning machine-guns upon their tent-colonies, throwing their leaders into jail without trial, and torturing them there for months on end. It meant this, whether you were the lowest Baldwin-Felts mine-guard taken out of a city slum and put into the militia uniform; or whether you were Capt. Lester, an official of militia, who testified under oath before the Senate committee that it was not his business to know if miners had a legal right to organize or not—he was sent there to prevent their organizing, and he did what he was sent there to do.

And now, just what was the relationship of the Associated Press to this prostituted State Militia? Was the Provost Marshal of Militia the Associated Press correspondent in this field? He was, or he was not—according as you care about truth or technicality.

The Associated Press correspondent at Charleston, who covered all the strike, and who had been officially appointed and acknowledged, was a man named Cal Young, and he had his office in the office, or connected with the office, of the Adjt. General of Militia. This Cal Young had an intimate friend by the name of John C. Bond, who was Provost Marshal of Militia, and also was correspondent for several newspapers. Cal Young did not trouble himself to travel about in the strike field, which was widely scattered, occupying a number of mountain valleys. Bond, however, was compelled by his militia duties to travel to the scene of all troubles; therefore Bond and Young had an arrangement whereby Bond tele-
phoned news from wherever he was, and Young sent this news, not only over the Associated Press wire, but to the papers which Bond represented.

The above was stated from first-hand positive knowledge by Jesse Sullivan at the State House to an attorney for whom I can vouch. Also it was sworn to by W. Bruce Reid, reporter for the "Charleston Gazette" and the "Kanawha Citizen." Reid swore that he knew Young intimately; that Young maintained his offices in the Adj't. General's office without charge; that Young from this office transmitted orders for the movements of the State Militia, and for these services was paid out of the Governor's contingent fund; that he acted as official reporter for the state administration; that anyone who called at the State House for news was referred by the Governor and the Adj't. General to Young; that Young received news of military doings and of strike incidents from J. C. Bond, who was a printing clerk in the Secretary of State's office, and also captain and paymaster of militia; that Bond was made Provost Marshal, with absolute authority over the strike territory, and tried a number of citizens, ninety-eight in all, by military tribunal; that Bond had a regular arrangement with Young whereby he furnished Young with news reports; and that Young had an understanding with the military department whereby all news was given out through him.

Reid further testified that he was instructed by the militia authorities to distort news, and also to write editorials for his paper, supporting the military policy; that when he refused to do this, the editors of his paper were called up and practically instructed to write such editorials, and that they did this; that furthermore Reid was threatened if he failed to distort news as directed; that all these things were well known to Young, correspondent of the Associated Press; that Young was "extremely bitter against the miners' cause"; that he continually so expressed himself before Reid; that a correspondent of the "Baltimore Sun," who came to Charleston, was so impressed with Young's prejudice that he went into the field for himself, and wrote an entirely different account of the events. It was known that Young, while Associated Press representative, was seeking employment from the state administration, and he had since obtained such employment.

So much for outside evidence. And now let us hear from
Young himself. The attorney sent by the "Masses" called upon Cal Young, who told him that after the strike he had been discharged from the Associated Press by W. H. French, manager of the Pittsburgh division, and that French had stated to him that the reason was that Fremont Older and others had made complaint concerning the news that the Associated Press had furnished from West Virginia. Young admitted practically everything as stated by Reid: his desk in the Adjt. General's office, his relations with the administration, and his arrangement with Bond, whereby Bond furnished him regularly and continually with news from the field. I note three sentences from the investigator's report:

Young also stated that before martial law he got most of his information from the Sheriff or Deputy Sheriff, or from telegraph operators who were in the employ of the railroad company or the mine owners. He stated that although he went up the Creek a few times, he obtained most of the information through official reports. Young stated that through the Senatorial investigation he had to cover other territory and that during that time Bond covered the investigation for the A. P.

Such are the facts. I have taken the trouble to give them at length, so that you may judge for yourself. And in the light of these facts, what do you think of the letter published in the "Independent" over the signature of Frederick Roy Martin, assistant General Manager of the Associated Press? Do you think that Mr. Martin was entirely ingenuous when he stated: "The Provost Marshal was not the Associated Press correspondent, and never had been"?

W. H. French, manager of the Pittsburgh division of the Associated Press, was subpoenaed by the "Masses" editors, and gave his deposition in advance of the expected trial. It was a trial all in itself, and the stenographic record of it lies before me. For the light it throws on Mr. French's sincerity, let it be noted that he swore he could remember nothing whatever of his conversation with Cal Young when he discharged Young from the employ of the Associated Press. The discharge had taken place less than a year previously, and Mr. French had taken a special trip from Pittsburgh to Charleston, West Virginia, to attend to the matter. But he could not remember why he had discharged Young, nor what he had said to Young. He could not remember having men-
tioned Fremont Older's complaints. He vaguely thought that he had mentioned Bond, but he couldn't be sure in what connection he had mentioned Bond!

Mr. French explained in detail the methods by which the Associated Press handled its news, and the principles upon which he and his subordinates "edited" it. He produced a bulky mass of typewritten sheets, containing all the dispatches dealing with the West Virginia strike sent out by the Associated Press during sixteen months. Mr. French swore that this record was complete; and you will readily understand that in studying the reports it is of the utmost importance whether Mr. French was telling the truth. If the Associated Press sends out hundreds of dispatches about a strike, and if, before such dispatches are offered in evidence, they are carefully gone over and those which are flagrantly untrue and damaging to the reputation of the Associated Press are extracted and destroyed—then obviously the Associated Press has poisoned the evidence of the trial at the source.

Can I say that the officials of the Associated Press did thus poison the evidence by which they endeavored to send Max Eastman and Art Young to the penitentiary? No, I cannot say that. All I can say is, that Mr. French submitted this record under oath, as the original record, and a correct and complete record, and testified under oath that there was no possibility of its being incorrect or incomplete. Also I can say that an investigation made in the bound files of two Associated Press newspapers revealed the fact that these papers had published dispatches, marked as sent by the Associated Press, which did not appear in the correct and complete record offered under oath by the Associated Press. Such a dispatch may be found in the "Los Angeles Times," September 9, 1912, marked "(by A. P. Night Wire to the Times)." Another such dispatch may be found in the "Nashville American," September 22, 1912, marked "(By Associated Press)."

Let us take the five hundred and thirty-seven exhibits that the Associated Press did submit. By means of them we are enabled to enter the Associated Press' Pittsburgh office and watch step by step the process of poisoning the news at the source. Mr. French, it appears, was not satisfied with the bitterly prejudiced reports which his correspondent, Young, and Young's partner, Bond, sent in to him. He found it necessary to go over their dispatches, and to put in still more
poison. The dispatches, as submitted in evidence, contained numerous pencil-marks, excisions and revisions; and all these were initialed, so that it was possible to tell whether Mr. French or one of his assistants had done the work.

Mr. French, under cross examination, explained exactly upon what principles this "editing" had been done. Thus there had been cut out a sentence: "That mine-guards have resorted to unlawful practice is generally conceded." Mr. French explained that this sentence was editorial opinion; the dispatch did not say who conceded it. Mr. French declared that he used this same system of editing all through the dispatches. But in the same dispatch his attention was called to the sentence: "Contrary to expectations, the miners did not go to the meeting armed with rifles." This clearly prejudiced sentence stayed in the dispatch—in spite of the fact that the dispatch did not reveal whose expectations were referred to! And Mr. French testified that such cutting out of a sentence favorable to the miners and leaving in of a sentence injurious to the miners did not in his judgment render the dispatch unfair. Mr. French repeated the words twice: "I do not say unfair. I do not say unfair." So we are provided with a precise measure of the sense of fairness of an Associated Press manager in charge of strike-news!

In one case the story of an ambush by miners came to the Pittsburgh office, with the qualification: "According to the story which reached here this afternoon." These words were cut out—the effect of the alteration being to make a rumor into a statement of fact. Mr. French could give no justification for this proceeding. From another dispatch the sentence had been cut: "The workers were ready to stick to the last." That seemed to Mr. French a superfluous sentence! Again he had altered a dispatch which interviewed the President of the United Mine Workers of America. "He declared that the miners of West Virginia were groaning under oppressive methods." Mr. French's office had altered it to read that the miners had been groaning; and he could see no difference in this change of tense!

I have taken the trouble myself to study the dispatches; and how I wish that I might have Mr. French upon the witness-stand! I would like to go through the five hundred and thirty-seven dispatches and point out how utterly false is his claim that hearsays and opinions were not admitted. There
are literally hundreds of hearsays and opinions! For example, the miners are threatening trouble, and “it is thought that on account of this situation the martial law zone may have to be extended.” Again: “In some quarters the opinion was expressed that the miners had retired into the mountains.” Again: “All the prisoners, it was reported, have been removed from box-cars and were being made as comfortable as possible.” Again: “This afternoon there was considerable shooting at Holly Grove. It is said that men employed in the mines were accosted by strikers.” Again: “Armed miners have taken possession of the strike territory, according to reports.” Such hearsays and opinions as this you find in every other dispatch. Certain testimony is introduced before a commission of the Governor of the State, and the Pittsburgh office of the Associated Press is so in love with hearsays and opinions that it takes some of the evidence introduced and deliberately turns it into hearsay and opinion! I quote one paragraph, first as it was sent in by the correspondent in the field, and second as it was altered in the Pittsburgh office:

The evidence introduced all tends to show that the prices at the company stores have been much higher than at independent stores, and that there had been no trouble until the mine-guards were brought into the district.

According to the miners the prices at the company stores have been much higher than at independent stores. They say there would have been no trouble if the mine-guards had not been brought into the district.

On November 20, 1912, the Charleston correspondent sent a long dispatch about the fighting, and whole paragraphs of this dispatch were cut out in the Pittsburgh office. I note that in these paragraphs were many hearsays and opinions; but I note that Mr. French's assistants were not content to cut out the hearsays and opinions—they also cut out the news. Here, for example, is one paragraph that never saw the light:

During the first period of military control the sympathy, it is claimed of a majority of the West Virginians, was with the miners. Since that time many of the union miners have left this section, taking their families into other coal fields. Then, it is alleged, the contention was the removal of the mine-guard system maintained by the coal operators, which had become obnoxious to the miners.

Or these two sentences, cut from the same dispatch:
Many strike-breakers imported into the trouble zone have deserted. Today hundreds of these men reached this city from the mining district and walked the streets.

It is especially interesting to note that the date of the dispatch from which the above two paragraphs were cut corresponds exactly with a date when Mr. French, according to his own testimony, sent a special correspondent to Charleston to report the news more fully. He sent a special man, and when this special man sent news favorable to the miners, Mr. French or his assistants sliced out whole chunks from his dispatches—practically everything giving the miners' side!

On September 25, 1912, the Associated Press correspondent in Charleston was moved by some unaccountable impulse to tell the world the precise mechanism of the blacklist which the companies maintained—while insisting, of course, that they had never heard of a blacklist. Says the dispatch:

This it was shown was accomplished through a personal description of a miner on the back of house leases. If the miner was dismissed as undesirable other operators were given a copy of the description.

But was this dangerous information allowed to go out to the world? It was not!

Or again, take the dispatch of February 10, 1913, which tells how, whenever the militiamen came after the strikers, the strikers would dodge trouble; they would “defeat the purpose of the authorities by quietly retiring into the mountains.” Mr. French's office makes such a slight change; it merely cuts out one word—the word “quietly”—thus turning a joke into a military operation! Or take the night dispatch of April 22, 1913, which tells how the Governor of West Virginia made a speech to the miners' delegates. Among other things the Governor said: “I assure you that the laboring world has no better friend in public office than myself.” The Pittsburgh office of the Associated Press cut out this incendiary sentence from the Governor’s speech!

A still more illuminating method of approaching the problem is to compare the Associated Press dispatches as they actually reached the public with the facts as developed by sworn testimony of hundreds of witnesses before the Senate committee. I have made many such comparisons; I will give one.
Among the men who testified before the Senate committee was Lee Calvin, a mine-guard of the Baldwin-Felts Detective Agency. Calvin later made an affidavit, in the course of which he told of his experiences on board the "Bull Moose Special," an armored train which was taken up and down the railroads of these valleys, to shoot up the homes and tent-colonies of the strikers with a machine-gun. This "Bull Moose Special" was at the disposal, not merely of the state militia and of the mine-guards, but of the mine-operators as well. Calvin tells how he was invited by Quinn Morton, the largest coal-operator in the Kanawha Valley, to join a shooting party on the night of February 7, 1913. There were two or three dozen men with several boxes of guns; also the machine-gun. I quote from an affidavit by Calvin:

When we got near Holly Grove the brakeman commenced turning down the lights. When the engineer came in front of Holly Grove he gave two short blasts from the whistle. I was leaning out of the window and they commenced firing out of the baggage car. Flashes, lights, reports and cracks from the machine-gun took me all at once, and the train was a long stream of fire which commenced coming out of the Gatling gun. In about twenty or thirty seconds there came a flash here and there from the tents. About four came from the tents altogether, and they were about 100 feet apart, it would seem to me. No shots had been fired from the tents prior to the time the shots were fired from the train.

Do not imagine that these incidents rest upon the credibility of Lee Calvin alone. They were sworn to by numerous persons of all classes. Mr. Quinn Morton himself admitted before the Senate committee that he had called up the superintendent of the Chesapeake and Ohio Railroad and ordered the "Bull Moose Special" for that night; also that he had gone to a hardware store and purchased thirty Springfield rifles and taken them in a taxi-cab to the train. He objected to the train being referred to as "his" train—explaining that by the objection he meant that he did not own the train!

Also there was introduced the evidence of many persons who happened to be at the muzzle-end of Mr. Morton's thirty Springfield rifles: for example, Mrs. Estep, wife of a miner in Holly Grove:

Senator Kenyon: "Had there been any disorder in the settlement that night? Had you heard any shooting before that time?"
Mrs. Estep: "No, sir."
Senator Kenyon: "Could you hear this train coming?"

Mrs. Estep: "We heard it after it commenced shooting. We had not heard it before. We had our doors closed."

Senator Kenyon: "Could you see the train?"

Mrs. Estep: "No, sir; I never went out the front way at all."

Senator Kenyon: "When did you know your husband was shot?"

Mrs. Estep: "I didn't know he was killed until after the train quit shooting, and I heard some of them speak to him and call his name, and I never heard him answer."

And now, put yourself in the place of the Associated Press correspondent, with your office in the Adjt. General's office in the State House. This train, you understand, starts from Charleston, and comes back to Charleston, and militia officers are on it, and deputy sheriffs are on it. You know Quinn Morton well; you know everybody concerned well; you are in the midst of the gossip and excitement, you see the warriors come back from the fray, boasting of their achievements, laughing and "kidding" one another. You know that they have done this thing several times before, and intend to go on doing it. It is your duty to furnish the American people with news concerning their doings.

The matter is a ticklish one, because Quinn Morton is the largest coal operator in the Kanawha Valley. Of course you cannot mention his name in such a connection; you cannot imply that any mine-operator ever had anything to do with violence, nor must you admit that a striker was killed during a machine-gun attack upon a village at night. You cover the death of Mrs. Estep's husband in one clever sentence as follows:

According to information received here late today, Robert Estep, a miner, was killed last night during the rioting at Mucklow.

The above sentence is from an Associated Press dispatch. And here are the three dispatches in which the news of the "Bull Moose Special" was sent out to the world. I give them exactly as they stand, with all the telegraph marks and technicalities. I might mention that the word "correct," which has been inserted, is an "A. P." mark; I do not know its relation to the dispatch. Also I might add that the words "passenger train" are Associated Press euphemism for "Bull Moose Special." You may not recognize the events, but this is really the same "Bull Moose" expedition that Lee Calvin and Quinn Morton and Mrs. Estep have just told us about:
BULLETIN

Charleston, W. Va., Feb. 7.

Conditions are critical tonight in Paint and Cabin Creeks, Kanawha County, where a coal strike has been on over a year. A Chesapeake and Ohio passenger train was shot up late tonight; the town of Mucklow, W. Va., was riddled with bullets and a physician, with a man dying driving through the district, was fired upon. When the physician with his patient arrived at the hospital, the patient was dead.

Will Be Add,
H.
A T J—12:55 A. M.

BULLETIN

Charleston, W. Va., Feb. 7.

(Add bulletin.)

The Chesapeake and Ohio passenger train ran for half a mile under fire, but no one was injured. At Mucklow a majority of houses bear marks from rifles, but in this place no one was injured.

Late tonight a conference was held with Governor Glasscock, during which Sheriff Bonner Hill asked the governor that troops be sent into the strike territory. Sheriff Hill notified the governor that the Chesapeake and Ohio Railroad would have a special train ready to move the troops at once.

Will Be Add,
H.
A 2 J—1:11 A. M.

BULLETIN

Charleston, W. Va., Feb. 7.

(Add bulletin.)

At midnight striking miners were gathering from Paint and Cabin Creeks in the vicinity of Mucklow. There is anxiety here as to the next move of the strikers.

The engineer and two passengers were injured when the passenger train on the Chesapeake and Ohio was fired upon. (CORRECT.)

Deputy sheriffs waiting for such an attack as occurred tonight were prepared. The officers directed bullets into Mucklow from rapid fire guns and rifles. The miners' camp was subjected to a heavy fire and whether the shots were effective is not known.

Mucklow is surrounded by mountains and the fighting between strikers and the authorities is difficult.

H.
A 2 J—1:22 A. M.

These are your night dispatches. Next day more details come in, and you send a message to the effect that the sheriff and his deputies cannot get into the miners' camp to see if any of the campers have been killed or injured. Then, realizing that serious trouble is coming; you wonder whether you may not have distorted the news a little more than is per-
mitted, even to an Associated Press correspondent. You fear that you have put in a fatal dose of poison, and decide to protect yourself by sending a small quantity of antidote—such a wee, small quantity of antidote! You write:

Shooting from the train, attacked on the Chesapeake and Ohio Railroad during the night, was in the direction of the camp, and it was feared that if any of the women and children had been hurt the sheriff and his men would be unable to restrain the angry men as they outnumber the posse ten to one, and are said to be well armed.

Such is the news, and all the news which the Associated Press sent to the public about that exploit of the "Bull Moose Special" on the night of February 7, 1913. And now do you think, or do you not think, that the editors of the "Masses" were justified in their cartoon alleging that this news was "Poisoned at the Source"? I think so; also I think that Senator John W. Kern of Indiana was justified in his statements made in the United States Senate three months later, regarding the suppression of other news from this coal strike:

But to me the most startling fact bearing on the subject under discussion was this: Here was a proceeding not only unusual but almost unheard of being carried on almost in sight of the capital of West Virginia and within 300 miles of the National capital. One of the best-known women in America—a woman past her eightieth year—a woman known and loved by millions of the working people of America for the promotion of whose welfare and for the amelioration of whose condition she had dedicated her life—a woman so honored and beloved by these millions that she was known to all of them in every humble home as Mother Jones, was being tried in this unusual way before this mock tribunal.

The fact of the trial was sensational. The subject matter of the trial was of the deepest interest. The incidents of such a trial would be of necessity, not only sensational, but would interest the country.

And yet the great news-gathering agencies of the country, active, alert, with a large, intelligent force searching everywhere for items of news, were not able to furnish a line of information to their newspaper patrons concerning this astonishing proceeding.

This fact speaks volumes as to the conditions in that terror-stricken country. A zone had been established for these infamous proceedings for the purpose of suppressing information concerning them.

I was informed by a representative of the greatest of all these news-gathering agencies that the proceedings were not reported because the conditions there were such that it was not safe for newspaper men to enter the field to secure the facts for publication.

This same agency has had a representative in the City of Mexico throughout the period of the recent revolutions. He was not afraid to remain there and report faithfully the news while the streets were
being plowed and mowed by the deadly missiles from the cannons of contending armies. But in West Virginia the situation was such that the American reading public was kept in profound ignorance of the startling happenings there because of a reign of terror which could not be braved by the dauntless representatives of the American Press associations.

This single fact alone will justify fully the most searching inves-tigation.

I have discussed in Chapter XLII the mystery of why the Associated Press dropped the case against the "Masses." I always prefer to give both sides of a question, and it was my hope that I might be able to give the Associated Press explanation of this mystery. My hope was roused by Mr. Stone himself, who entered into correspondence with me, and made the flat-footed statement: "I am glad to give anyone information respecting this organization." I, being a trusting person, took Mr. Stone at his word, and wrote him a courteous letter, putting to him four questions, as follows:

1. Was any investigation made of my wife's complaint to you of the false report sent out by the Associated Press that she was arrested on April 29, 1914, in New York City? And why was no correction of this false report ever made, in spite of my wife's written request? Every New York newspaper and every other press association in America sent out a correct report of my arrest, only the Associated Press reported that my wife was arrested.

2. What was the result of the investigation which you promised to make concerning my article published in the "Appeal to Reason" in the latter part of May, 1914, telling of the refusal of the Associated Press to send out a report of a deliberate lie told by Gov. Ammons of Colorado to President Wilson? Mr. John P. Gavit of the "New York Evening Post" showed me your letter, promising to investigate this matter.

3. What was the reason the Associated Press decided to drop the libel suit against the "Masses"?

4. What action, if any, did the Associated Press take concerning the charges published in "Pearson's Magazine" by Charles Edward Russell, dealing with its gross and systematic misrepresentation of the Calumet strikers?

I put these four questions politely, and in entire good faith, and instantly my correspondence with Mr. Stone comes to an end! I wait day by day; I wait with sorrow and yearning, but no answer comes from Mr. Stone. I delay sending my book to the printer for more than two months, hoping to get a reply from Mr. Stone; but I get no reply!

I now publicly address to Mr. Stone one final communication. I implore him, for the sake of the honor of the great
institution which he represents, for the sake of the good name of all American Journalism, not to swallow in silence the charges published in a book called "The Brass Check." I implore him to have the author of that volume arrested for criminal libel—and when the case is ready for trial, not to drop it!

My wife reads this chapter and asks me to omit the last paragraph. She says I am "bow-wowing" at Mr. Stone.

I think it over and decide to accept the metaphor. I picture a big dog walking down the street, a stately and dignified dog, and a very little dog comes up behind him and says "bow-wow," and the big dog puts his tail between his legs and runs. However we may think about this incident, one thing certainly has been accomplished—the big dog has been robbed of his pose. Never again will we regard him as a stately and dignified dog!
Who owns the press, and why?

When you read your daily paper, are you reading facts or propaganda? And whose propaganda?

Who furnishes the raw material for your thoughts about life? Is it honest material?

No man can ask more important questions than these; and here for the first time the questions are answered in a book.

The Brass Check

A Study of American Journalism

By UPTON SINCLAIR

This is a book of facts; a book packed solid with facts. Says the introduction:

"Here are names, places, dates—such a mass of material as you cannot doubt, you cannot evade. Here is the whole thing, inside and out. Here are your sacred names, the very highest of your gods. When you have read this story, you will know the thing called American Journalism; you will know the body and soul of it."

Hermann Bessemer, in the "Neues Journal," Vienna: "Upton Sinclair deals with names, only with names, with balances, with figures, with documents, a truly stunning, gigantic fact-material. His book is an armored military train which with rushing pistons rears through the jungle of American monster-lies, whistling, roaring, shooting, chopping off with Berserker rage the obscene heads of these evils. A breath-taking, clutching, frightful book."
Published February, 1920, with practically no advertising, and no reviews save in the labor press, the first edition of 23,000 paper-bound copies of "The Brass Check" was sold out two weeks after publication, and orders were coming at the rate of two or three thousand per day. In three weeks we had thirty thousand orders we could not fill. For reasons not known to us two paper mills failed to keep their promises to our printers. We had to raise the cash and hustle out into the market and buy a total of 162,000 pounds of book paper, enough for 65,000 cloth and 120,000 paper copies of the book. The printings to August, 1920, amount to 144,000. In the first week of September over 1,500 orders were received from England alone.

Needless to say, there will be no publicity for this book from the everyday newspapers. The "New York Times" refused an advertisement, accompanied by a check for $156.80. Read what independent editors, here and abroad, have written:

From the "Nation," London: "We take it that this astonishing production will reach only a small number of people on our side of the Atlantic. That is a pity, for assuredly its contents ought to be known."

From the "Cambridge Magazine," Cambridge: "It is hard to recall any event in the world of print, since the development of printing itself, which deserves more attention from the reading public than the situation which has arisen over Mr. Upton Sinclair's volume, 'The Brass Check,' of which an English edition may be expected shortly."

From the "Clarion," London (Robert Blatchford): "Mr. Upton Sinclair has sent me a copy of his latest book, 'The Brass Check,' which has caused me to open my English eyes and to realize facts of which I have lived all my life in contented ignorance . . . . . The great difficulty with which the author will be confronted in America will be the boycott.
He will not be able to get his book reviewed, or answered, perhaps not even circulated. If he does get it circulated the effect will be cataclysmic."

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