

DETROIT REVOLUTIONARY MOVEMENT RECORDS

BOX 4 OF 16

FOLDER 30

CHRYSLER DODGE MAIN
INJUNCTION AGAINST DRUM
MEMBERS JUN 1968

ENTERED

STATE OF MICHIGAN

IN THE CIRCUIT COURT FOR THE COUNTY OF WAYNE

CHRYSLER CORPORATION, a
Delaware corporation,

Plaintiff,

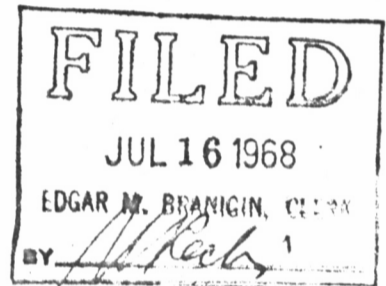
vs.

GENERAL G. BAKER, JR., RONNIE
MARSH, a/k/a Ronald March, D.
BOOTHBY, R. RAMOZ, OSCAR BRIM,
DON M. GAITOR, C. WOOTEN, LEE
CAIN, LAVERN D. GATES, CARLOS
WILLIAMS, HERSCHEL BIRCH, BOBBY
BIRCH, D.R.U.M. (Dodge Revolutionary
Union Movement), a voluntary unin-
corporated association, and its members,
officers, agents and employees, JOHN
DOE, RICHARD ROE and numerous other
persons, whose names are presently
unknown,

Civil Action

No: 113761

Defendants.



DICKINSON, WRIGHT, MCKEAN & CUDLIP

PRELIMINARY INJUNCTIVE ORDER
(Preliminary Injunction)

IN THE NAME OF THE PEOPLE OF THE STATE OF MICHIGAN:

TO:

1. GENERAL G. BAKER, JR., RONNIE MARSH, a/k/a Ronald March, D. BOOTHBY, R. RAMOZ, OSCAR BRIM, DON M. GAITOR, C. WOOTEN, LEE CAIN, LAVERN D. GATES, CARLOS WILLIAMS, HERSCHEL BIRCH, BOBBY BIRCH, D.R.U.M. (Dodge Revolutionary Union Movement), a voluntary unincorporated association, and its members, officers, agents and employees, JOHN DOE, RICHARD ROE and numerous other persons, whose names are presently unknown.
2. The officers, counsellors, attorneys, solicitors, agents, servants and employees and each and every one of them, of the persons and entities set forth in paragraph 1, above.

3. All other persons in active concert or participation with the persons or entities set forth in paragraphs 1 or 2 above to whom actual knowledge of this Injunction shall come, by personal service or otherwise, GREETING:

Whereas it has been presented to us in the Circuit Court for the County of Wayne on the part of Chrysler Corporation, a Delaware corporation, as plaintiff, that it has lately filed its Complaint and Amended and Supplemental Complaint against you the said defendants to be relieved touching the matter therein complained of, in which Complaint and Amended and Supplemental Complaint it is stated amongst other things, that you are acting, combining and confederating with others to irreparably injure the said plaintiff and its employees touching the matters set forth in said Complaint and Amended and Supplemental Complaint and that your actings and doings in the premises are contrary to the statutes of the State of Michigan, to equity and to good conscience;

And a hearing on an Order to Show Cause why this Injunction should not issue having been held in open Court on July 16, 1968;

We therefore in consideration thereof and of the particular matters in the said Complaint and Amended and Supplemental Complaint do strictly command you the said persons and entities set forth in paragraphs numbered 1, 2 and 3 above, and each and every one of you under penalty of (a) fine or (b) imprisonment as provided in Revised Judicature Act Section 600.1715 (C.L.S. 1961 §600.1715) and/or payment for the actual loss or injury suffered by plaintiff and its employees as provided in Revised Judicature Act Section

600.1721 (C.L.S. 1961 §600.1721) that YOU DO ABSOLUTELY DESIST AND REFRAIN FROM:

I.

1. Coercing, compelling and forcing plaintiff to establish, announce or follow a policy of denying and limiting through a quota system or otherwise employment opportunities solely upon the basis of race or color;

2. Causing and inducing plaintiff and its employees to breach the Collective Bargaining Agreement existing between Chrysler and the International Union, United Automobile, et al., dated November 10, 1967.

3. And that insofar as they are in pursuit of or in furtherance of 1 or 2 above, YOU DO ABSOLUTELY DESIST AND REFRAIN FROM:

(a) Picketing, congregating, collecting, marching, patrolling and demonstrating at or near:

(i) Chrysler Hamtramck Assembly Plant

(ii) Chrysler Administrative Offices

(iii) Any of Chrysler's plants, offices, or facilities wherever located.

(b) Aiding, abetting, inciting, compelling or coercing by way of including, but not limited to, publishing and distributing literature and making speeches inciting or designed to incite persons to engage in the activities in paragraph 1 above.

(c) By means of unlawful threats or force, hindering, preventing, obstructing or in any manner attempting to

interfere with the means of entrance to and egress from:

- (i) Chrysler Hamtramck Assembly Plant
- (ii) Chrysler Administrative Offices
- (iii) Any of Chrysler's plants, offices or facilities wherever located.

(d) By force or unlawful threats, forcing or attempting to force any person to refrain from engaging in employment at the Hamtramck Assembly Plant, Chrysler Administrative Offices, or at any of plaintiff's other plants, facilities and offices.

(e) Conspiring with one or more persons to do any of the activities prohibited in paragraphs 1, 2 and 3 of this injunction including, but not limited to, inciting, inducing, encouraging, calling, procuring, authorizing or otherwise causing the employees of Chrysler or others, to engage in any of the activities prohibited in paragraphs 1, 2 and 3 of this injunction.

II.

AND FURTHER, THAT YOU DO ABSOLUTELY DESIST AND REFRAIN FROM:

1. Mass picketing or congregating at:

(a) Plaintiff's facility known as Chrysler Hamtramck Assembly Plant located in the City of Hamtramck, County of Wayne, Michigan (hereinafter referred to as "Hamtramck Assembly Plant") including the public streets, sidewalks or other means of travel within 100 ~~yards~~ feet from any entrance to Chrysler Hamtramck Assembly Plant.

(b) At Chrysler Administrative Offices located at 341 Massachusetts Avenue, City of Highland Park, County of Wayne (hereinafter referred to as "Chrysler Administrative Offices") including the public streets, sidewalks or other means of travel within 100 ~~yards~~ feet from any entrance to Chrysler Administrative Offices.

(c) At any of Chrysler's plants, offices or facilities wherever located including the public

streets, sidewalks or other means of travel within 100 ~~feet~~ from any entrance to Chrysler's plants, offices or facilities wherever located.

(d) Mass picketing or congregating as used throughout this injunction shall mean the gathering together in groups larger than ~~four~~ ^{five} persons.

2. By means of unlawful threats or force, hindering, preventing, obstructing or in any manner attempting to interfere with the means of entrance to and egress from:

(a) Chrysler Hamtramck Assembly Plant

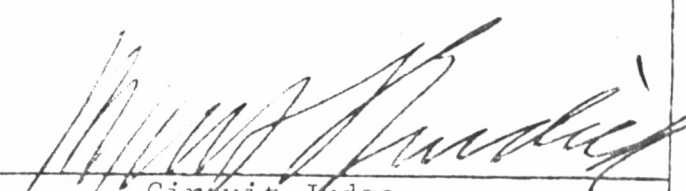
(b) Chrysler Administrative Offices

(c) Any of Chrysler's plants, offices or facilities wherever located.

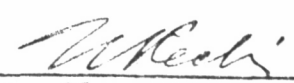
3. By force or unlawful threats, forcing or attempting to force any person to refrain from engaging in employment at the Hamtramck Assembly Plant, Chrysler Administrative Offices or at any of plaintiff's other plants, facilities and offices.

4. Conspiring with one or more persons to do any of the activities prohibited in paragraphs 1, 2 and 3 of this injunction including, but not limited to, inciting, inducing, encouraging, calling, procuring, authorizing or otherwise causing the employees of Chrysler or others, to engage in any of the activities prohibited in paragraphs 1, 2 and 3 of this Injunction.

This preliminary injunctive order (preliminary injunction) shall continue until such time as the final hearing in this cause of plaintiff's prayer that the preliminary injunction be made permanent, or until order of this court modifying or dissolving this preliminary injunction.


Circuit Judge
Wayne County Circuit Court

Issued under the seal of said Court at the City-County Building in the City of Detroit, Wayne County, Michigan this 16th day of July, 1968 at 3:30 P.M.


Deputy Clerk

JUL 16 1968

3:30 in afternoon