International Labour Standards

The Case of Freedom to Strike

by

RUTH BEN-ISRAEL

Hardbound Dfl. 75.00/£23.00/US$39.00
Kluwer Law and Taxation Publishers

Hitherto, issues concerning the scope or extent of strikes have been raised only in their national context. Thus, a question was typically posed with respect to a particular country, and in light of a specific system. Although the basic freedom to strike is guaranteed in some form by a considerable number of legal systems, to date no comprehensive analysis of the substance of the freedom to strike has existed. Thus, an examination of the principles relating to strikes from an inclusive international point of view, analysing its precise definition, nature and extent is both a timely and a much-needed work.

Contents
International Labour Law Reports

Volume 6

Founding editor:
Justice ZVI H. BAR-NIV
edited by
Prof. BENJAMIN AARON, Prof. THILO RAMM,
Prof. TORE SIGEMAN, Prof. JEAN-MAURICE VERDIER,
Lord WEDDERBURN OF CHARLTON
Co-ordinating editor:
Miss FELICE MORGENSTERN

INTERNATIONAL LABOUR LAW REPORTS 6

Hardbound Dfl. 225.00/£68.00/US$123.00
Martinus Nijhoff Publishers

The International Labour Law Reports is a series of annual publications of labour law judgments by the highest courts in a number of jurisdictions. I.L.L.R. is intended primarily for the use of judges, labour law practitioners, industrial relations specialists and students who need or desire ready access to authoritative information of a comparative nature on problems arising in the field of labour law and industrial relations. Each judgment reprinted in I.L.L.R. is accompanied by Headnotes and in practically all cases by an Annotation which sets forth, among other things, the legal issues involved, the basic facts of the case (if not included in the judgment itself), the relevant statutory provisions and judicial precedents, the labour law and industrial relations context in which the case arose and the significance of the judgment in the development of the law. The I.L.L.R. provide the reader with factual information that is not coloured by the personal views of the annotators. As a rule, judgments are printed in extenso; editorial discretion has been relied upon to delete or to summarize portions of judgments that are purely technical or of only marginal interest. This series unquestionably fills a void in the field of comparative labour law. Volume 6 covers the period of 1 October 1985 to 30 September 1986.

Kluwer Academic Publishers
P.O. Box 989, 3300 AZ Dordrecht, The Netherlands
101 Philip Drive, Norwell, MA 02061, U.S.A.
Contracting and Subcontracting for Overseas Projects

by
RICHARD M. HADLEY and EDGAR O. HERZFELD


Hardbound £25.00/Dfl. 95.00/US$46.00

Graham & Trotman Limited

An invaluable handbook for contractors, sub-contractors and their legal advisers, this manual mainly applies to contracts for capital goods, and services, including extended delivery periods. A virtue of the work is its succinctness, while the experience of the authors allows them to alert the reader to typical problems and to outline solutions where applicable.

Contents

Kluwer Academic Publishers
P.O. Box 989, 3300 AZ Dordrecht, The Netherlands
101 Philip Drive, Norwell, MA 02061, U.S.A.

https://doi.org/10.1017/S0165070X00007130 Published online by Cambridge University Press