
Labor Relations

Decisions and Orders of the New York State Labor Relations Board

Amendments to the National Labor Relations Act
Legislative History of the National Labor Relations Act, 1935

National Labor Relations Board V. International Union, United Automobile, Aircraft and Agricultural Implement Workers of America, CIO, Local 291

Labor Relations and Collective Bargaining
Heavy Industry, 1853-1955

Perfect Circle Company V. National Labor Relations Board

Labor Relations

Westinghouse Electric Corporation V. National Labor Relations Board

Union Proof

Proposed Amendments to the National Labor Relations Act: Hearings, May 23-26, 29, 31, and June 2, 6-7, 1939

Labor Relations in the Public Sector, Fifth Edition
Extension of National Labor Relations Act to Agricultural Employees

Hearings Before the Subcommittee on Labor-Management Relations of the Committee on Education and Labor, House of Representatives, Ninety-fourth Congress, First Session

Private and Public Sectors

A Guide to Employer-employee Conduct

Striking a Balance

Hearings Before the Committee on Education and Labor, United States Senate, Seventy-sixth Congress, First [-third] Session, on S. 1000, S. 1264, S. 1392, S. 1550, S. 1580, S. 2123, Bills to Amend the National Labor Relations Act Statutes, Attorney General Opinions, and Selected Court Decisions

Hearings Before the Special Committee to Investigate National Labor Relations Board, House of Representatives, Seventy-sixth Congress, Second[-third] Session, Pursuant to H. Res. 258 (76th Congress) a Resolution Creating a Select Committee to Investigate the National Labor Relations Board

The Law of Labor Relations Including Statutes, Opinions of the Courts and Decisions of the National Labor Relations Board

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Air Transport Labor Relations

Basic Guide to the National Labor Relations Act

Labor Relations for the Fire Service

Decisions and Orders of the National Labor Relations Board

National Labor Relations Act and Proposed

Amendments: Hearings, July 26, 31, 1939

Hearings Before the Special Subcommittee on Labor ... 90-1, on H.R. 4769

Roper Corporation V. National Labor Relations Board

The National Labor Relations Act

Oversight Hearings on the National Labor
Relations Board
Procedures and Practices
As Amended by the Taft-Hartley Act and the
Landrum-Griffin Act
A Guide to the National Labor Relations Act
Hearings Before the Committee on Education and
Labor, House of Representatives, Eightieth
Congress, First Session...
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Global Commodity Chains and Labor Relations
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Decisions and Orders of the New York State Labor Relations Board

M.E.
Sharpe
Each volume of this
series contains all the
important Decisions
and Orders issued by
the National Labor
Relations Board during
a specified time period.
The entries for each

case list the decision,
order, statement of the
case, findings of fact,
conclusions of law, and
remedy.

*Amendments to the
National Labor
Relations Act* Harvard
Univ Asia Center
Robert W. Kaps
examines air transport
labor law in the United
States as well as the
underlying legislative
and policy directives
established by the
federal government.
The body of legislation

governing labor relations in the private sector of the U.S. economy consists of two separate and distinct acts: the Railway Labor Act (RLA), which governs labor relations in the railroad and airline industries, and the National Labor Relations Act (NLRA), which governs labor relations in all other industrial sectors. Although the NLRA closely follows the pattern established by the RLA, Kaps notes that the two laws are distinguishable in several important areas. Labor contracts negotiated under the RLA continue in perpetuity, for example, whereas all other labor contracts expire at a specified date. Other important areas of difference

relate to the collective bargaining process itself, the procedures for the arbitration of disputes and grievances, and the spheres of authority and jurisdiction to consider such matters as unfair labor practices. Congress established a special labor law for railroad and airline workers for several reasons. Because of transportation's critical importance to the economy, an essential goal of public policy has been to ensure that both passenger and freight transportation services continue without interruption. Production can cease—at least temporarily—in most other industries without causing significant harm to the

economy. When transportation stops, however, production stops. Thus Congress saw fit to enact a statute that contained provisions to ensure that labor strife would not halt rail services. Primarily because of the importance of air mail transportation, the Railway Labor Act of 1926 was extended to the airline industry in 1936. The first section of this book introduces labor policy and presents a history of the labor movement in the United States. Discussing early labor legislation, Kaps focuses on unfair labor practices and subsequent major labor statutes. The second section provides readers with a comparison of labor provisions that apply to the railroad and airline

industries as well as to the remainder of the economy. The final section centers on the evolution of labor in the airline industry. The author pays particular attention to recent events affecting labor in commercial aviation, particularly the effect of airline deregulation on airline labor.

Legislative History of the National Labor Relations Act, 1935
Fire Engineering Books
Vols. 9-17 include decisions of the War Labor Board.
National Labor Relations Board V. International Union, United Automobile, Aircraft and Agricultural Implement Workers of America, CIO, Local 291 BRILL
Since publication of the fourth edition of *Labor Relations in the Public*

Sector, public sector unions have encountered strong headwinds in many parts of the U.S. Membership is falling in some jurisdictions, public opinion has shifted against the unions, and political forces are leaning against them. Retaining the structure that made the previous editions so popular, this fifth edition incorporates a complete round of updates, particularly sections on recent trends in membership figures, new legislation, and new politics as they influence bargaining rights. See What's New in the Fifth Edition: Up to date examination and analysis of public sector labor relations and collective bargaining Important

changes in the public labor relations and unionization landscape Updated analysis of the financial and human resource outcomes of collective bargaining in the public sector Collective bargaining institutions and processes in government Completely updated in terms of the scholarly and professional literature and relevant events, the new edition identifies and explains the implications of the new collective bargaining environment, including financial and human resource management issues and outcomes. As in previous editions, collective bargaining and labor relations are addressed at all levels of government, with comparisons to the private and nonprofit

sectors. Designed to be classroom friendly, it includes discussions of the most recent literature and case studies as well as end-of-chapter assignments and quizzes. Practical tips and advice are offered for those engaged in collective bargaining and labor relations.

Labor Relations and Collective Bargaining
Government Printing Office

Today, organized labor is fighting for its very existence. They re using every weapon at their disposal - including every channel of communication, running corporate campaigns, and influencing politics and legislation with large donations. Their foot soldiers are waging an all-out war against

corporate America, and the spoils of victory are your employees. In *Union Proof: Creating Your Successful Union Free Strategy*, Peter Bergeron, a 33-year veteran of labor relations and human resources, shares his experiences, offers advice and gives you the best practices that truly make a difference in remaining union-free. Far from a legal text, Peter provides the practical tools and advice that can help you make union representation irrelevant within your organization. Peter J. Bergeron spent most of his 33+ years of service with General Dynamics, managing all areas of Human Resources with particular emphasis on Labor/Employee Relations and Union

Avoidance. Most notably, Peter's primary successful union avoidance experience thwarted many large union organizing efforts at one of General Dynamics largest non-union production facilities. Peter was utilized by numerous General Dynamics business units throughout the country to lead counterorganizing efforts in campaigns ranging from as few as 13 to as many as 6,500 employees. Peter earned BA in Psychology from Villanova University and a MS in Systems Management from the University of Southern California." *Heavy Industry, 1853-1955* Prentice Hall

In his highly regarded

new book, Paul Antonellis — fire service veteran, training/education consultant, instructor, author — explores the aspects of labour relations that are intertwined with human resource management in today's fire service organisations.

Intended as a text for college-level fire service programs, *Labor Relations for the Fire Service* meets USFA's FESHE requirement for the *Personnel Management for the Fire and Emergency Services* course.

Perfect Circle Company
V. National Labor Relations Board CRC Press

The century-long process by which a distinct pattern of

Japanese labor relations evolved is traced through the often turbulent interactions of workers, managers, and, at times, government bureaucrats and politicians. Gordon argues that it was not until the 1940s and 1950s that something closely akin to the contemporary pattern emerged.

Labor Relations U.S. Government Printing Office
Provides vital background information and the latest major NLRB and court decisions. This clearly written book focuses on contemporary labor relations law. It offers a thorough examination of how the law of labor relations operates within the socio-economic environment;

the impact of the law and its constant changes on collective bargaining; and the rights and obligations of labor unions, employers, employees and the public. For human resource directors, management and labor attorneys. *Westinghouse Electric Corporation V. National Labor Relations Board* Cornell University Press
Basic Guide to the National Labor Relations Act U.S. Government Printing Office
Labor Relations and Collective Bargaining Private and Public Sectors Prentice Hall
Union Proof Prentice Hall
This comprehensive textbook provides an introduction to collective bargaining and labor relations with a focus on

developments in the United States. It is appropriate for students, policy analysts, and labor relations professionals including unionists, managers, and neutrals. A three-tiered strategic choice framework unifies the text, and the authors' thorough grounding in labor history and labor law assists students in learning the basics. In addition to traditional labor relations, the authors address emerging forms of collective representation and movements that address income inequality in novel ways. Harry C. Katz, Thomas A. Kochan, and Alexander J. S. Colvin provide numerous contemporary illustrations of business and union strategies.

They consider the processes of contract negotiation and contract administration with frequent comparisons to nonunion practices and developments, and a full chapter is devoted to special aspects of the public sector. An Introduction to U.S. Collective Bargaining and Labor Relations has an international scope, covering labor rights issues associated with the global supply chain as well as the growing influence of NGOs and cross-national unionism. The authors also compare how labor relations systems in Germany, Japan, China, India, Brazil, and South Africa compare to practices in the United States. The textbook is supplemented by a

website
(ilr.cornell.edu/scheinman-institute) that features an extensive Instructor's Manual with a test bank, PowerPoint chapter outlines, mock bargaining exercises, organizing cases, grievance cases, and classroom-ready current events materials.

Proposed Amendments to the National Labor Relations Act: Hearings, May 23-26, 29, 31, and June 2, 6-7, 1939 Basic Guide to the National Labor Relations Act
John Budd here presents labour relations as a system for striking a balance between the employment relationship goals of efficiency, equity and voice, and between the rights of labour and

management.

Labor Relations in the Public Sector, Fifth Edition SIU Press

"The material in this booklet was prepared by Joseph S. Smolen, associate professor and assistant director of the Labor Education Center of the University of Connecticut. It is a reproduction of the original National Labor Relations Act (Wagner Act), of 1935, with all of the additions and deletions made by subsequent legislation-the Taft-Hartley Act (officially known as the 'Labor Management Relations Act, 1947'), the little known Taft-Humphrey Act (Act of October 22, 1951), and the Landrum-Griffin Act (also known as the 'Labor-Management Reporting and Disclosure Act of

1959)"--Foreword.

**Extension of
National Labor
Relations Act to
Agricultural**

Employees Dog Ear
Publishing

9th ed. has subtitle:
Cases, practice, and
law.

*Hearings Before the
Subcommittee on
Labor-Management
Relations of the
Committee on
Education and Labor,
House of
Representatives,
Ninety-fourth
Congress, First Session*

Selected mainly from
the pages of Public
Administration Review
of Public Personnel
Administration, these
classic articles trace
the historical and
evolutionary
development of the
fields of public
personnel
administration and

labor relations from the
point at which the first
civil service law was
passed--the Pendleton
Act in 1883--through
the 21st century.

*Private and Public
Sectors*

This edited volume
provides a collection of
historical and
contemporary
commodity chain
studies placing labor at
the centre of their
analysis. It represents
an important
contribution to
commodity chain
research, but also to
the fields of social-
economic and global
labour history.

[A Guide to Employer-
employee Conduct
Striking a Balance
Hearings Before the
Committee on
Education and Labor,
United States Senate,
Seventy-sixth
Congress, First \[-third\]](#)

Session, on S. 1000, S. 1264, S. 1392, S. 1550, S. 1580, S. 2123, Bills to Amend the National Labor Relations Act
Statutes, Attorney General Opinions, and Selected Court Decisions
Hearings Before the Special Committee to Investigate National

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