



## Chapter 9

### Strikes & Dispute Resolution

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# Strikes Dispute Procedures Arbitrati

**D Keegan**



## **Strikes Dispute Procedures Arbitrati:**

Strikes, Dispute Procedures, and Arbitration William B. Gould, 1985 Comprises reprints of articles published between 1965 and 1982      Regulating Strikes in Essential Services Moti (Mordehai) Mironi, Monika Schlachter, 2018-11-09 Designing a fair effective and acceptable regime that will reconcile public interest and the public's need for an uninterrupted flow of essential services on the one hand while maintaining the freedom of collective bargaining on the other is an ever more difficult public policy challenge This book the first detailed comparative analysis of existing legal and practical approaches across a spectrum of key national jurisdictions provides a structured and insightful overview of the law and practice of regulating strikes in essential services As such it can be of great value for public policy debate and the enhancement of national law in the field The editors have assembled experts from fourteen countries who describe and analyse their respective country's experience with strikes in essential services and the legislative and judicial as well as informal approaches towards regulating and intervening in such strikes Departing from legal theory with systematic comparative law in action research the contributors offer innumerable valuable insights into a broad array of issues and topics as the following mechanisms aiming at compensating employees for encroaching on their collective bargaining rights public accountability and responsible management of public finance role of international conventions effects of globalization and advances in technology privatization outsourcing and the decline of unions and workers solidarity growing popular intolerance towards strikes in essential services effect of human rights related court decisions convergence and divergence among contemporary legal regimes in defining and approaching strikes in essential services dispute process design and dispute resolution processes mediation conciliation and arbitration and substantive and procedural restrictions on the right to organize bargain collectively and strike The country reports are preceded by a detailed analysis of the inherent normative policy dilemma and a conceptual framework for designing and evaluating models of regulation The concluding chapter presents a comparative overview of the insights gained With its comparative perspective on one of the most sensitive areas of industrial relations and labour law and its contextually relevant options for strategic choice and public policy debate this incomparable volume will be welcomed by labour lawyers legislators policy makers judicial bodies and researchers in the field of collective labour relations and fundamental human rights of workers on the national as well as international level

To Prohibit Strikes and to Provide for Compulsory Arbitration in the Railroad Industry United States. Congress. Senate. Labor and Public Welfare, 1950      *To Prohibit Strikes and To Provide for Compulsory Arbitration in the Railroad Industry* United States. Congress. Senate. Committee on Labor and Public Welfare. Subcommittee on Railway Labor Act Amendments, 1950 Considers legislation to require court review and arbitration of railroad labor management disputes and strikes      Dispute Resolution Bloomsbury Publishing, 1984-05-30 John Dunlop is one of the world's outstanding figures in the theory and practice of industrial relations In this book he advocates a better means to resolve disputes He stresses that each

side must work out its own internal accommodation as a necessary prerequisite to across the table resolution *Strikes in Post-War Britain* J.W. Durcan,W.E.J. McCarthy,G.P. Redman,2025-08-01 First published in 1983 *Strikes in Post War Britain* provides the first systematic long run examination of official strike statistics since the war It is based on a wealth of new material and analysis The overall strike pattern is first compared with the relevant data on economic activity rates e g movements in prices output and employment Theories linking strikes with variations in all these factors are examined in some detail Studies of strike prone industries and occupations are analysed and tested against the background of institutional and other changes Sections follow on the role of government law and the impact of incomes policy The role of management and the influence of union militancy are also examined A final chapter suggests the way in which these and other factors have combined to produce Britain s varied and varying propensity to strike An attempt is made to assess the cost and consequences of strikes for management workers and the British economy The result is a standard work which challenges a whole series of assumptions about strikes Economic factors are found to be less helpful explanations than political change or legal developments Bargaining reform and trade union government are shown to have had a significant impact on the form and timing of certain significant changes in the volume of strike activity Nobody who wishes to discuss seriously the causes and consequences of Britain s so called strike problem can afford to remain ignorant of the main conclusions of this book

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of trade union practice to ask how successfully the state socialist trade unions have adapted to their new role of representing the rights and interests of workers      **Major Labor-law Principles** Bureau of National Affairs (Washington, D.C.),1964

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