Franklin D. Roosevelt — “The Great Communicator”
The Master Speech Files, 1898, 1910-1945

Series 2: “You have nothing to fear but fear itself:”
FDR and the New Deal

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Remarks re NIRA –
"To Put People Back To Work"
The law I have just signed was passed to put people back
to work -- to let them buy more of the products of farms and
factories and start our business at a living rate again. (This
task is in two stages -- first, to get several millions of the
unemployed back on the payroll by snowfall and second, to plan
for a better future for the longer pull. While we shall not ne-
eglect the second, the first stage is an emergency job. It has
the right of way.)

The second part of the act gives employment by a vast program
of public works. Our studies show that we should be able to hire
many men at once and to step up to about a million new jobs by
October 1st, and a much greater number later. We must put at
the head of our list those works which are fully ready to start
now. Our first purpose is to create employment as fast as we
can but we should not pour money into unproved projects.
We have worked out our plans for action. Much of it will start tomorrow. I am making available four hundred million dollars for State roads under regulations which I have just signed and I am told that the States will get this work under way at once. I have also just released $381,000,000 of Federal works which go into immediate action. Our regional machinery to rush Federal-aided State works is ready and will operate as soon as it can be manned. Some projects of this class will be started within ten days.

In my inaugural I laid down the simple proposition that nobody is going to starve in this country. It seems to me to be equally plain that no business which depends for existence on paying less than living wages to its workers has any right to con-tinue in this country. By “business” I mean the whole of commerce as well as the whole of industry; by workers I mean all workers --
the white collar class as well as the men in overalls; and by
living wages I mean more than a bare subsistence level -- I
mean the wages of decent living.

Throughout industry, the change from starvation wages and
starvation employment to living wages and sustained employment can,
in large part, be made by an industrial covenant to which all em-
ployers shall subscribe. It is greatly to their interest to do
this because decent living, widely spread among our 125,000,000
people eventually means the opening up to industry of the richest
market which the world has known. It is the only way to utilize
the so-called excess capacity of our industrial plants. This is
the principle that makes this one of the most important laws
that ever came from Congress because, before the passage of this
Act, no such industrial covenant was possible.

On this idea, the first part of the Act proposes to our industry
a great spontaneous cooperation to put millions of men back in their
regular jobs this summer. The idea is simply for employers to hire
more men to do the existing work by reducing the work-hours of each
man's week and at the same time paying a living wage for the shorter
week.

No employer and no group of less than all employers in a single
trade could do this along and continue to live in business competition.

But if all employers in each trade now band themselves faithfully in
these modern guilds — without exception — and agree to act together
and at once, none will be hurt and millions of workers, so long de-
prived of the right to earn their bread in the sweat of their labor,
can raise their heads again. The challenge of this law is whether we
can sink selfish interest and present a solid front against a common
peril.

It is a challenge to industry which has long insisted that, given
the right to act in unison, it could do much for the general good which
has hitherto been unlawful. From today it has that right.
Many good men voted this new charter with misgivings. I do not share these doubts. I had part in the great cooperation of 1919 and it is my faith that we can count on our industry once more to join in our general purpose to life this new threat and to do it without taking any advantage of the public trust which has this day been reposed without stint in the good faith and high purpose of American business.

But industry is challenged in another way. It is not only the slackers within trade groups who may stand in the path of our common purpose. In a sense these groups compete with each other, and no single industry, and no separate cluster of industries, can do this job alone for exactly the same reason that no single employer can do it alone. In other words, we can imagine such a thing as a slacker industry.

This law is also a challenge to labor. Workers, too, are here given a new charter of rights long sought and hitherto denied. But they know that the first move expected by the nation is a great cooperation of all employers, by one single mass-action, to improve the case of workers on a scale never attempted in any nation. Industries can do this only if they have the support of the whole public and
especially of their own workers. This is not a law to foment discord and it will not be executed as such. This is a time for mutual confidence and help and we can safely rely on the sense of fair play among all Americans to assure every industry which now moves forward promptly in this united drive against depression that its workers will be with it to a man.
It is, further, a challenge to administration. We are relaxing some of the safeguards of the anti-trust laws. The public must be protected against the abuses that led to their enactment, and to this end, we are putting in place of old principles of unshackled competition some new government controls. They must above all be impartial and just. Their purpose is to free business -- not to shackle it -- and no man who stands on the constructive forward-looking side of his industry has anything to fear from them. To such men the opportunities for individual initiative will open more amply than ever.

If we ask our trade groups to do that which exposes their business, as never before, to undermining by members who are unwilling to do their parts, we must guard those who play the game for the general good against those who may seek selfish gains from the unselfishness of others. We must protect them from the racketeers who invade organizations of both employers and workers. We are spending billions of dollars and if that spending is really to serve our ends it must be done quickly. We must see that our haste does not permit favoritism and graft. All this is a
heavy load for any Government and one that can be borne only if we have the
patience, cooperation, and support of people everywhere.

Finally, this law is a challenge to our whole people. There is
no power in America that can force against the public will such action as
we require, but there is no group in America that can withstand the force
of an aroused public opinion. This great cooperation can succeed only if
those who bravely go forward to restore jobs have aggressive public support
and those who lag are made to feel the full weight of public disapproval.

As to the machinery -- the practical way of accomplishing what we
are setting out to do, when a trade association has a code ready to submit
and the Association as truly representative, and after reasonable notice has
been issued to all concerned, a public hearing will be held by the Adminis-
trator or a deputy. A Labor Advisory Board appointed by the Secretary of
Labor will be responsible that every affected labor group, whether organized
or unorganized, is fully and adequately represented in an advisory capacity
and any interested labor group will be entitled to be heard through repre-
sentatives of its own choosing. An Industrial Advisory Board appointed by
the Secretary of Commerce will be responsible that every affected industrial
group is fully and adequately represented in an advisory capacity and any
interested industrial group will be entitled to be heard through representatives of its own choosing. A Consumers Advisory Board will be responsible that the interests of the consuming public will be represented and every reasonable opportunity will be given to any group or class who may be affected directly or indirectly to present their views.

At the conclusion of these hearings and after the most careful scrutiny by a competent economic staff the Administrator will present the subject to me for my action under the law.

I am fully aware that wage increases will eventually raise costs, but I ask that managements give first consideration to the improvement of operating figures by greatly increased sales to be expected from the rising purchasing power of the public. That is good economics and good business. The aim of this whole effort is to restore our rich domestic market by raising its vast consuming capacity. If we now inflate prices as fast and as far as we increase wages, the whole project will be set at naught. We cannot hope for the full effect of this plan unless, in these first critical months, and, even at the expense of full initial profits, we defer price increases as long as possible. If we can thus start a strong sound upward spiral of business activity our industries will have little doubt of black-ink operations in the last quarter of this year. The pent-up demand of this people is very great and if we can release it on so broad a front, we need not fear a lagging recovery. There is greater danger of too much feverish speed.
In a few industries, there has been some forward buying at unduly depressed prices in recent weeks. Increased costs resulting from this Government-inspired movement may make it very hard for some manufacturers and jobbers, to fulfill some of their present contracts without loss. It will be a part of this wide industrial cooperation for those having the benefit of these forward bargains (contracted before the law was passed) to take the initiative in revising them to absorb some share of the increase in their suppliers' costs, thus raised in the public interest. It is only in such a willing and considerate spirit, throughout the whole of industry, that we can hope to succeed.

Under Title I of this Act, I have created an Industrial Recovery Board of which Hugh Johnson is Chairman and Administrator. This organization is now prepared to receive proposed Codes and to conduct prompt hearings looking toward their submission to me for approval. While acceptable proposals of no trade group will be delayed, it is my hope that the ten major industries which control
the bulk of industrial employment can submit their simple basic
Codes at once and that the country can look forward to the period
between July 1st and July 15th as the beginning of our great
national movement back to work.

To act as Administrator under Title II, I have detailed George
Spaulding of the Corps of Engineers. I have released one billion
dollars of job-making, worth-while works. The measure of increased
activity will be promptly raised by another $200,000,000 as soon
as the States submit their lists of Federal-aided projects which
are fully ready for immediate work. As this latter class expands
this employment will eventually increase to a rate of over two
and one-half million jobs.

Between these twin efforts -- public works and industrial
reemployment, it is not too much to expect that as many as four
million men can be taken from the ranks of the unemployed before
winter comes. It is the most important attempt of this kind in
history. As in the great crisis of the World War, it puts a whole
people to the sample but vital test: -- Must we go on in many
groping, disorganized, separate units to defeat or shall we

move as one great team to victory?"