Metal Workers Keep Defending the Rights of the Working Class in Turkey

by Bilge Çoban and Muzaffer Ekin Şişli

Resulting from various violations of the fundamental workers’ rights such as organising, collective bargaining and collective action (including strikes), union rights have always been at the top of the freedom agenda in the Turkish unions. The Turkish government has directly violated legal framework of the country, as well as international Labour Organisation conventions 87 and 98 as in the many cases. Starting on the 29th of January 2015 and ending a day later, the Metal workers’ strike, is the third strike ban in the last 12 months and considered to be the largest one in last 20 years of Turkey (Çelik, 2015). Its suspension is to last for 60 days The Cabinet of Ministers delayed the metalworkers’ strike which had covered 15 thousand members working in 42 different companies, claiming that it is prejudicial to the national security. These companies are represented by the MESS (Association of Metal Product Industrialists) group collective agreement.

It is important to note that the Trade Unions and Collective Labour Agreements Act No 6356 states that a lawful strike may be suspended by the council of ministers for 60 days with a decree if it is prejudicial to the public health or national security. Therefore, the "suspension" is a ban in practice. Under the same law, an article suggests that after the suspension of the strike by council of ministers, legally it is not possible for the strike to continue.

The cruel reality faced by the working class in Turkey is that banning a strike by abusing the legal framework has become the norm. Therefore, trade unions representing the collective interests of the working class are experiencing this special period where they have to make more effort to protect the basic rights of the workers. In this context, the aim of this article is to discuss the right to strike within the experience of metal workers and point out the policy of Turkish government against this basic right.

Background of the Strike Decision

Presenting a short summary of the current situation of unionisation in Turkey can help us have a clearer understanding of the importance of this strike. According to the latest published statistics of the Ministry of Labour and Social Security in 2015, there are 1 218 100 workers covered by social security and 1 297 000 unionised workers. However, collective agreements cover only 746 000 workers (ÇalışmaveSosyalGüvenlikBakanlığı, 2015).

The metal sector is one of the locomotive sectors of Turkish Industry, consisting of automotive, electronics, iron and steel sectors. It is a strategic sector which has the 7 out of first 10 and 25 out of first 50 biggest companies in Turkey according to research (Kaygısız, 2015).

According to the national statistics of 2015, there are 1 445 000 workers in this sector (ÇalışmaveSosyalGüvenlikBakanlığı, 2015). The unionisation rate of the metal sector is around 16 per cent, this means that more than 150 000 workers are benefiting from the collective agreements in the metal sector. According to Act No 6356, the collective bargaining is done at the scope of workplaces, although Turkish unions have to be organised on the basis of sectors which are again defined by the laws of the state. Nevertheless, if the workplaces are members of an employer union, it is possible to negotiate for a group collective bargaining, meaning a set of agreements are being negotiated between employers’ union and trade unions in the related workplaces.

Collective bargaining in the metal sector is the largest group collective agreement in Turkey. It also covers some multinational companies such as Renault, Mercedes, Siemens, Yazaki, Schneider, Alstom, Delphi Automotive, and Isuzu. Therefore, collective agreement in this sector has a major importance since it covers a large number of the workers. Moreover, it has a knock-on effect among the non-union workplaces in the metal industry as an example of a labour contract.

There are 3 different trade unions in the metal sector of Turkey: Türk Metal, a member of Türk-İş (Confederation of Turkish Trade Unions), Çelik-İş, a member of Hak-İş (Confederation of Turkish Real Trade Unions) and Birleşik Metal-İş, affiliated to DİSK (Confederation of Progressive Trade Unions). MESS signed the group collective agreement with Türk Metal on December 14 in 2014, and Çelik-İş, covering approximately 65 000 workers, on December 17. Birleşik Metal-İş refused to sign this collective agreement. When the MESS and Birleşik Metal-İş could not agree on terms at the negotiating table, Birleşik Metal-İş took the decision to call for a strike on the 29th of January 2015. According to the strike organisation of the union, initially workers at 22 workplaces, in 10 cities had planned to go on strike on the day, and later joined by the other 18 workplaces on February 19. The strike ban decision covers these workplaces as well.

The first question that arises is: why did Birleşik Metal-İş decide to go on strike unlike the other two trade unions which signed the collective bargaining with employers’ union (MESS)? What are the demands of the workers? Fundamental demands of the workers can be categorised as following:

1. Period of the Collective Agreement

According to Act No 6356, the period of validity of a collective agreement can vary from a year to three. However in the last 30 years, collective agreements have been signed for periods of two years between MESS and the workers’ unions of the metal sector. This time MESS insisted on a three-year agreement. The Turkish economy is famous for its instability and
being under the strong influence of the global finance and local political environment. These possible changes might have deep impacts on the life conditions of the workers where they would not have any opportunity to react since collective agreement will bind them for three years.

2. The Gap between the Salaries of Workers is Increasing
During the negotiations MESS opposed to the first six month inflation rate plus 6 per cent increase as an average of 9.78 per cent wage increase for all workers. If we consider that the suggested duration of the collective agreement is 3 years, we can easily see that the gap will get worse (Özveri, 2015).

In addition to the increasing inequality within workers, MESS forces the hourly wage to be 5.80 TL (Turkish Lira) for the new workers during the first year. In July, the minimum hourly wage will be 5.66 TL. As a result, a worker who starts to work in June and become a member of a union will earn less than the minimum wage after the union fee is cut (Birleşik Metal-İş).

The workers will go on a strike for the demand of equal payment to equal work which is one of the most important demands of the working class struggle.

3. Working Hours and Tax Compensation
Another significant demand of the workers is reducing the weekly working hours from 45 to 37.5 without wage cuts. In Turkey, wages are generally determined as a gross amount. Since there are different percentages of taxation for different income groups, most of the workers earn more net pay in the first months of the year while it gets lower due to increased taxation closer to the end of the year. As a result of this system, workers cannot see any real increase in their wages in the second half of the year. Metal workers request their employers to compensate this loss (Kaygısız, 2015).

Strike Preparation
After the strike declaration, the workers voted on this decision according to the collective agreement procedures. The large majorities, even the workers who are not members of the unions such as white-collar employees, voted in favor of the strike. Workers clapped, chanted slogans and marched at the start and end of the work hours, also in their meetings calling the employer to respect the rights of the workers. In this period of preparation, 7 factories that are owned by 5 different employers have dropped and take the decisions collectively they can succeed. The drop-outs from the MESS and examples of factory occupations are the examples proving that legal sanctions are not enough to silence the righteous voice of the workers.

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