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Decertification Vote Allowed to Proceed Despite Employer Voluntary Recognition

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One of the National Labor Relations Board's electricons on organized labor's durt board in Dana Capp, governing voluntary recognition of a union by an employer. In the Dana Capp, decision and unbeapout regulations and-oned by the Danat, the Board opaphy criticated the efficacy of card checks as the basis for an employer voluntary recognition of a union absent the more trust-worthy scere ball to electric. The Board Derefere mandated that employers' voluntary recognition and a reasonable opportunity to void it by filling a descertification petition within 55 days. The requisite notice to trigger commencement the 55 day period most comply with Board regulations. Absent employer filling of a descrification petition during the 45-day period, the recognition has or the contract har on such petitions will be in effect.
The 2007 decision provided a goar deal of fusy on the part of unions who were starting to rely howily on corporate campaigns coupled with nontrality agreements and voluntary recognition as the performed means to expansive large employers. The Dona Cury, decision threw a monkey wrench into that approach by generating a potential employee and employer out. The Dona Cury, head on a majority drowing of authorization coach from the affected employees. The Treating bragating unit was helded into another unit and became subject to a precisioning collective bragating agreement.
In order to comply with the Daws Corp, requirements, requisite notices were posted for 45 days. Meanwhile, an employee was gathering signatures for a descriptification perition and filed it with the Board but filed it well after the 45-day period had elapsed. The union sought to dismiss the perition as unimely and the regional office, upon investigating, learned that one of the notices had not been posted for the entire 45 days, appearently at some point, someone had removed the notice for an indeterminate period of time and the employer, upon noticing it was gone, posted another notice. However, there was no question that it had not been posted for 45 consecutive days. The Regional Director for Region 19 determined that the description hould therefore be allowed proceed to election since the notice posting at one location failed to meet the requirements of Daws Corp.
The AT&T Mobility decision serves as a reminder to employers and unions involved in voluntary recognition that the Dana Corp requirements will be strictly construed unless and until modified or overnamed by the Ohama Board.
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