Index

Administrative law judges, 51, 62 Administrative orders, 64–67 Affiliation cases, 120–122	Buffalo Linen case, 150 Bulletin boards, access to, 136–137 "But for" test (NLRB), 91–92
AFL-CIO, 7, 82, 160	Cabot Carbon case 05 07
Age discrimination, 10–11	Cabot Carbon case, 95, 97
Air traffic controllers' strike of 1981, 159	Cease-and-desist orders, 29, 66, 87 Certification, 121
All Agricultural Ministry Workers Union case, 158	Chicago Rawhide Manufacturing Company v. NLRB, 96, 99
	Child labor, 31
Amae (desire for dependency), 4,	Chiroi. See Labor Relations Commis-
125–126, 162	
American Federation of Labor, 38,	sions
42, 83. See also AFL-CIO	Chotei (mediation), 44
American Shipbuilding case, 150	Chrysler-UAW negotiations of 1983, 1, 97
Amoco Production Company case,	
122–123	Churitsuroren (Federation of Inde-
Apologies, 88, 90	pendent Unions of Japan), 8
Appeals, 42	Churoi. See Labor Relations Com-
Appel, Leonard, 27	missions
Appropriate units, 37–38	Civil Rights Act of 1964, 110
Arbitration, 12, 32	Civil Service Reform Act of 1978,
Article 27 of Japanese constitution,	160
30–31, 64, 80, 106	Clayton Antitrust Act, 20
Assen (conciliation), 44, 164	Clearfield case, 55, 179
Atlas Tack Corporation case, 78–79	Closed shops, 144
Authorization cards, 81	"Coalition bargaining," 120
	Coal miners' negotiations (Japan),
Backlog of cases, 58-62, 71	119
Back pay, 69, 71–76, 79, 87, 88, 90	Collective bargaining, 26, 94
Bankruptcy, 114	good-faith, 28-29, 89, 120
Blackmun, Justice Harry, 102	mandatory, 39, 82
Bonuses, 7	Community Medical Services of
Boycotts, 142	Clearfield, Inc. See Clearfield case
Boys Markets v. Retail Clerks, 114,	Company unions, 2, 28, 57, 83. See
149	also Enterprise unions
Brennan, Justice William, 94-95	"Concession bargaining," 7
Buffalo Forge Company v. United Steel	Conciliation (assen), 44, 164
Workers, 114-115	Conciliators, 31
	•

Conditional relief, 89-93 passim Confidential information, union access to. 99–103. Conglomerates, 122 Congress of Industrial Organizations, 42, 83. See also AFL-CIO Consent decrees, 51 Constitutions, union (Japan), 36 Contempt, penalties for, 67 Contracting out, 114. See also Shukko Contracts, work, 106–107, 109 Covenant of good faith and fair dealing obligation, 110-111 Cox, Archibald, 71 Crisis bargaining, 166

Dai Ni Hato Taxi case, 73-75, 79 Damage awards, 64, 72, 73, 76 Danbury Hatters case, 20 Dando, Justice Shigemitsu, 75 Delays in settlement, 58–62, 71 Democratic Party (U.S.), 8 Democratic Socialist Party (Japan), 8 Dependency. See Amae Denkiroren (electrical workers' federation), 8 Discipline, 12 Discrimination on account of union membership. 36 Disestablishment of unions, 83, 84 Dismissals, 10, 12, 33, 55, 84, 106-116 bassim. 165 Disloyalty of employees, 142 Domei (Japanese Confederation of Labor), 7, 8, 42, 84, 164 Douglas, Justice William O., 5-6

Eastex, Inc. v. NLRB, 141
Enterprise unions, 2, 3–4, 9, 117–
118
Equal Employment Opportunity
Act, 72
European Economic Community,
Fifth Directive of, 99
Ex-Cello case. 76–77
Exclusive jurisdiction, 16, 45
Exclusivity, 37–38, 56. See also
Closed shop
Express Publishing case, 64–66
"Extraordinary circumstances," 85

Fact finding, 31
Fair Labor Standards Act, 33

Far Eastern Commission, 19
First amendment (U.S.), 30
First National Maintenance Corp. v.
NLRB, 102, 112, 115, 165
Fitzsimons Manufacturing Company
case, 128-130
Foreman-worker relationship, in Japan. 4
Frankfurter, Justice Felix, 64, 73
Fraser, Douglas, 97
Freedom of association, 154
Freedom of speech, 130-141 passim,

General counsel, NLRB, 50-51, 61, 97

General Electric Co. v. NLRB, 120, 129
Genshoku fukki. See Reinstatement
Giso kaisan ("dissolution
camouflage"), 70

Gokaroren (Japanese Federation of
Synthetic Chemical Workers'
Unions), 8, 118-119, 123

Government contracts, bar on bidding for, 77

Goyo kumiai. See Company unions
Gyomu bogai (obstruction of busi-

Hajumake (headbands), 131
Hanami, Tadashi, 24
Hearings and settlements, administrative procedure for, 49-61
Helton v. NLRB, 137
Hiyamamaru case, 157
Holladay Park Hosptial case, 133-135, 136
Hotel Okura case, 131-133, 136

ness), 142

IAM, Local Lodge 1266 v. Panoramic, 115
Impropriety, 39–40
Injunctions, preliminary, 84–86, 112, 149. See also Kinkyu meirei
"In part" test (NLRB), 91
Insulting statements, 139–140
Insurance Agents case, 94, 96, 163
Interim income, 74–76
International Labor Organization, 159
International Metalworkers Federation—Japan Council, 8
International Union of Electrical, Radio and Machine Workers (IUE), 120

"Irreparable harm" criterion (NLRA), 85 Iwataya incident, 146

Japan Mail Order v. Tokyo LRC, 56-Japan National Railways, 156, 158, Japan Socialist Party, 8 Jefferson Standard case, 142, 146 Jidoshasoren (Japan Auto Workers), 5, 8, 9 Jitsuryoku (power), 124-125 Job classification, 3, 38 Job mobility, xiv, 165 Job security, 9–11, 93, 94–116 pas-Johns-Manville v. NLRB, 150 Joint consultation (roshikyogiseido), 12, 164 committees for, 99-100 Jokentsuki kyusai (conditional relief), 89-93 passim Judiciary, role of, 47–48, 66, 106– 116 passim. See also Kinkyu meirei; Preliminary injunctions; Supreme

Kacho (section chief), 4, 143
Katataki ("tap on the shoulder"),
10-11, 103, 107
Kikyu ("home for a rest" layoff), 10
Kinkyu meirei (interim or emergency
order), 86-89
Kishi, Justice Seiichi, 74-75, 80
Konan Bus Employees case, 148
Koroho, 34
Koroi, 34
Kotobuki Kenchiku Kenkyusho case,
126-128

Court of Japan; Tokyo High

Court; U.S. Supreme Court "Just cause" dismissals, 106

Labor Advisory Committee, 27–30 Labor Reform Bill of 1977, 64, 77 Labor Relations Adjustment Law, 31–33 Labor Relations Commissions, 27, 31, 40–41, 137 as "bargaining table," 57–58 case backlog of, 58–62 central, 12, 15, 44, 51–53, 117–119 prefectural, 12, 15, 48–49 Labor Standards Law, 33
Landrum-Griffin Act, 160
Layoffs, 3, 10, 106–116 passim. See also Kikyu

"Legislative purpose" criterion (NLRA), 85
Liberal Democratic Party, 9
Local and national unions, relationship between, 6–8

"Local content" legislation, 162
Lockouts, 133, 149–150

MacArthur, General Douglas, 17, 18, 40, 52. See also SCAP
Majority rule, 56
"Make whole" case, 76–81
Management and labor, boundary between, 3–6, 143. See also Supervisors
Master-apprentice relationship, in Japan, 4
Matsuda, Yashuhiko, 112–113
McCree, Judge Wade, 72
Mediation, 31, 44
Midwest Piping case, 81

Midwest Piping case, 81 National Labor Relations Act (NLRA), 5–6, 20, 21–22, 35, 36, 80. 95–96. 110. 160 National Labor Relations Board (NLRB), 15, 22–23, 37, 38, 41, 97-98, 126 administrative law judges of, 51, general counsel of, 50-51, 61, 97 hearing procedure of, 48-49 National Maritime Union case, 72 Nenko (seniority wage system), 10, 104, 109 NLRB v. Express Publishing, 64-66 NLRB v. Harrah's Club, 135 NLRB v. Scott & Fetzer Co., 97, 99 NLRB v. Truitt Manufacturing, 101-102, 165 Nobeoka Post Office case, 90 Nokin ("payment strike"), 146 Non-union employees, 111-112. See Also Temporary workers "No-raiding" agreement (AFL-CIO), 82

Norris-LaGuardia Act, 21, 114

Northwest Orient Airlines case, 149 No-strike clauses, 149, 160 Notices, posting of, 68–69, 87, 88 Notices of dismissal, 33

Notices of intent to strike, 147 Obstruction of business (gyomu bogai), 142 Office space, provided union by management, 35, 95 "Open-mouth sabotage," 145 Overtime, refusal to work, 7, 156 Pacific Greyhound Lines case, 83 Packard Motor case, 143 Pan American World Airways case, 149 Peace obligation, 148 Pennsylvania Greyhound Lines case, 83 Perkins, Secretary of Labor Frances, Permanent employment, 70. See also Shushin koyo Phelps-Dodge Corp. v. NLRB, 65, 70, 71, 72–73, 77 Picketing, 144, 157 28 Political activity, 141 Political strikes, 149 Postal Reorganization Act of 1970, Posters, union, on company property, 136-141 Posting of notices. See Notices Protected conduct, 140 Provisional disposition, 112-114 Public Corporation and National Enterprise Labor Relations Law (Koroho), 153–155 Public Corporation and National Enterprise Labor Relations Commission (Koroi), 34, 90, 155 Public Enterprise Labor Relations Law, 34 Public employees, 31, 34, 152–161 "Public interest" criterion (NLRA), 85 Quality circles, 95 Railway Labor Act, 32 Refusal to bargain, 47–48, 117–130 passim

Refusal to disclose, 83. See also

Reinstatement, 69-76, 87, 88, 90-

Confidential information

Relocation of jobs, 112, 114

Remedies, 63-93 passim Representation of union on board of directors, 95–99 Republic Aviation v. NLRB, 130-131 Retaliation for filing complaints, 36 Retirement, "voluntary," 10-11, 103 - 105Ribbon struggle, 130–136 passim Right to bargain, 38 Right to manage, 138 Right to organize, 30-31 "Right to work" proviso, 37 Roshikyogiseido. See Joint consultation Rules of Employment, 33 Sabotage, 150 St. Clair v. Local Union No. 515, 72 Sakusen (informality), 44 San Diego Building Trades v. Garmon, Sanpo (Industrial Patriotic Society), SCAP (Supreme Commander for Allied Powers), 18. See also MacArthur Scott & Fetzer case, 97, 99 Secondary-boycott prohibitions, Seniority, 106. See also Nenko Settlements, 51–53, 55 Sherman Antitrust Act, 20 Shidehara, Baron Kijuro, 17, 18 Shinsambetsu (National Machinery and Metal Workers Union), 8 Shitetsuroren (General Federation of Private Railway Workers' Unions of Japan), 8 Shukko (transfer of workers to subcontractors), 10, 12, 105 Shunto ("spring offensive" wage negotiations), 7, 117, 155–157 Shushin koyo (permanent employment), 9-10, 70, 103, 109 Sioji, Ichiro, 9 Sitdowns, 147 Slowdowns, 145, 156 Sogi koi (acts of dispute), 14, 24, 32, 126, 131, 140, 145-147 Sohyo (General Council of Trade Unions of Japan), 7, 8, 9, 42, 84, 160, 164 "Soldiering," 145

Special Adjustment Committee, 31

Stare decisis, 108, 113
Strikebreakers, 143
Strikes, 13–14, 113, 114, 145, 147, 157
general, 1947 and 1948 (Japan), 34
"production control," 113, 147
sympathy, 114, 149
Study Group on Labor-Management Relations Law, 50
Subcontractors. See Shukko
Subpoenas, of evidence, 49
Sun Oil Co. Of Pennsylvania v.
NLRB, 121–122, 123
Supervisors, 4, 6, 35, 143, 166
Supreme Court of Japan, 66, 73–75, 137, 141, 144, 157–159

Taft-Hartley amendments, to NLRA, 32, 33, 37, 39, 40, 51, 80, 94 Taishokukin (lump-sum payment), 103–104 Tameny case, 110 Taxpayers' revolt, 161 Taylor Report, 153, 158 Teamsters, International Brother-hood of, 82 Tekkororen (Federation of Iron and Steel Workers' Unions), 8 Temporary workers, 2–3, 106–107

Thayer case, 126
Threats, 139–140
Times Publishing Company case, 89, 124
Tochigi Kasai decision, 66

"Terminable at will" doctrine, 165 Termination and sale of business,

Trade agreements, 26, 31 Trades Disputes Act (Britain), 35 Trade Union Law, 23, 24–25, 27–28, 139, 153 1949 amendments to, 34–37, 87

Truitt case, 101–102, 165 Two-union discrimination, 56, 81–

84

Tokyo High Court, 56–57

Unemployment compensation, 73 Unfair practices, 36, 39-40, 117-151 passim United Auto Workers, 1, 3 United Rubber Workers, 3 United Steelworkers, 3 Universal Camera case, 63 U.S. Supreme Court, 70, 92, 95, 96, 102, 141

Vacations, xv Violence, 14, 23, 24, 35, 124–130 passim, 144, 158 Vredling initiative, 99, 165

Wage agreements, 12
Wage increases, "base-up," 1
Wage negotiations, 7, 117, 155–157
Wage parity, 1
Wage system, seniority. See Nenko
Wagner Act. See National Labor
Relations Act
Walther, Peter, 78–79
"Whistle blowing," 110
Works councils (Germany), 165
"Work to rule," 156
Wright Line case, 91–92
Written recommendations, 53

Zenko (metal miners' union), 117, 123 Zen-nikkai (seamen's union), 119 Zentei (post office workers), 90