

1 Constitution merely gave the right which has since been
2 implemented by legislation, and I think the record ought
3 to indicate what that court in a case decided in 1957
4 found in a particular fact circumstances were the
5 obligations arising out of a right to organize and bargain
6 collectively.

7 In that case, which is called Quinn vs.
8 Buchanan 298 Southwest Second, the employees under a
9 provision very similar to that which we have heard pro-
10 posed, in fact I think it is the exact same word, petitioned
11 the court for preventive and mandatory injunctive relief
12 against an employer who apparently discharged a number of
13 them for their organizing activities and refused to either
14 recognize the union or to sit down and engage in collective
15 bargaining.

16 The court held that the plaintiffs, that is the
17 working men, were entitled to preventive relief in
18 enjoining the employer from taking any action against them;
19 however, that they were not entitled to mandatory relief
20 requiring the employer to sit down and bargain. The relief
21 to which they are entitled is to have the rights of those
employees who voluntarily choose to organize with them for