HUMANITY IN GOVERNMENT

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Secretary of Labor

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III
HUMANITY IN GOVERNMENT.

By HON. JAMES J. DAVIS, Secretary of Labor.

THE WELFARE OF THE WAGE EARNER.

Introducing the Department of Labor.

The purpose of the Department of Labor shall be to foster, promote, and develop the welfare of the wage earners of the United States, to improve their working conditions, and to advance their opportunities for profitable employment.

With these words Congress in the law which created the Department of Labor, in 1913, fixed the high aims which govern the activities of the branch of the Government devoted to the service of the working folk of the Nation. This act wrote into statute law practical recognition of the rights of the body of workers who make up the great majority of our people. It accepted the principle that a happy, contented, progressive group of working men and women was fundamentally necessary to the progress of our country. It demonstrated that popular government has finally and irrevocably committed itself to the doctrine for which the working men and women of the world have struggled through all the centuries since it was laid down by the Carpenter of Nazareth—the doctrine that the laborer is worthy of his hire.

In the welfare of the wage earner lies the future of the Republic. The basis of the best patriotism lies in the homes of the people, and the vast majority of the people of America to-day are the wage earners. A contented, satisfied workman, happy in his work, earning a wage sufficient to insure comfort and advancement to his family, is a social, economic, and political asset to his community and to his country. In the direction of making every wage earner in the United States this kind of a citizen lies the work of the Department of Labor. It is a task that calls for the full cooperation of every American. It is a movement for the betterment of the individual and the Nation that calls for concerted effort by all the people. The Government can not accomplish it by legislative action, Executive order, or judicial decree. The Government representing the people can only encour-
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age; the people must aid. It is with the purpose of giving the people a clearer understanding of the purposes and methods of the Department of Labor and of enlisting the support of enlightened public opinion that these articles are written. If they serve to acquaint any considerable fraction of our people with the opportunities and services that are offered to them through the Department of Labor they will have done their duty.

In its purpose to foster, promote, and develop the welfare of the Nation's wage earners the Department of Labor has no authority to foster any special privileges for the wage earner. The safeguarding of the rights of labor, the betterment of working conditions, the advancement of opportunities for profitable employment—these are the objects of the department. In the pursuit of these objects it covers a wide field. Under its beneficent jurisdiction come not alone workingmen and workingwomen but the children of working men and women, and the unfortunate little ones who by press of economic circumstances have been forced into the stern path of labor before their time. Its great care is humanity—men, women, and children.

The present Department of Labor with its wide field of activity was the outgrowth and development of an agitation that began shortly after the Civil War, when recognition in the Federal Government for the great group of wage earners of the country was first sought. This agitation resulted in the creation of the Bureau of Labor in the Department of the Interior in 1884. The law creating this bureau was approved by President Arthur. This bureau was later enlarged and in 1888 was made an independent establishment of the Government, with its head reporting directly to the President. In 1903, under the administration of President Roosevelt, the Department of Commerce and Labor was created and the Bureau of Labor was transferred to the new department. A continued and insistent demand that the wage earners be accorded representation in the Cabinet of the President resulted in the enactment of a law, approved by President Taft March 4, 1913, creating the Department of Labor and transferring to it the Bureau of Labor (now the Bureau of Labor Statistics), the Children's Bureau, and the Bureaus of Immigration and Naturalization. The law also gave the Secretary of Labor authority to conciliate industrial disputes submitted to him. During the war the activities of the department were widely extended, and many war-time bureaus were added to the organization. With the department back on a peace basis, the Women's Bureau and the United States Employment Service have been developed as normal and necessary services, based upon the skeleton organization left from the war work. The United States Training Service also is continued to some extent through the junior division.
of the Employment Service. Of the strictly war services only the Bureau of Industrial Housing and Transportation remains in existence to dispose of the many millions of dollars in property which it acquired. To-day these make up the Department of Labor.

Each of these bureaus pursues a definite, clear-cut line of service in the department purpose of fostering the welfare of the wage earner. The Bureau of Immigration guards the gates of the Nation, and under the laws passed by Congress protects the American workman from injurious competition from abroad. It sees that aliens coming to America fit the standard fixed by our laws as proper for the preservation of American liberty and progress. The Bureau of Naturalization undertakes to turn the aliens who come to us into liberty-loving, self-respecting citizens entitled to take their place with our great group of wage earners. The Bureau of Labor Statistics keeps the finger of the department upon the pulse of labor demand and supply, compiles the vast amount of information that is vital to intelligent administration, and keeps the wage earner and the public generally informed as to employment, wages, working conditions, and cost of living. The Conciliation Service, directed by the Secretary of Labor, seeks to avert and settle industrial disputes, and to foster the spirit of cooperation in industry which is vital to the welfare of worker and employer. The Women's Bureau and the Children's Bureau work for the betterment of women and children in industry and among the wage earners. The Employment Service functions to direct idle wage earners to profitable employment, and it has developed a nation-wide organization that seeks to bring together and keep together the workman and the job.

No single thing is of greater importance to the American wage earner than the practice of thrift. Truly deplorable is the condition of the worker who at the end of a year of toil finds that expenditures have disposed of all the year's earnings, leaving nothing for the future. The worker who by supplementing his labor with thrift is able to put aside out of his earnings something that will safeguard his livelihood in the days when he can not work is serving himself, his community, and his country. He is providing future contentment for himself and is adding to the accumulated capital of his community and Nation.

I have said many times that every worker is entitled to what I call a saving wage—a wage that will do more than provide the necessities of life. I believe that the pay envelope at the close of the week or month should hold something more than enough to settle the accumulated bills for food, clothing, and shelter. I believe, as President Harding has said, "The workman's lowest wage must be enough for comfort, enough to make his house a home, enough to
insure that the struggle for existence shall not crowd out the things worth existing for."

Many modern employers have accepted the principle of a saving wage. They are realizing that the bulk of America's great buying power rests in the pay envelope of the American wage earner, and that the judicious spending of the worker is the source of prosperity for industry.

But to make the saving wage a practical economic measure the worker must do two things. He must work and earn, and he must save. The man who has money enough to insure plenty for himself and his is the man who works steadily, spends judiciously, and saves systematically. To-day the avenues of systematic saving open out on every side of us. The savings bank offers safety and profit to the individual who will take advantage of it. Building and loan associations offer opportunities for thrift and for acquiring a home. Life insurance provides a sure and certain means of saving. Our great fraternal organizations with their sick and death benefits give easy opportunity to the small saver and at the same time they foster that spirit of fraternalism, of the brotherhood of man, which is good for the human soul.

In all its activities the Department of Labor deals with human beings. Its service is to men and women and children in their human relationships. It is in daily, even hourly, touch with the intimate life of the great bulk of our people. There its work lies.

The Department of Labor faces a great future of service and accomplishment. With the cooperation of the people whom it serves it can bring to American industry and American wage earners that spirit of mutual help that will unite the interests of worker and employer, and set both of them hand in hand on the highway to achievement that will make for a bigger and better America.
ON GUARD AT THE GATES.

Through the Bureau of Immigration the Department of Labor functions to guard the gates of America against the influx of a horde of aliens whose presence in the United States might menace the general welfare of our people. The opportunities which America offers to the individual are precious, and they should not be bemeaned by placing them in unworthy hands. The man or woman who comes to the United States from abroad must be of a type mentally, morally, and physically capable of appreciating the advantages of life in the Republic, and of taking the fullest measure of success, socially, economically, and politically, under our beneficent institutions. America's 110,000,000 men, women, and children owe it to themselves to see to it that only the worthy are permitted to take up their residence among us.

At every immigrant station on the seaboard, along 3,000 miles of Canadian boundary, and on the Mexican border the officials of the Bureau of Immigration are on guard. Their duty it is to test the worthiness of every alien who presents himself as a candidate for the high privilege of residing in the United States. The tests imposed are fixed by law. In general their purpose is to bar those whose physical condition might imperil the national health, those whose moral conduct might offend or contaminate the morals of the community, those who preach the downfall of the American system of government, and, finally, those who by reason of the different economic standards under which they have lived would, if permitted to enter in unrestricted numbers, reduce the standard of living of the American wage earner. Here the Department of Labor is again in full pursuit of its high purpose—the promotion of the welfare of the man and woman who work in America. Under the law no employer may engage cheap workers in Europe, at the low European wages, and bring them to America to compete with or displace American labor working at American wages and maintaining an American standard of living. Upon one condition employers may import skilled labor. They must establish that such labor, unemployed, can not be found in the United States.

The immigration statutes bar aliens over 16 years old who are unable to read in some language or dialect. This test of literacy and the provisions which exclude the feeble-minded and the insane are the only provisions which prescribe mental standards for these
future Americans. Special laws exclude Chinese laborers and aliens from certain defined sections of Asia.

With the close of the World War, America faced a veritable flood of immigrants, seeking refuge from the conditions in the war-torn countries of Europe and the Near East. Congress, to stem the tide, passed a law limiting the immigrants from any foreign country to 3 per cent of the foreign-born persons of each nationality resident in the United States in 1910. Under this law the United States has checked the stream of aliens flowing to this country arbitrarily, pending the framing of a policy under which only the best of those applying for admission will be allowed to enter. In the first year of its operation the 3 per cent law cut down the number of foreigners admitted by more than half a million.

Nearly 1,000,000 foreigners, representing every element in the tangled populations of the Old World and every race beneath the sun, sought admission to America in the year before the percentage law became effective. During the first year under the law less than 300,000 were admitted. One effect of the law was to cut down materially the percentage of the total immigration which came from southern and eastern Europe, the source of the alien stream which the year before brought about 750,000 to our shores. The normal immigration from northern and western Europe has been practically unaffected by the percentage law.

One of the peculiar features of the 3 per cent act is the favor shown the Japanese and Chinese races. The law specifically exempts from its operation the countries with which there are treaty agreements, which leaves the so-called "gentlemen's agreement" and the Chinese exclusion laws in full force. The number forming "exempted" classes is considerably in excess of the 3 per cent limit placed upon nationals of other countries. In other words, these "excluded" races are given preference over the so-called "most favored."

The greatest fault with our present immigration system is that it gives the privilege of selection to the sovereign powers of other nations. This power was first given absolutely to the Japanese under the so-called "gentlemen's agreement," under the provisions of which that Government covenanted to give passports only to certain classes of her people. There has always been some controversy as to whether this power was fairly executed, although if it is not it is likely that her authorities have been as badly duped as our own, though they have the remedy, and we, recognizing their Government as responsible, could hardly challenge the statements appearing on a passport issued by its officers.

The passport system at the present time is at best a clumsy piece of machinery and ill adapted to our needs. It is time that we our-
On Guard at the Gates.

Selves had something to say, if we are to continue to rely upon alien labor for development of our resources, about the kind of emigrants to be given the privilege of taking part in our national affairs. Instead of the passport given by foreign Governments we should set a standard, and those qualified to be determined on the other side, giving our certificate of qualification to those entitled to admission. To accomplish this purpose I have ready for introduction at the next session of Congress a bill providing for the examination of prospective emigrants giving the following tests:

1. Blood: To determine the general condition of health, latent diseases, etc.

2. Physical: A physical inventory of the strength and condition, brawn and muscle, affecting ability to earn a living.

3. Mental: That our public institutions may not be filled with men, women, and children to whom we owe no national duty, while our own are not properly cared for. But further still, that our good American blood shall not become polluted with imbecility, insanity, and idiocy. We must keep the American race sturdy in mind as well as in body.

4. Character: This is not least, for no matter what examination might be given at our ports of entry we could not be assured that the immigrant was not a criminal, a teacher, or believer in anarchy, or an immoral person. By having our own representative verify the standing of a prospective emigrant in his home community we can very nearly determine the kind of citizen we may expect to make of him; and if he doesn’t measure up after he gets here, all will agree with me that he should be sent back to the country from which he came.

Besides the very important departure from present laws in giving America the right to choose her own future residents, two other good results will be achieved. First, it will prevent the breaking up of homes and families, all or part of which might be found inadmissible upon arrival; and, second, it would give us a record of the individual upon which our program for Americanization and education could be intelligently based. Better immigration should be the watchword, for it means better citizenship and better institutions.

In none of its wide activities does our Government come more closely in touch with the human individual than in the work of the Immigration Bureau. An unending procession of all the tribes of earth, old and young, rich and poor, educated and illiterate, files before the immigration officials, seeking the political and economic freedom of opportunity which all the world has learned can be had in America. From the long valleys of the Volga and Don, the Danube and the Po, the Tigris and the Euphrates, come strange
figures, bringing with them strange gods and unknown rites. Humanity at its best and at its worst is in this throng. Upon the Immigration Bureau rests the grave responsibility of making sure that only those who are worthy of American opportunity are allowed to enter.

In large measure ultimate responsibility in cases where immigrants are ordered excluded rests solely upon the Secretary of Labor. If on primary inspection at a port of entry an alien is not beyond doubt entitled to land, his case is referred to what is called a board of special inquiry. From the decision of this board in certain excluding cases, the alien has the right of appeal, and this appeal can be passed on, under the law, only by the Secretary of Labor himself. From 1,000 to 2,000 of these cases monthly come to the desk of the Secretary. To facilitate their disposition he has organized a special board at Ellis Island, the New York immigration station, where the greatest number of immigrants land, and a board of review at Washington, which reviews the evidence in cases appealed to the Secretary. Under a recent law a Second Assistant Secretary of Labor has been appointed, and his duties are almost entirely confined to expediting the work of the Immigration Bureau.

But with the Secretary himself rests the ultimate decision. To him in the bald record of the evidence in these cases come men whose shoulders are bent beneath the burden of age-old oppression in foreign countries, women bereft of all comfort and holding alone to the hope of better things in the land of opportunity, children who, with outstretched hands and tear-stained faces, plead for refuge and a home. Here, indeed, are tales to touch the heartstrings and harrow up the soul. Here must all the urgings of pity, charity—aye, of common humanity—be weighed in the balance with the strict requirements of the law. Here must the cold, hard logic of precedent and percept sometimes yield a little to human sympathy.

In one class of cases the law can not be too strictly read nor too rigidly enforced. These are the appeals of crafty missionaries of foreign hate and apostles of the destruction of law and order, who seek admission to America in order to preach the downfall of our institutions. With these we can hold no truce, with their aims we can find no sympathy. Many of these, bold in their menace to all that America holds dear, voice their destructive faith in accents of violence and hate. Others seek subtly to evade the law and mystify its agents, pleading technicalities and striving by devious word juggling to conceal their bitter enmity to American principles. Here the duty and service of the Department of Labor to the Nation is clear. I hold that no man deserves our aid and support who fails to embrace those fundamentals upon which our forefathers built this
Nation. I insist that all Americans must hold faith in these things—the right to protection of life, liberty, and property, the right of contract, and the right of free labor. Upon these principles rests the whole fabric of our Government and the happiness and progress of our people. I would deny our help to all men and all nations that oppose them.

Back of the Department of Labor in its handling of this vast problem of immigration there is always the statutory mandate which imposes upon the department the duty of promoting the welfare of the American wage earner, and in performing this duty the department is safeguarding the life stream of the national, social, political, and economic health.
MAKING NEW AMERICANS.

Now therefore ye are no more strangers and foreigners, but fellow citizens * * *.—Ephesians ii, 19.

Vital to the welfare of every American is the work of making real American citizens out of the motley throng of aliens who have come to this country seeking the opportunities which America promises. This is the task of the Department of Labor through the Bureau of Naturalization. In the United States to-day are nearly 14,000,000 foreign born, and of these one-half have not yet accepted the privileges, duties, and responsibilities of American citizenship. Upon the Bureau of Naturalization rests the responsibility for bringing these millions, aliens to our speech, our customs, and our institutions, to the point where we can say to them, in the words of Paul the Apostle, “Now therefore ye are no more strangers and foreigners, but fellow citizens.”

When a new baby comes into an American home it is usually a time of rejoicing. All of the relatives are interested and take the first opportunity to see and in their own way welcome the little helpless stranger. The baby is generally a force for good, but its potentialities are paramount, not its present power, strength, and ability to better the conditions of the family.

When an alien is admitted into American citizenship it should be a source of pleasure to the “family.” He should be welcomed by his “Uncle Sam” through his agents, who for this purpose should be all the people. It is a rebirth of the alien. He is more than a potential force for good to the country as a whole. He is a present force. If he be clean morally, regardless of whether or not his reasons for becoming a citizen are selfish, his admission into the body politic is a decided acquisition. If, in the old days, a slave was worth $1,000 or $1,500, who can overestimate the value of a Freeman who casts his lot with us?

Naturalization is as old as the Nation itself. In the Declaration of Independence we find as one of the grievances of the colonies against the King of England that he “has endeavored to prevent the population of these States; for that purpose obstructing the laws for naturalization of foreigners.” When the colonies had gained their independence, they also wrote into the Constitution, section 8 of Article I, that Congress shall have power “to establish a uniform
rule of naturalization * * *.” This followed as a natural sequence the indictment referred to above in the Declaration of Independence. Then, pursuant to the authority conferred by the Constitution, there followed quickly the first naturalization law, passed on March 26, 1790. History records that one of the grounds on which we fought with Great Britain in 1812 was that the right of expatriation from his native land and association through naturalization with this country was personal and inherent in the individual, and that this Nation had the right to adopt and protect as citizens those foreign born who complied with our naturalization laws.

On June 29, 1906, the existing naturalization statute, since amended in some slight respects, was approved. Prior to that time there had been little or no supervision, and naturalization had fallen into a national and to a degree an international scandal. In some instances it was bought and sold; without compliance with law it was thrown as a cloak around many who had but recently come to the United States and who possessed little or no knowledge of the institutions of this country. In 1906 Congress established for the first time a workable, uniform rule of naturalization and in addition established a Federal force to control and supervise it. The law became effective on September 27 of that year, and from that day naturalization ceased to be a scandal and American citizenship through the process of naturalization has been raised to a high standard. The Government, recognizing the inability of the courts to furnish personnel to investigate the legal qualifications and moral character of petitioners, provided a force of examiners to investigate the cases and thereafter report to the courts in order that the latter might, before they took action on the applications, be apprised of the worthiness or unworthiness for American citizenship of the applicants. As notice of each application for naturalization filed under the general provisions of the law must stand posted for at least 90 days, the Government has the opportunity to conduct a careful investigation. It has been the policy of the administrative branch of the Government to assist to a realization of their desires those who can meet the requirements of law and who are morally qualified, but to endeavor to see that those who do not possess the moral qualifications, or those who do not meet the legal requirements, are denied.

The naturalization law is a special statute, passed for a certain class, and under such circumstances those proceeding under its provisions must comply strictly therewith. It practically gives to those born in a foreign land the birthright of Americans, with the exception of eligibility for the Presidency and Vice Presidency.
On May 9, 1918, Congress passed the so-called soldier act, by virtue of which approximately 170,000 foreign-born soldiers and sailors in the American service during the World War were admitted into American citizenship without compliance with the usual formalities. Prior to the enactment of this statute it was felt by many that if those in the service were good enough to fight and perhaps die for this country, they were good enough to be American citizens. Congress evidently felt the same way. Many of these soldiers were admitted to citizenship in the camps throughout the country and some through applications filed abroad while in the service.

There never was a time in the history of this country when American citizenship meant so much to the alien born as it does to-day. Many find it difficult to find employment unless they can show that they possess their second citizenship papers. Frequently the alien’s wife and family are abroad and he must obtain citizenship before he can bring them to this country.

The average alien who comes to these shores, unless he comes to escape religious or political persecution, is not a successful man from a material standpoint. If he were he would in all probability remain in the country from which he came. If he is to become an American, the obligation to see that he recognizes that status and attains it in its highest degree is one resting in no small degree with his local community. It involves the question of the application of the golden rule. He is the raw material, generally speaking, and the making of an American rests with those who claim that title. He is the builder of the railroads, of the factories, of the homes, and our success depends to no small extent upon him. It is to our interest to see he is happy and content. If he comes to this country with ideals, we should see they are perpetuated. If he comes with no ideals, we should see that he gets them, for if he comes and lives among us without growth he is simply transplanted and might retard our advancement. If he doesn’t speak English, see that he learns to, for that is a fundamental requirement of an American. Remember that the making of an American depends not only upon what you teach him but the way you treat him.

Patriotic citizens throughout the country have combined with local communities to cooperate with the Bureau of Naturalization in the work of making the alien within our boundaries worthy of American citizenship and capable of taking advantage of the opportunities which that high estate offers. In thousands of schoolrooms across the land night classes of the foreign born are receiving instruction in the English language, the history of our country, and the ideals represented in our governmental institutions. They are becoming more familiar with our laws and customs. They are learning of the
responsibility which rests upon the individual in American life. They are becoming Americanized.

The Americanization process should not be left to chance or haphazard methods. We find the result of such procedure in every alien community. Radicalism is bred in misunderstanding of our language, American institutions, ideals, standards, and government. There is no immediate danger of destroying our government of evolution by revolution, but, nevertheless, sinister forces are constantly at work and should be checked.

The Government itself should undertake the task of educating the foreign born, and it should do so in a spirit of helpfulness and not of antagonism. From the time that he lands he should be made to feel at home and welcome—he should be made to understand that America wants to help him to secure a full benefit of the privileges which residence and citizenship here affords. But the Government must know its problem, just as an individual must know his job, before it can succeed. The school authorities keep records of the children they are to teach and see that education is furnished. The Bureau of Naturalization in its Americanization program should be no more lax in its work than the public schools. The alien must therefore be enrolled and a record kept of his progress. At the time of enrolling and at subsequent annual recordings a small fee for the service rendered should be collected, to be invested by the Government solely for the alien's welfare. Some objection to this program is raised because its opponents declare it would be similar to the old espionage system of the Czar, but, it must be pointed out, the czarist régime never had such a program for welfare and education. True, we would be able to locate more easily the radical leaders engaged in sinister propaganda against the Government. They ought to be discovered and returned to the countries from which they came. Such individuals, seeking to bring to America the conditions existing under the irresponsible governments of part of Europe and Asia, are no less a menace to America than to the law-loving aliens residing here. The alien who believes in our Government of law and order and our institutions of liberty, freedom, and equal opportunity to all has nothing to fear from enrollment for education, and has much to gain in happiness, contentment, and prosperity by a knowledge of our language and full participation as intelligent citizens in our national affairs.

These aliens come to us from nations whose system of government and scheme of human relations are antipodal to the ideals of America. They come from an atmosphere where the pomp of kings and emperors has clashed with wild political theories that lead to anarchy and destruction, where economic and political turmoil have given birth
to vile political doctrines, fatal to human governments. These doctrines, which menace the very existence of America as a nation, must be barred from our national life. We must teach the foreigner among us due reverence for those ideals of human rights, secured by representative government, of liberty under law, which our forefathers wrought into the fabric of our country when they founded the United States of America. We must make our new citizens worthy of America, and America worthy of our new citizens.
AMERICANS OF TO-MORROW.

Care for the Nation's babes, that the growing generation may be sturdy, stanch, and truly American, fit to carry the Nation forward in its progress toward the high ideals fundamental in the work of the founders of the Republic, is the duty which the Department of Labor seeks to perform through the Children's Bureau.

The Children's Bureau was established by an act of Congress signed by President Taft on April 9, 1912, for the purpose, as stated in the act, of investigating and reporting “upon all matters pertaining to the welfare of children and child life among all classes of our people,” and especially to “investigate the questions of infant mortality, the birth rate, orphanage, juvenile courts, desertion, dangerous occupations, accidents and diseases of children, employment, legislation affecting children in the several States and Territories.”

The bureau has two different constituencies to which it reports its findings. These are, first, the parents, more especially the mothers, of the country, individual mothers as well as the groups organized in clubs and associations; second, the professional workers, experts in one field or another of child care. While the individual mother wants to know how to meet her own problems, the professional workers look to the bureau for the results of research conducted on a national scale to help them in the responsibility which is theirs of putting into practice in their State and local communities the best standards of child care.

The bureau's publications, technical and popular, have been distributed since its founding to the number of over 9,000,000. Its printed material for mothers on child care is called for beyond its funds to supply; it answers, on all subjects, a total of 86,000 letters a year; and for nearly three years it has been sending into the less accessible country regions a motorized child-health station, with a doctor and nurse and equipment to examine the babies which crowds of mothers bring.

The resources and staff of the bureau are limited, so that it has hardly been able to do more than make a beginning in the vast task assigned to it. It has endeavored to select for study those questions and problems of the most practical and general import. What, for instance, are the effects of industrial depression upon children? When the fathers are unemployed, are the children forced to leave school and look for work? Do the mothers of young children find
employment to help out the family resources? In what ways is the family standard of living affected? What special hardships do the children suffer?

To obtain answers to these questions, by presenting clear pictures of typical situations, the Children's Bureau has made studies of child welfare in relation to unemployment in a New England and a Middle Western city in which unemployment has been serious.

What are the effects on children of agricultural work? Do they work as long or longer hours than they would in factory employment? Is their physical development affected? Do they receive the education which child-labor restrictions are intended to make possible? These questions are frequently asked, and the bureau is engaged in a series of rural child-labor studies covering cotton sections in Texas, beet-growing areas in Michigan and Colorado, and truck-farming regions of New Jersey, Virginia, and Maryland. A problem to which these studies are calling attention is that of the migratory laborers' families, for whose education and welfare no single community feels itself responsible. Illiteracy among them is particularly high, but serious retardation is found as well among children of landowning farmers. The bureau's child-labor studies began with a series on the employment-certificate system as the key to enforcement of laws, and reports on several State systems have been made.

In cooperation with the Junior Division of the United States Employment Service the bureau is now investigating, in several cities where "vocational guidance" has been well developed, the conditions under which children are directed into industrial life and the opportunities offered them and the requirements made by various occupations.

The juvenile court has had a rapid development in this country, but in many small towns and rural districts no special provision is made for children's cases; and in the larger cities, where juvenile-court organization is more nearly adequate, there is a large field for improvement and standardization of methods. The Children's Bureau has made a general survey of courts hearing children's cases, summarized laws, and studied 10 of the leading courts, and last year joined with the National Probation Association in calling a conference of judges, probation officers, and others interested. The conference nominated a committee to advise with the bureau in the formulation of standards which should govern juvenile-court organizations and methods of work. In addition to its reports of special studies and the proceedings of the conference, the bureau is publishing a series of brief bulletins written by leading authorities.

The plan of mothers' pensions, with its recognition of the principle that in case of the father's death or disability children should not
be taken from their mothers because of poverty alone, has been adopted in 40 States. The States, however, and sections within the States administer the plan in widely varying ways, and conceptions differ as to what the amounts of the pensions should be. The Children's Bureau made compilations of State and foreign laws; it began in Illinois—the first of the States to pass an aid-to-mothers law—a series of first-hand studies, and at present is carrying on these studies of methods and standards in several parts of the country.

The strength of the Children's Bureau has lain from the beginning in the cooperation of the Nation's women. The assistance of organizations which could be relied upon to mobilize their membership for popular child-welfare campaigns, for the arranging of infant-health conferences such as the staff of the Child Welfare Special conducts, for the securing of community understanding and aid in the bureau's special studies, or for the disseminating of information to individual mothers, has enabled the bureau to extend its activities beyond measure.

Beginning its second year the bureau, in cooperation with the Bureau of the Census, carried on a campaign for the better registration of births, assisted in this by various women's organizations, notably the General Federation of Women's Clubs. Fifteen hundred women aiding this campaign were in correspondence with the bureau. In cooperation with the general federation, with its more than 2,000,000 members, the bureau organized the national observance of Baby Week in 1916, and 2,083 communities reported joining in this observance. The campaign of Children's Year, however, carried on during the second year of the war, in cooperation with the women's committee of the Council of National Defense, was the bureau's largest adventure in cooperative effort with voluntary or local organizations. State committees were organized in every State but two, and 71,000 local committees included 11,000,000 women.

Through the Children's Bureau the Federal Government has undertaken the task of preserving the lives of the Nation's mothers and babies. Under the Sheppard-Towner Act, effective this year, $1,240,000 has been provided for allotment among the States which undertake seriously the conservation of infant and maternal life. Thirty-three States have already accepted participation in the fund and have had their places for saving mothers and babies approved by the Federal authorities. Each year in the United States from 230,000 to 250,000 babies die in the first year of life, and about 23,000 mothers die in bringing children into the world. The Children's Bureau has made extensive studies of the causes of this mortality. In various cities women associated with the bureau have taken up the problem, in a human way, seeking real causes. These investigators have reached the conclusion that if all children were
well born and well cared for the mortality among infants and mothers would be negligible.

Care of the Nation's mothers and care for the Nation's newborn babes is conceded to be the real solution of the problem. It is to provide that care that the plans of the various States seeking to participate in the Federal funds are framed. These plans must have the approval of the Federal authorities and the latter insist upon constructive and effective work. In the prosecution and extension of this work under the Sheppard-Towner Act lies the saving to the Nation of many future citizens.
PEACEMAKERS IN INDUSTRY.

Peace in industry is a condition precedent to all prosperity in America. Industrial strife means a loss to all, no matter how small the number of persons directly affected and no matter how unimportant the enterprise involved. Not only the welfare of the wage earner but the welfare of the employer and the welfare of the whole American public is touched when men quit work in a controversy with those who employ them. The workers lose in wages, the employers in profits, and the whole Nation in the service to which it is entitled from the industry. In its task of safeguarding the welfare of the wage earner and in its duty to the whole country the Department of Labor, through the Division of Conciliation, directed by the Secretary of Labor, endeavors to preserve peace in industry. Authority for this work is derived from the act creating the department, which provides that "the Secretary of Labor shall have power to act as mediator and to appoint commissioners of conciliation in labor disputes whenever in his judgment the interests of industrial peace may require it to be done."

Industry in America bears a close relationship to every individual in the country. It is so closely woven into the fabric of our everyday life that anything that interferes with the normal course of industry seriously interferes with the welfare of all of our people. The public in every instance is more or less of a party in interest to every industrial dispute. The purpose of the Department of Labor is, through its industrial peacemakers in the Conciliation Service, to encourage a full measure of production, preserve the welfare of the wage earner, and treat the employer fairly. Contented and satisfied workers mean efficiency in industry and insure better returns to both capital and labor. Capital is entitled to a just return on its investment and labor is entitled to a just return for its work. Both, if they secure these returns, go hand in hand to increase the wealth of the world by production and to insure greater comfort to the whole people.

It has been the policy of the Labor Department not to inject itself into labor disputes so long as the employers and employees are making progress toward reaching an agreement, unless requested to by one of the parties to the dispute or by the public directly affected. The department has taken the position that the best settlement of any industrial controversy is that reached by the parties themselves, without outside interference. Next in order of preference comes the settlement by mediation or conciliation and finally the settlement by
arbitration, if both sides can agree to leave the decision in the hands of a third party.

When the Conciliation Service began its work 70 per cent of the disputes in which its intervention was sought had already reached the strike stage. Recently conditions have so improved and the services of the department have been so generally recognized that less than 30 per cent of the cases before the service have reached the point where work was suspended.

The function of the Department of Labor officials in any labor dispute is purely that of peacemakers. The department has no authority to make an award or hand down a decision and then demand that the parties to the controversy abide by it. The conciliators have no judicial function. Their work is entirely diplomatic. They are industrial peacemakers, endeavoring to get the contending parties together in order that the interests affected may themselves solve their own problems. Drawing on their fund of wide experience, they suggest methods and alternatives which have proved successful in other instances and which will tend to bring about a renewed peaceful relationship between employer and employee. The department does not endeavor to impose its ideas upon either employer or worker but seeks to find a basis of just settlement that will be acceptable to both sides, even though it may not be entirely satisfactory to either. It has been found that this policy faithfully pursued results in a better feeling between employers and employees when a controversy is terminated. Through its operation barriers that keep employers and employees apart have been removed and the way cleared for better relations and a clearer understanding of the respective rights and obligations of the parties involved.

The Department of Labor has, in the nearly 10 years of existence, built up a staff of conciliators especially qualified for their delicate task. Many of the commissioners have been drafted from business, professional, and industrial life. Some have been managers of large corporations, some have been Government officials, and some have been leaders in organized labor.

The work of the conciliator can not be successfully conducted by set rules or regulations; he works by rule of thumb. The elements entering into a trade dispute are never exactly the same as those that have been met in a similar controversy. The conciliator must meet each situation in the manner best calculated to bring the contending parties together. If he can get both employer and employee to sit down around the council table and discuss their differences man to man, he has won more than half the battle, for experience has shown that no matter how great the differences may be between men, if they will get together and talk over their disagreement, obstacles which seemed impassable may quickly be overcome.
The conciliation work of the department has gradually become more and more a recognized factor in America’s industrial life, as experience has demonstrated the effectiveness of its mediation in avoiding strikes or in bringing a quick settlement of disputes where work has already been suspended. Labor has discovered that it has a standing recognized by the Government whenever its demands are based on industrial and constitutional rights. Employers, on the other hand, have found that the department will protect them from unjust and unreasonable exactions. In almost all the cases where the conciliation service has acted there has been found a fine spirit of cooperation on the part of both workers and employers.

The success of the conciliation of methods of the department is adequately demonstrated by the record of disputes in which the good offices of the department, through commissioners of conciliation, have been used from the beginning of the present administration, March 4, 1921, to June 30, 1922, a period of 16 months. In that time a few more than 500 cases of strikes and threatened strikes and lockouts have been acted upon by department officials. Of these, 345 cases were satisfactorily adjusted by the commissioners of conciliation; 59 were adjusted by the commissioners of conciliation in cooperation with local officials and agencies; 39 cases are pending or in process of adjustment, and in 59 cases the department has failed to secure a settlement. The period of industrial readjustment through which the country has been passing made the settlement of industrial disputes more difficult, but despite that fact nearly 90 per cent of the controversies in which the department used its good offices were equitably and satisfactorily adjusted. Without doubt these settlements did much to aid in the stabilizing of the generally disturbed industrial situation. Nearly a million and a half workers were involved in the disputes under consideration.

These figures do not take into account scores of threatened disputes that would have involved thousands of workers that have been quietly and effectively averted through the advice and assistance of the Secretary of Labor and the conciliation officials; nor do they take into consideration the assistance rendered committees of employers and employees in working out agreements that mean continued peace in scores of industrial plants.

The Department of Labor has no panacea for the establishment of peace in industry; it has no formula for the institution of a millennium among the workers. But I am firmly convinced that the intelligent and proper extension of the principle of conciliation and mediation as practiced by the department will reduce to a minimum those disastrous interruptions in industry which bring misery to wage earners, loss to employers, and danger and discomfort to the public generally.
SAFEGUARDING THE MOTHERS OF TO-MORROW.

Great numbers of our women, the mothers of our future generations, have been forced by economic necessity into industry as workers. They present a grave problem, for their welfare is vital to the maintenance of sturdy American manhood, virile and responsible, to meet the issues which America of to-morrow will face. The Department of Labor, through the Women's Bureau, is the agency through which the Government is seeking to make certain that the Nation's women in their migration from the home to the shop and factory are safeguarded in every direction, in order that the future of the race may not be impaired. The bureau was created in 1920 after the Women in Industry Service, organized to meet the necessities of the war period, had completed its work. The purpose of the bureau as set forth in the act of Congress authorizing its creation is to "formulate standards and policies which shall promote the welfare of wage-earning women, improve their working conditions, increase their efficiency, and advance their opportunities for profitable employment." The bureau is composed of women, directed by a woman, and concerned specifically with the welfare of women.

Women are in industry to stay. This is a fact that is generally recognized in view of the vast numbers engaged therein. Another rapidly spreading fact is that women's so-called pin money is frequently the family coupling pin—the only means of holding the family together. Women have been cogs in the wheels of industry not only because they are indispensable to the industrial world, but because the industrial world in turn is indispensable to them in their economic struggles. The Women's Bureau finds that practically 100 per cent of the married women in industry are devoting their entire wage to the support of their families, while the unmarried women assume fully as much responsibility as do the unmarried men.

Careful study to produce the smooth adjustment of the workers in industry is essential not only for a successful industrialism but for a successful society. The protection and adjustment of women workers is especially imperative, since they have the additional rôle of mothers and home makers. They are the producers of future citizens as well as of economic goods, and America of to-morrow will be as strong as her women of to-day. Moreover, the greater necessity for control of standards affecting women workers is due to
the fact that women have been in a weaker position economically than men. They came into industry more or less on sufferance, and they have not yet bonded themselves together strongly enough to insist successfully upon better conditions. Also since most women in industry are there because of financial necessity, they can not afford to turn down a job because of low wages, long hours, or unsatisfactory conditions. Therefore it is necessary to provide an opportunity for the upbuilding of safeguards to conserve alike the industrial efficiency and the health of women and to make it impossible for selfish interests to exploit them as unwilling competitors in lowering those standards of wages, working conditions, hours, and industrial relations which are for the best interest of the workers, the industries, and society as a whole.

It is the function of the Women's Bureau to collect and present facts and statistics for use in throwing light on these problems; to cooperate with other agencies in the recommendation and establishment of standards for the protection and advancement of wage-earning women. About such bones of legislative contention as the minimum wage, the 48-hour week, night work for women, and working conditions the bureau necessarily has formulated definite policies and labeled them "the standards for women in industry." These have been circulated until they have become national slogans. First, there is need for the ideal industrial week for women—that is, the 8-hour day, the half-holiday on Saturday, one day of rest in seven, and no night work. Equally important has been the cry of equal pay for equal work. A woman who does a man's work in the factory and carries a man's responsibilities in the home in the maintenance of a family obviously should receive the same pay as a man. The minimum wage rate should cover the cost of living for dependents and not merely for the individual.

Of no less interest are standardized working conditions for women wage earners. One of the guiding principles of modern industrial engineering is that a working environment established on the cornerstones of comfort and hygiene, science, and sanitation forms a strong foundation for a superstructure of efficiency. The bureau points out that as long as women work in plants grimy with the accumulation of dirt and lint, strain their eyes at their jobs because of glare or insufficient light, stand all day without a seat in sight, or sit continuously in a cramped posture—as long as safety is jeopardized by unguarded machinery or lack of fire protection—then some action is necessary. When health is menaced by such things as the common drinking cup and the common towel, there is urgent need for improvement.

These questions have both their economic and sociological significance. In industrial competition those employers realizing the
value of the elimination of all possible obstacles to production and all apparent causes of disaffection naturally bid fair to come out ahead. If for no other reasons, good conditions in industry pay. Were efficiency, however, the only motive for concern about the workers' surroundings, the matter could be left to individual employers and need not become a legislative problem. A much more fundamental necessity for the consideration of working conditions is the sociological. Industrial conditions that affect the health and well-being of individual workers affect the whole community. In this connection the protection of women wage earners is particularly important. Whatever lowers the vitality and saps the energies of women limits their ability to bestow a good health heritage upon their children and upon society. Another menace to the community is the failure to establish right systems of sanitation in industry, which means the inevitable spread of disease both through the workers and through the goods produced. Furthermore, the maintenance of the standards of working conditions at a high level promises a corresponding rise in the standard of living. Women working in comfortable and hygienic surroundings will have more energy, time, and desire to live satisfactorily. The opposite is undoubtedly true. The industrial world which with one hand offers women economic opportunities should not with the other hold them down in the sociological morasses resulting from stagnant methods in industry.

Ever since woman was first admitted to a place in industry and commerce there has been a controversy as to the right of women to take part in the gainful vocations. This question the Women's Bureau does not attempt to solve. It can not be denied that personal means of earning a living is the right of every woman having no other means of support, and in this right she should be fully protected. At the same time all will agree that women in industry would not exist in an ideal social scheme. Women have a higher duty and a higher sphere in life. Eve was the companion and helpmate of Adam and in every way his social equal, but it was for Adam to protect Eve and provide for their posterity. It is true that later womankind were considered inferior, and became, we might say, slaves of society. All civilized nations are again coming to recognize the equality of women and men and in no country are her rights greater than in America, where her social standing is even higher than man's. With all this, I personally prefer to see a woman guiding the destiny of the Nation in the home. There is no vocation higher than that assigned by God and woman has been called to the care of children, the future society of the world. The position of mother is the most honorable and the most revered. She should be protected in the home and facilities given her to lessen the burden of responsibility placed upon her shoulders. She should have the recreation to which
she is entitled and the conditions of her employment should be such as to remove the thought of monotony too often found in the home life of the mother. But because the woman is entitled to and should be in the dignified calling of home maker, she should not be discriminated against when necessity drives her to a position outside her natural sphere.

A gradual realization of these truths is spurring many individuals and organizations into programs of reform, and it is to the Women's Bureau that they turn for scientific and reliable information. From all sections of the country S O S calls are dispatched for advice and assistance. From all types of progressive institutions—industrial, economic, social, legislative, political, religious, civic, and educational—come requests for information.

I hope that it will be possible so to organize the bureau that 5,000 women will be in the field carrying abroad the gospel of what should be the ideal social and industrial condition of women in relation to our national life, perhaps not on a salary basis as agents of the Government, but workers in their respective communities—women forming the best of our citizenry, who will, through women's organizations and all other agencies available, assist in the work of the Women's Bureau. If they only read before their organizations a paper containing a message from the Government for their encouragement and benefit, such cooperation would be helpful.

The spread of the activities of the Women's Bureau into a network throughout the country is largely the result of women's quickened interest in industrial conditions for women. Her new political status has been used as a stronghold for safeguarding women wage earners. Women are now in positions of authority in the State departments of labor of 17 States and in the District of Columbia, also in minor positions in 16 other States. In such ways the State governments are joining with the Federal Government in emphasizing the need for making industry safe for womanhood in America.
FINDING THE FACTS.

Facts are a fundamental need in any movement which has for its purpose the advancement of humanity. Before we can provide any group of men with opportunities to benefit themselves, to improve their social, economic, and political status, we must know their needs, exactly and in detail. The Department of Labor in the pursuit of its law-imposed duty of fostering and promoting the welfare of the wage earner finds that its first and vital need is facts. It must know in full and complete detail every circumstance surrounding the work, the play, the home life, and the civic activity of the wage earner before it can undertake to aid him in his struggle toward better things.

It is particularly fitting that the fact-finding organization of the Department of Labor should be the bureau from which the department itself grew, the bureau which had been in existence and at work for nearly 30 years before the department itself was created. The Bureau of Labor Statistics was formally organized as the Bureau of Labor in the Department of the Interior in 1885. In 1888 it became an independent Bureau of Labor and in 1903 it was placed in the Department of Commerce and Labor. With the creation of the present Department of Labor it became the Bureau of Labor Statistics, the fact-gathering organization of the department. Its function is described in the act which created it in 1884 which provides that it “shall collect information upon the subject of labor and its relation to capital, hours of labor, and the earnings of laboring men and women, and the means of promoting their material, social, intellectual, and moral prosperity.”

In its nearly 40 years of service the Bureau of Labor Statistics has perfected a reliable system for collecting authoritative information, and its long experience has made it a smoothly running, efficient organization. It gathers, collates, and reports statistics of labor and generally disseminates labor information. It maintains a constant and close touch with every ramification of the wide field of labor activity, and the fruits of its researches are made immediately available to the Secretary of Labor and the other bureaus of the department, as well as for general publication. The department, in its policy of service to the whole people, makes the information gathered by the Bureau of Labor Statistics available to the public.

From the cost of beefsteak in New York to the hours of labor of a harvest hand in Texas every detail that affects the wage earner interests the Bureau of Labor Statistics. An indication of the
breadth of the studies made by the bureau is given in a partial list of its series of publications, which includes: Wholesale Prices of Commodities, Retail Prices and Cost of Living, Wages and Hours of Labor, Employment and Unemployment, Workmen's Insurance and Compensation, Industrial Accidents and Industrial Hygiene, Labor Laws of the United States, and Foreign Labor Laws. Through its field forces the bureau collects monthly the wholesale prices of commodities and retail prices. Four times a year the bureau makes a survey of the cost of living, covering the changes in living costs of workingmen's families in 32 cities of the United States. Reports of wages and hours of labor are collected from time to time from representative establishments in the principal industries in various industrial centers of the country. These statistics the bureau secures directly from the pay rolls of the various establishments studied. Union scales of wages in 66 cities of the United States are collected annually, and these figures cover the scales of wages of more than a million employees in the organized trades. Employment statistics are gathered monthly from representative establishments in 13 of the country's important industries.

The Bureau of Labor Statistics issues the Monthly Labor Review, which is fulfilling the purpose of an authoritative medium of all information relating to labor. The broad range of material published in the Review and the exact and up-to-date statistics presented have made it indispensable to those who seek authoritative information in all labor lines. Many important short articles on labor subjects are printed in the Review and the results of investigations made by the bureau appear in short reports on each phase of the subject as it is completed. Month by month developments in the whole field of labor are recorded, and domestic and foreign labor information is made promptly available. Reports of the various State labor bureaus and other agencies dealing with labor and digests and reviews of important new legislation, court decisions, and administrative orders affecting labor are published promptly. Statistics of immigration and summaries of the work of the various bureaus of the Department of Labor are presented, and important trade agreements and the proceedings of important labor conferences in the United States and abroad are summarized.

In addition to the Monthly Labor Review the Bureau of Labor Statistics publishes in individual bulletins the results of the special investigations undertaken by the bureau.

The bureau has accomplished much in the direction of obtaining cooperation among the labor bureaus and similar agencies in the various State governments. It has likewise made progress toward the standardizing and harmonizing of State laws and administrative practice which affect the wage earner.
These widespread activities of the Bureau of Labor Statistics and the painstaking performance of the duties of that bureau furnish the Department of Labor with that fundamental basis of fact which is vital to the carrying out of the purposes of humanity at which the department aims. The information in the hands of the Bureau of Labor Statistics helps to provide the groundwork for the administrative policies and practice of the department.

Such statistics, however, can be of value only when kept alive and when they can be secured to meet emergencies as they arise. Unfortunately the funds available will not permit of extensive investigation into every case where statistics procured quickly would be of value. Adequate information concerning specific industries at a stated time would go a long way in settling disturbances when they arise. To a limited extent the Bureau of Labor Statistics has rendered service of this special nature, but whenever it does so it must omit some other things which the American public has come to expect from it.

To keep its figures alive and present them in an understanding manner for whoever is interested in the issues involved is the aim of this bureau.
BRINGING THE MAN TO THE JOB.

At no time is the American wage earner in such need of intelligent and effective attention to his welfare as when he is among the unemployed. When the worker is out of a job, he is more than likely to become the victim of the fake employment agency, which fattens upon the needs of the unfortunate. To aid the wage earner when he is seeking employment Congress authorized the establishment in the Department of Labor of the United States Employment Service. Under this authorization the Employment Service was directed to maintain a national system of employment offices, and to coordinate the public employment offices throughout the country by furnishing and publishing information as to opportunities for employment and by maintaining a system for clearing labor between the several States.

Under this act Federal cooperation has been established with the State employment service of 36 States and municipal employment services in 4 other States, with the result that cooperative employment services have been maintained in 40 States and 176 cities of the Nation. Through the coordination of these Federal, State, and municipal employment services, approximately 30,000 people are registered for employment monthly, 170,000 requests for help are received, 160,000 referred, and approximately 135,000 placed. These placements are made without charge to either the employer or employee.

Through these State and municipal employment services, in cooperation with the United States Employment Service, a system of public employment offices throughout the country has been coordinated for the purpose of furnishing and publishing information as to opportunities for employment and maintaining a system of clearance of labor between the various States.

In addition to the maintenance of a national system of coordination of public employment offices, the United States Employment Service conducts an industrial employment survey monthly, providing an accurate index to employment conditions in the 48 States of the Union, the leading 65 cities of major industrial importance, and 355 cities of minor industrial importance. The scope of this survey covers the fluctuations in employment in the 14 basic industrial groups as set up by the United States Census Bureau. The organization necessary for the collection of these data consists of district directors situated in nine geographic divisions of the
country who have selected voluntary agents located in each industrial center. These agents have accepted the responsibility for the collection of information monthly concerning the "number of workers on the pay roll in industries usually employing 500 and over." For the purpose of comparison the actual number of workers on the pay roll are collected from the same identical concerns monthly. These volunteer agents have been appointed special agents. The 1,428 establishments report to this service through special agents and representatives of their industries. These industries have been selected from divers sections of the country and include those who usually employ 500 and over. General employment comment is collected by the district directors from authoritative sources, supplemented by intelligent opinion. This information is published each month in the Industrial Employment Information Bulletin.

This bulletin serves chambers of commerce, trade-unions, large industrial concerns, railroads, employers of labor, and the general public with systematic, accurate, and unbiased information which assists them in the distribution and clearance of labor, and the expansion of business.

For a number of years the United States Employment Service has maintained a Farm Labor Bureau for the purpose of assisting in caring for such crops as required especial seasonal labor help. In performing this service the Farm Labor Bureau has cooperated with the labor departments of the different States. In many localities where the bureau has directed its activities the agricultural association and county farm agents have been of great assistance and have added materially to the efficiency and the effectiveness of the work.

The headquarters of the Farm Labor Bureau is at 2014 Main Street, Kansas City, Mo. The bureau has no definitely defined boundary lines, although thus far its work has been conducted chiefly in the Midwestern States from the Mississippi River to the mountains and from Texas and Louisiana to the Canadian line. In all of these States Federal directors and special agents of the United States Employment Service assist the field representative and constitute an organization that is rendering services that are coming to be looked upon by farmers and business men alike as indispensable to agriculture. The handling of the wheat-harvest labor problem is the largest job the Farm Labor Bureau undertakes. In 1921 the Farm Labor Bureau handled through its various offices and field men 70,959 harvest laborers. This was only a part of the men used in the harvesting of last year's crop, but it was essential. Without these men, millions of bushels of wheat would have gone to waste. Through the Farm Labor Bureau hands were obtained for the harvesting of more than 30,572,800 acres of
wheat. The wheat belt is located in the northern and panhandle section of Texas, Oklahoma, Kansas, Missouri, Iowa, Nebraska, and North and South Dakota. During the harvest season, in addition to the maintenance of temporary employment offices in these States, numbering 30, employment offices are maintained in St. Louis (Union Station), Kansas City, Sioux Falls, and Denver.

The United States Employment Service also maintains a junior division which deals with the youth of the country, both sexes, between legal workings age and 21. Its purpose is to aid the schools in assisting boys and girls to select and prepare for some definite occupation in which they may be efficient, productive, and constructive workers, and offer to employers the best possible facilities for the selection of their junior employees. Information is supplied to schools regarding organization requirements and changes in industry. As an employment agency the junior division has as its aim pooling the junior labor supply at its source and distributing it in such a manner that each individual will realize his best possibilities and contribute his utmost to the welfare of the society. A junior placement office—equipped with a personnel familiar with business conditions and trained to understand the needs alike of industry and of boys and girls and the obligation of public education to both—does this with an immediate and practical effectiveness.

The activities of the junior division are devoted mainly to the establishment and maintenance of a number of local centers in which methods of junior guidance and placement have been studied and developed. They are located in 16 cities which have been chosen with the view of representing various sections of the country. They also present considerable variety in size, industrial conditions, and guidance and placement problems.

The United States Employment Service also cooperates with the United States Veterans' Bureau in the placement of rehabilitated disabled veterans of the World War.

The United States Employment Service is in daily receipt of applications for employment from practically every State in the Union, which are in turn referred to the Federal directors and superintendents of municipal employment offices in the sections, districts, or cities in the States from which the applications come. It is also in receipt of complaints of abuses by private employment agencies, which are promptly referred to the various States in which the complaints are made. An example of this was the establishment of a private employment agency offering future employment to people at Muscle Shoals, for a stipulated fee. As a matter of fact, Muscle Shoals presented no opportunities for employment, and
through the agency of the United States Employment Service in cooperation with the War Department this agency was compelled to cease its activities. Another example is the circulation of an advertisement purporting to represent the United States Employment Service, giving an address as Washington, N. C., which was promptly closed through the agency of the United States Employment Service, Department of Labor, and Department of Justice.

One of the evils of American industrial life is seasonal or part-time employment. Without going into the details of its causes and correction (which should be the concern of every employer and employee) here is a job which could be handled efficiently by the United States Employment Service. In a large number of trades and industries there is a known intermittency of employment. Sometimes the exact time of the appearance of the period of shut down can not be previously ascertained, but in all periods of unemployment the wage earner should be encouraged to take up a secondary occupation. In the building trades in the Northern States there is a certainty of slack employment during the winter months. If men who follow these were all induced to learn a trade or occupation which could be followed during these slack times their earning and purchasing capacity would be greatly increased, for it is the yearly and not the daily wage that counts. The increased earning capacity probably would be the difference between the living and saving wage.

What is true among the building trades of the Northern States is just as true of many industries the country over. Whether the period of unemployment be ascertainable in advance or not the doctrine of consecutive work should be preached. When out of employment get to work, if not at your trade, then something else. This slogan consistently carried out would result in greater earnings and lower retail prices in the industries affected. To carry out such a program of education would take money, but the cost would be met a thousandfold in greater earning power, increased prosperity, and more contentment among American wage earners.
THE HOUSING PROBLEM.

Created during the war for the purpose of providing housing accommodations for those engaged in war industries, the United States Housing Corporation has furnished a permanent contribution in the field of industrial housing which is of inestimable value. Proof of this statement may be found in a survey of the 28 model communities which have been built under its direction in several States throughout the country and which are practical demonstrations of the fact that in the construction of homes for wage earners it is possible to consider the aesthetic as well as the utilitarian viewpoint.

Upon the termination of hostilities the construction work of the corporation ceased. Its activities at the present time may be summarized as follows:

1. Rentals and sales.
2. Collection from rentals and sales.
3. Liquidation of transportation and public utility loans.
4. Auditing of original construction accounts.
5. Operation of the Norfolk County ferries.

The properties of the corporation comprise some 6,000 houses, as well as several hotels and dormitories. They are scattered throughout 17 different States of the Union. Throughout the war these properties were rented to employees engaged in industries essential to the national defense. With the cessation of armed strife the necessity of Government intervention in this field of business ended and the duty of recovering the largest possible proportion of the Government’s vast expenditures on this account devolved upon the corporation. Instead of authorizing the immediate sale of its properties to speculators, with the opportunity for exploitation of the ultimate purchasers which such a course would have involved, the corporation formulated a policy which was not without a touch of altruism and which was calculated to increase home ownership throughout the Nation. It contemplated that an effort should be made to dispose of these properties to individual owners for their own occupancy before they were offered in bulk to speculators.

A considerable proportion of the corporation’s work to-day is fairly comparable with that of a huge real estate and title company combined. It requires a knowledge of, and the application of, the local laws governing conveyancing in each of the various jurisdictions
in which those properties are located, and the drawing of the necessary deeds, mortgages, notes, and other instruments incident thereto.

As a corollary to creating additional housing accommodations the corporation was also charged with the duty of improving existent transportation and other public utilities to meet the needs of populous centers affected by the war. Advances on this account amounted to approximately $6,000,000. These advances are secured by liens on the properties involved or by collateral security bearing interest at the rate of 5 per cent. Periodical collections of interest on these loans are being made and arrangements are now under way for the liquidation of several of them in accordance with the terms of the respective contracts.

Another important function of the corporation is the operation of the Norfolk County ferries. Norfolk and Portsmouth, Va., between which cities this utility furnishes the principal means of transportation, were the scene of great war activities. Neither the city of Portsmouth nor the county of Norfolk, which jointly own this utility, was financially able to undertake the improvements necessitated by this increased traffic. On behalf of the Federal Government, therefore, the Housing Corporation assumed supervision over these properties and spent over $1,000,000 in their rehabilitation. It is consequently in charge of their operation pending the liquidation of its loan. During the past fiscal year the increase in earnings over all preceding years which the corporation has been enabled to show as a result of economical and efficient management has called forth the highest commendation.

The Government hotel is, perhaps, the largest American-plan hotel in the world. Erected to provide accommodations for employees of the Federal Government drawn to Washington during the war, the hotel is still filling an urgent need in the Nation’s Capital. For a nominal sum per month its patrons are furnished accommodations which far surpass those obtainable elsewhere at a similar rate. A standard of service is maintained which is designed to promote the physical and moral well-being of the guests, and which has, undoubtedly, rendered them more efficient in their daily work for the Government.

It has been well said that home ownership is the most effective antidote for Bolshevism. In determining upon a policy for the disposal of its properties, therefore, the Housing Corporation not only had in mind the recovery of the largest possible amount of money but attempted as well to encourage individual home ownership throughout the Nation. Logical benefits which may be expected to accrue to wage earners from the successful consummation of this policy are: The acquisition of a stake in the community through the purchase of a home on easy terms and at a comparatively low
cost; a stimulation of interest on the part of the individual in civic affairs; increased efficiency and better living conditions for both himself and the members of his family. The employer, on the other hand, is the gainer through greater efficiency in his working force and a reduction in his labor turnover, to which inadequate or unsatisfactory housing for his employees is, perhaps, the largest single contributing factor. The community as a whole is the beneficiary through the establishment within its confines of attractive, wholesome, and sanitary homes for at least a portion of its industrial population, a resultant improvement in the relations between employer and employee, and the consequent elevation of the economic, political, and moral standards of the community as a whole.

The experience of the United States Housing Corporation has placed on record a vast fund of information that can be made of immense value to the prospective home owner and home builder. If, through the corporation or a similar organization, that information can be kept up to date and available to the public, it can be made to render a greater service to the public and to the Nation as a whole. There is no greater patriotism than the love a man feels for his home and throughout all time the home owner has been the best citizen. The experience of the corporation constitutes a great step in the direction of solving the housing problem and it should not be lost to the country.
INDUSTRIAL TRAINING AND REHABILITATION.

By virtue of their offices the Secretary of Agriculture, the Secretary of Commerce, and the Secretary of Labor are ex officio members of the Federal Board for Vocational Education. This board was created by act of Congress in 1917 to fill a growing demand in the United States for education which will fit young men and women for the places which they expect to occupy in the commercial and industrial life of the Nation. It was an outgrowth of the realization that our public-school system as at present constituted does not meet the needs of more than 90 per cent of our people. In 1912, during hearings held by a congressional committee, Dr. H. G. Williams, of Athens, Ohio, dean of the State normal college, testified that only about 8 per cent of our people were engaged in the professions, which means that an educational system which does not fit 90 per cent for industrial and commercial life is unbalanced and ought to be adjusted. The act of February 28, 1917, provides in so many words “for the promotion of vocational education; to provide for cooperation with the States in the promotion of such education in agriculture and the trades and industries; to provide for cooperation with the States in the preparation of teachers of vocational subjects”; and makes appropriations for that purpose.

Contrary to the prevalent belief among laymen, the Federal Board for Vocational Education is not a war-time organization, and was not created for war-time purposes. Following the war, however, when our boys began returning from overseas, many of them crippled and incapacitated to follow their regular callings, it was only natural that the Government should use the facilities of the board in its efforts to rehabilitate the men who had suffered industrial handicap through the military service.

I have had considerable experience in vocational education. I was brought up in an immigrant family, and at an early age helped to supplement the family budget by working in the mills where I learned my trade as a puddler; I learned the need of young America for vocational education; it was practically the only kind of education, other than my Sunday-school training, that I knew in my early youth. Later in life when I became director general of the Loyal Order of the Moose I put into effect, for the orphan children of the Moose, my ideas on vocational education and proclaimed the slogan of that institution “Every child is entitled to at least a high-
school education and a trade." My experience in organizing the school at Mooseheart, where we are caring for and educating 1,200 dependent children under that slogan, was responsible more than anything else for my election as chairman of the Federal Board for Vocational Education.

Hence my particular interest in the work which this board has done in the rehabilitation of incapacitated ex-service men. I recall as one of the first problems presented to me a deficiency in the appropriations for the Federal board—a failure in the amount of funds granted to do all that we believed should be done for the veterans of the World War. I took the estimate for needed additional funds to the President and explained to him that at that time we were spending an average of $1,000,000 a day for the relief of those who had borne the brunt of the Nation's war, but that we thought that more should be done for them—that additional facilities should be made available to these boys that they might become proficient in occupations for which their incapacities did not unfit them. He said to me: "If it takes every dollar in the Treasury of the United States, if these boys have lost their opportunities for gainful employment because of their service for the country, and it is possible to bring them back, we're going to do it."

One of the biggest problems that confronted the President upon his assumption of office was the winding up of war-time activities and to gather up the loose ends of extravagance of the previous few years. In the extra session of Congress called by him the Sweet bill was enacted providing for the assembling of all Federal Government activities relating to ex-service men under a single administrative control in the newly established Veterans' Bureau, and into this bureau was transferred the Soldier and Sailor Rehabilitation Division of the Federal board, and the board is now organized upon a peace-time basis to meet the demands upon it in the trade and industrial fields.

The administrative services of the board are organized in five units: Agricultural education service, trade and industrial education service, home-economics service, commercial education service, and vocational rehabilitation service. The policy set up in the vocational education act and generally adopted voluntarily under that act in the States is in line with the best efforts that have been made during the past decade in the field of education in this country and in foreign countries. Briefly stated, this policy is that public-school education shall be made a vital factor in the everyday affairs and interests of the communities which provide financial support for such education, and of the citizen taxpayers and their families, including the young and old of both sexes living in these communities.
Under this policy education is not a thing apart, reserved for the comparatively few who may be provided with means and leisure for undertaking academic and university training. However great the educational value of secondary school instruction formulated to meet the entrance requirements of our colleges and universities may be, such institution is only one sort of education, and it is not necessarily the sort of education of greatest value to those who do not ultimately enter our higher educational institutions. To be a vital factor in our social life education must respond to the interests of every class of citizens. Vocational education particularly must, so far as possible, respond to the interests of every vocational class in the broad field of agriculture, industry, trade, commerce, and homemaking. It is therefore essential that these great classes shall be fairly represented in the administrative agencies directing and promoting the development of public-school education.

Consistently with this fundamental principle of education the vocational education act provided specifically for representation of labor, agriculture, and manufactures in the membership of the Federal board. Each of these broadly defined interests is in fact given double representation on the board, once through the Secretaries of Agriculture, Commerce, and Labor—ex officio members—and again through three members appointed by the President to represent labor, agriculture, and manufactures, respectively. Education in its broadest aspects also is given representation through membership ex officio of the Commissioner of Education. This membership is thus fairly devised to represent a wide range of practical interests of which public-school education, if it is to function effectively in a democracy such as ours, must take full account.

In an article of this description it is impossible to go into details of the administration of a bureau whose work is as broad, as important, and as interesting as that of the Federal board. We encourage vocational education because we believe every child has a right to an education that will fit him for his proper place in the world's work, but another and equally important phase of the board's activities is that of rehabilitation of the man disabled in industry. Every American citizen recognizes the duty of the Nation to care for those who have become disabled in fighting the Nation's battles of war at home and abroad. We believe this to be just because the ex-service man has discharged a duty toward the country and has sacrificed something as a result of his patriotic response to protect the welfare of the land of his allegiance and his Government. But the man engaged in military service is not the only person who contributes to the Nation's good. The welfare of society depends as much upon the individual who produces the prosperity of the country.
or who keeps the fires of industry burning in times of war as upon him who shoulders a gun upon the foreign field. The welfare of every man in a community should be the concern of every other member of that community. The man engaged in industry is discharging his duty toward his fellow men, and the man disabled in the pursuit of a legitimate calling is entitled to rehabilitation, if that be possible. In cooperating with the States, the Federal Board for Vocational Education is placing men in industry who through misfortune had once been deprived of their means to earn a livelihood. Truly the Federal Board for Vocational Education is in this activity dispensing "humanity in government."