

liars, frauds, & union busters

If I was working at Lake Orion I would file charges at the NLRB against the UAW for being a company dominated union that enforces company policy without the consent of the members, i.e., a vote.

One cannot reasonably ratify a contract that has not been negotiated.

The 2009 Addendum ratified permission for UAW leaders to negotiate an innovative agreement. Nowhere in that document did members abrogate the right to ratify. If a union enforces contracts with the company that violate the union's constitution (Art. 19 Sec 3. & 4) and the legal right to "agree" which all contracts imply, then the union is dominated by the company and thereby in violation of the National Labor Relations Act.

Members must vote on this contract or it isn't a legal contract.

Hell, the affected members haven't even seen the contract.

Wake up, folks.

I have always said that workers rights are not defined by law or contract. Workers rights are defined by struggle.

Sometimes part of that struggle is in the court of public opinion. Raise the level of disputation so that even the common uninvolved citizen can relate to the fact that a 50% pay cut is a contract with the devil incarnate.

Will the NLRB turn you away? Whatever the outcome, it won't cost you a penny, and you will challenge the essential legality of a contract without the consent of the governed.

sos, shot