

IN THE DISTRICT COURT OF THE UNITED STATES OF
AMERICA FOR THE NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION.

In Equity No. 14.

UNITED STATES OF AMERICA

VS.

INTERNATIONAL BROTHERHOOD OF ELECTRICAL WORKERS,
LOCAL UNIONS NOS. 9 AND 134, ET AL.

This cause coming on to be heard upon the bill of complaint of the United States of America, petitioner herein and upon the answer of the defendants filed herein on March 21, 1913, and upon the temporary injunction heretofore entered herein on March 11, 1913, and the United States of America, petitioner herein, now moving that said temporary injunction be made permanent, and it appearing to the Court that the allegations of the petition herein are sufficient under the provisions of the act to regulate commerce and the amendments thereto, and that the Court has jurisdiction of the persons and the subject matter and that the defendants have each been regularly served with proper process and have filed their answers to the said petition, and the said defendants appearing now by their solicitors, Litzinger, McGurn and Reid, have given and do now give in open court their consent to the rendition and entering of the following decree and the court being fully advised:

The Court finds that the material allegations of the Bill of Complaint are sustained.

Now, therefore, it is ordered, adjudged and decreed:

That the said defendants, International Brotherhood of Electrical Workers, Local Union No. 9, International Brotherhood Electrical Workers, Local Union No. 134, Martin J. Healy, individually and as President of said Local Union No. 9, Michael J. Doyle, individually and as President of said Local Union No. 134, William J. Sloan, individually and as Business Agent of said Local Union No. 9, W. N. Harris, E. M. Lamie, J. J. Elliott, W. Conrad, E. D. Shanks, G. Florian, W. Saunders, B. Warner, W. Sinclair, S. O. Minor, A. V. Beckner, F. S. Allen, H. Coghill, M. O'Day, J. C. Carroll, Jr., J. Gaul, Bert Coghill and Frank H. Carroll, and each and every of said defendants, and each and every of the members, officers, agents, servants and representatives of the said defendants, and each of them, and any and all persons, associations or corporations now or hereafter aiding or abetting or confederating or acting in concert with or conspiring and

combining with said defendants, or any or either of them, in committing the acts and grievances, or any of them, complained of in said Bill of Complaint, and all other persons whomsoever, are permanently enjoined and restrained from in any manner interfering with, hindering, obstructing or stopping any of the business of the Postal Telegraph Cable Company of Illinois described in said Bill of Complaint, in the management, conduct or operation of any of its business as a common carrier of telegraph messages between or among any states of the United States or of messages of the Government of the United States, or from in any way or manner cutting, burning, tearing or otherwise injuring, destroying or interfering with any of the telegraph lines, wires, aerial cables or underground cables of said Telegraph Cable Company engaged in interstate commerce or in transmitting messages to or from states other than Illinois from or into said State of Illinois, or messages of the Government as aforesaid, and from in any manner interfering with, injuring or destroying any of the property, including the telegraph poles, wires, conduits, aerial cables, underground cables, call circuits, call boxes, and other property, of said Telegraph Cable Company engaged in or used for the purpose, directly or indirectly, of or in connection with interstate commerce or the transmission of messages between or among different states or the transmission of messages sent by the Government of the United States or any of the officials thereof, and from compelling or inducing or attempting to compel or induce by threats, intimidation, persuasion, force or violence any of the employees of said Telegraph Cable Company to refuse, fail or neglect to perform any of their duties as employees of said Telegraph Cable Company in connection with the interstate business or commerce of said Company or the transmission of messages between or among different states as aforesaid or the transmission of messages of the Government of the United States or any of the officials thereof, or to temporarily or permanently suspend the performance of any of their duties as employees of said Telegraph Cable Company, and from

compelling or inducing or attempting to compel or induce by threats or intimidation, force or violence any of the employees of said Telegraph Cable Company, who are employed thereby in its service in the conduct of interstate business aforesaid or in the transmission of Government messages, to leave the service of said Telegraph Cable Company, and from preventing any persons whatever by threats, intimidation, force or violence from entering the service of said Telegraph Cable Company and doing the work thereof in interstate commerce as aforesaid, and from doing any act whatever in furtherance of any conspiracy or combination to restrain said Telegraph Cable Company in the free and unhindered control, handling and transmission of interstate messages or messages of the Government of the United States over its lines, and from ordering, directing, aiding, assisting or abetting in any manner whatever any person or persons to commit any or either of the acts aforesaid.

FEBRUARY 27, 1914.

CARPENTER,
Judge.