

**FIFTH
EDITION**

LABOR GUIDE TO LABOR LAW

**Bruce S. Feldacker
Michael J. Hayes**

Labor Guide To Labor Law

Gordon E. Jackson



Labor Guide To Labor Law:

Labor Guide to Labor Law Bruce S. Feldacker, Michael J. Hayes, 2014-08-12 *Labor Guide to Labor Law* is a comprehensive survey of labor law in the private sector written from the labor perspective for labor relations students and for unions and their members. This thoroughly revised and updated fifth edition covers new statutes, current issues, and the latest developments in labor and employment law. The text emphasizes issues of greatest importance to unions and employees. Where the law permits a union to make certain tactical choices, those choices are pointed out. Material is included on internal union matters that tend to be ignored in management texts. Bruce S. Feldacker and Michael J. Hayes cover applicable labor law principles from a union's initial organizing campaign to the mature bargaining relationship, including such subjects as the employee right to engage in protected concerted activity, the duty to bargain, labor arbitration, the use of strikes, picketing, and other economic weapons in resolving a labor dispute, the duty of fair representation, internal union regulation, and employment discrimination. This book is also a useful reference and review for full-time union officers and representatives who have a working knowledge of labor law but wish to brush up on certain points as needed in their work. Both authors have extensive experience in the construction field, and they have been careful to include material on those aspects of labor law that are unique to that field. *Labor Guide to Labor Law* is structured to present an unbiased and comprehensive explanation of labor law principles for anyone interested in the field. Thus, labor relations educators as well as practitioners in the field representing labor, management, or individual employees should also find the text suitable for their use. Each chapter includes a summary, review questions and answers, a restatement of basic legal principles with citations to key cases, and a bibliography for additional research.

Labor Guide to Labor Law Bruce S. Feldacker, 2000-01 **Labor Law** David E. Strecker, 2011-02-14 Whether you are a supervisor, a business owner, or an HR professional, it is essential that you understand the laws and rules governing how one treats employees and interacts with unions. In a comprehensive and accessible format, *Labor Law: A Basic Guide to the National Labor Relations Act* provides a practice-oriented foundation on labor law. The book

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important as it is at times labor law can seem counter intuitive Written by a highly experienced labor lawyer this book contains concise explanations in an easy to use format Clearly delineating a process that can be fraught with traps for the unwary it supplies a quick reference that can be used in a crisis situation to understand the parameters of what you can and cannot do **Employee and Union Member Guide to Labor Law** ,1981 **A Guide to Labor Law** Reginald Parker,1961

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employee to employer or co employee communications 5 a new section on an employee s obligation to timely report sexual harassment or be barred from suit 6 the latest employment case law **A Workers' Guide to Labor Law** University of Maine at Orono. Bureau of Labor Education,1983 A Guide to Basic Law and Procedures Under the National Labor Relations Act National Labor Relations Board,2011-12-30 The Regional Offices of the National Labor Relations Board have found that more than six decades after its enactment there is still a lack of basic information about the National Labor Relations Act Staff members have expressed a need for a simply stated explanation of the Act to which anyone could be referred for guidance To meet this demand the basic law under the Act has been set forth in this pamphlet in a nontechnical way so that those who may be affected by it can better understand what their rights and obligations are Any effort to state basic principles of law in a simple way is a challenging and unenviable task This is especially true about labor law a relatively complex field of law Anyone reading this booklet must bear in mind several cautions First it must be emphasized that the Office of the General Counsel does not issue advisory opinions and this material cannot be considered as an official statement of law It represents the view of the Office of the General Counsel as of the date of publication only It is important to note that the law changes and advances In fact it is the duty of the Agency to keep its decisions abreast of changing conditions yet within the basic statute Accordingly with the passage of time no one can rely on these statements as absolute until and unless a check has been made to see whether the law may have been changed substantially or specifically Furthermore these are broad general principles only and countless subprinciples and detailed rules are not included Only by evaluation of specific fact situations in the light of current principles and with the aid of expert advice would a person be in a position to know definitely where the proposed conduct may fit under the statute No basic primer or text can constitute legal advice in particular fact situations This effort to improve basic education about the statute should not be considered as such Many areas of the statute remain untested Legal advisers and other experts can find the total body of Board law reported in other Agency publications One other caution This material does not deal with questions arising under other labor laws but only with the National Labor Relations Act Laws administered by other Government agencies such as the Labor Management Reporting and Disclosure Act of 1959 the Employee Retirement Income Security Act the Occupational Safety and Health Act the Railway Labor Act the Fair Labor Standards Walsh Healey and Davis Bacon Acts Title VII of the Civil Rights Act of 1964 Americans with Disabilities Act the Federal Mine Safety and Health Act and the Veterans Preference Act are not treated herein *Handbook to the Labor Law of the United States (1896)* Frederic Jesup Stimson,2008-06-01 This scarce antiquarian book is a facsimile reprint of the original Due to its age it may contain imperfections such as marks notations marginalia and flawed pages Because we believe this work is culturally important we have made it available as part of our commitment for protecting preserving and promoting the world s literature in affordable high quality modern editions that are true to the original work *Personnel Literature* United States. Office of Personnel Management. Library,1984

Illinois Labor Law Handbook: A guide to workers' rights Illinois. Department of Labor, 1978 **Readers' Guide to Periodical Literature** , 1922 Power on the Job Michael Yates, 1994 This book effectively deals with the legacy of the Reagan Bush era unemployment underemployment and the diminishing legal rights of union organizers *Labor Laws* Washington (State), Washington (State) Bureau of Labor, Washington (State) Dept of Labor and, 2023-07-18 This book is a comprehensive guide to labor laws in the state of Washington It covers topics such as minimum wage worker s compensation and discrimination in the workplace This is a must read for anyone working in Washington state or interested in labor law This work has been selected by scholars as being culturally important and is part of the knowledge base of civilization as we know it This work is in the public domain in the United States of America and possibly other nations Within the United States you may freely copy and distribute this work as no entity individual or corporate has a copyright on the body of the work Scholars believe and we concur that this work is important enough to be preserved reproduced and made generally available to the public We appreciate your support of the preservation process and thank you for being an important part of keeping this knowledge alive and relevant

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