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ALAMO-AFFIRMATIVE R. BLISS WOODS W. ANGIE SMITH SAN JACINTO—NEGATIVE W. W. JACKSON A. N. AVERYT, JR.

BROOKS' PRIZE COMMENCEMENT DEBATE

OF

SOUTHWESTERN UNIVERSITY

RESOLVED: THAT THE UNITED STATES SHOULD ADOPT A SYSTEM OF COMPULSORY ARBITRATION OF ALL STRIKES, CONSTITUTIONALITY WAIVED

GEORGETOWN. TEXAS.

January 19,1918.

W.L. Mackenzie King, Ottawa, Canada.

Dear Sir:.

I have read quite a deal of your work in the interest of the labor movements in Canada, but I have not been able to satisfy myself as not your position on the question of Compulsory Arbitration. Do you think a system as stated above would be a good thing in the settling of the strikes. Our question further states that if either side is not satisfied with the decision they can carry it to the Supreme Court of the United States, but of course their decision is to be final.

Do you know any present day men who are in favor of the above question?

Will you please send me a set of the labor laws of Canada,

and any other material on the question available.

Trusting this will cause you no trouble, and thanking

you in advance for your trouble, I am,

Mood Hall.

Wil

July.

W. L. Mackenzie King Papers

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