

The Law On Industrial Action Under The Conservatives

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~~Strike | Section 2(g) and Section 22 - 28 | The Industrial Dispute Act, 1947~~
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employers, and their customers and suppliers understand the law relating to industrial action trade unions, and workers understand the protections the law gives them if they organise or take...

~~Industrial action and the law~~ ~~GOV.UK~~

Industrial action and the law: a guide for employees, trade unions members, and others Ref: BIS/10/922 PDF , 107KB , 21 pages This file may not be suitable for users of assistive technology.

~~Industrial action and the law: guide for employees and...~~

As long as industrial action meets the strict requirements set by the law, the union and its officials are protected from most forms of legal action, and employees have some protection against dismissal. But your employer is entitled to refuse pay for the duration of your strike action, even if it's lawful.

~~Industrial action | TUC~~

Industrial action is "protected" if an employee is induced to take it by his union and the union in doing so complies with the legal requirements governing the organisation of industrial action....

~~Industrial Action And The Law - A Guide For Employees ...~~

Anyone organising a strike or other industrial action would be liable to legal proceedings by employers, and others such as their customers and suppliers, who are damaged by such action, if they...

~~Industrial action and the law~~ ~~guidance~~ ~~GOV.UK~~

There is not, nor has there ever been, a right to strike or take other industrial action in this country. In common law industrial action is potentially illegal and the main issue has been around the legalisation of industrial action through statutory immunity. [1] The Trade Disputes Act 1906 brought back the immunities from the 1870s.

~~Law on Balloting and Industrial Action~~

Industrial action is protected by law as long as: the dispute relates to a trade dispute between workers and their employer a secret postal ballot has been held and the majority of members voting...

~~Industrial action | nidirect~~

Law Cases > Industrial action Cases. Industrial action Cases. Name Reference Subtopic: Cooper v Isle of Wight College [2008] IRLR 124: Industrial action Cases: International Transport Workers' Federation and Finnish Seamen's Union v Viking Line [2007] ECR I – 10779:

~~Industrial action Case Summaries~~ ~~Oxbridge Notes~~

In Scotland fines for offences on industrial, trade or business premises can go up to £40,000. Night time noise If your local council has resolved to apply the provisions of the Noise Act 1996 (in England, Wales or Northern Ireland), or been ordered by the Secretary of State to do so, it must take reasonable steps to investigate complaints of noise from dwellings or licensed premises between ...

~~Noise and Nuisance~~ ~~What Type of Noise? - Law and Your ...~~

The document will also assist trade unions, and workers, to understand the protections afforded them by the law if they organise or take industrial action. It may also be useful for individuals contemplating proceedings under the 'Citizen's Right' to restrain the unlawful organisation of industrial action (i.e. inducement of industrial action which is unprotected by statutory immunity).

~~Industrial action and the law~~ ~~guidance~~ ~~The British Library~~

Industrial action occurs when members of a trade union organise into a group that either refuses to work, or refuses to work in the way employers want. You should only take industrial action with the support of UNISON. Industrial action can involve a strike or action short of a strike. You must remain within the law while picketing.

~~Industrial action | Disputes and grievances | UNISON National~~

The law on industrial action – an overview This is a brief summary of the law on industrial action. It deals with basic concepts and what is required for industrial action to be lawful. It is not a full statement of the law and cannot be relied upon as a statement of UNISON policy.

~~UNISON INDUSTRIAL ACTION HANDBOOK~~

the industrial action must not be authorised or endorsed by the relevant union the employee needs to be shown to have been participating in the action – rather than, for example, being absent from work due to illness – and to have been dismissed while participating, both of which are important matters of fact.

~~Trade Union Recognition & Industrial Action Q&As | CIPD~~

The usual form of action by the employer is a lockout. Whether done by the employer or employees, the act constitutes a breach of contract, but the law protects both employer and employees in certain circumstances ('lawful industrial action') from court proceedings.

~~What is industrial action? | WorkSmart: The career coach ...~~

The law relating to industrial action is complicated and many aspects of the law are unclear, either because of conflicting court decisions or because of the absence of judicial interpretation of the key legislation.

~~Industrial action | Employment Law | Employee Relations ...~~

Unlike the law in many countries English law does not give workers a positive right to organise or participate in industrial action. A union will be liable if it induces its members to participate in industrial action without first complying with specific balloting requirements.

~~Handling industrial action | Trade unions and industrial ...~~

The Act introduces a new ballot threshold, requiring a minimum turnout of 50% of those eligible to vote before a vote for industrial action can be legally binding. In addition to the above requirement, where the vote is in relation to "important public services", at least 40% of those entitled to vote must vote in favour of industrial action.

~~New laws regarding industrial action now in effect ...~~

This IDS Employment Law Industrial Action Handbook helps you to gain a full understanding of the legislation. The Handbook provides an overview of the law governing strikes. Other areas covered in the handbook include: Sets out the legal liabilities to which unions are exposed

Industrial Action and the Law Industrial Action and the Law Industrial Action and Trade Unions Industrial Action Ballots and the Law The Right to Strike in International Law Industrial Disputes and the Law in Spain International and European Protection of the Right to Strike ILO Principles Concerning the Right to Strike Strike Ballots, Democracy, and Law The Limits of Industrial Action Industrial Action and the Law Industrial Action and the Law Strikes and the Law Labour Law and Industrial Relations in Germany Labour Law in Iceland Industrial Relations in Singapore Strikes, Dispute Procedures, and Arbitration Labour Relations Post Office Workers (Industrial Action). A Bill to Limit the Extent to which Industrial Action by Workers in the Post Office Falls Within the Ambit of the Criminal Law An Introduction to Industrial Relations and Labour Law in Jamaica
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