

Spring 2010

Table of Contents

Follow this and additional works at: <https://ecollections.law.fiu.edu/lawreview>



Part of the [Other Law Commons](#)

Online ISSN: 2643-7759

Recommended Citation

Table of Contents, 5 FIU L. Rev. (2010).

DOI: <https://dx.doi.org/10.25148/lawrev.5.2.1>

This Front Matter is brought to you for free and open access by eCollections. It has been accepted for inclusion in FIU Law Review by an authorized editor of eCollections. For more information, please contact lisdavis@fiu.edu.

FIU LAW REVIEW

Volume 5

Spring 2010

Number 2

© 2010 by Florida International University

SYMPOSIUM

Whither the Board?

The National Labor Relations Board at 75

INTRODUCTIONS

Introduction.....	<i>Wilma B. Liebman</i>	335
Foreword	<i>Kerri Lynn Stone</i>	341

ARTICLES

Rebuilding the Board: An Argument for Structural Change, Over Policy Prescriptions, at the NLRB.....	<i>R. Alexander Acosta</i>	347
Improving the Administration of the National Labor Relations Act Without Statutory Change	<i>Samuel Estreicher</i>	361
The Contemporary “Fist Inside the Velvet Glove”: Employer Captive Audience Meetings Under the NLRA	<i>Paul M. Secunda</i>	385
The Potential of Rulemaking by the NLRB.....	<i>Jeffrey S. Lubbers</i>	411
Defending the NLRB: Improving the Agency’s Success in the Federal Courts of Appeals	<i>Jeffrey M. Hirsch</i>	437
Victims on Trial? A Backpay Case at the NLRB.....	<i>Thomas W. Brudney</i>	465
The Vanishing Employee: Putting the Autonomous Dignified Union Worker Back to Work	<i>Anne Marie Lofaso</i>	495

Can Unions Use Worker Center Strategies?: In an Age of Doing More With Less, Unions Should Consider Thinking Locally But Acting Globally.....	<i>Jennifer Hill</i>	551
The Role of the Judiciary When the Agency Confirmation Process Stalls: Thoughts on the Two-Member NLRB and the Questions the Supreme Court Should Have, But Didn't, Address in <i>New Process Steel, L.P. v. NLRB</i>	<i>Catherine L. Fisk</i>	593
Mandatory Disclosure in the Market for Union Representation	<i>Matthew T. Bodie</i>	617
Private Injuries, Public Policies: Adjusting the NLRB's Approach to Backpay Remedies	<i>James J. Brudney</i>	645
A New Board Policy on Deferral to Arbitration: Acknowledging and Delimiting Union Waiver of Employee Statutory Rights	<i>Michael C. Harper</i>	685
Two Is Company but Is It a Quorum?	<i>John Sanchez</i>	715
Two Is Company <i>and</i> Two Can Be a Quorum: A Reply to Professor Sanchez	<i>Dennis P. Walsh</i>	739

COMMENTS

Regulating Sovereign Wealth Funds in the U.S.: A Primer on SWFs and CFIUS	<i>Adam Gutin</i>	745
Taking One for the Team: The Persistent Abuse of Eminent Domain in Sports Stadium Construction.....	<i>David Mark</i>	781