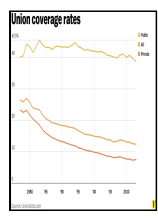
Public sector bargaining in the 1980s

Avebury - Collective Bargaining in the Public Sector: Why and How



Description: -

Collective bargaining -- Government employees -- Great

Britain. Public sector bargaining in the 1980s

-Public sector bargaining in the 1980s

Notes: Includes bibliographies and index.

This edition was published in 1988



Filesize: 9.29 MB

Tags: #Industrial #Relations #Reform #and #Labour #Market #Outcomes: #A #Comparison #of #Australia, #New #Zealand #and #the #United #Kingdom

Collective Bargaining in the Public Sector: Why and How

For example, argues that due in part to the history of local struggles over race, the welfare state in the USA was displaced and rescaled upward from the state to the national level during the Keynesian period.

A profile of union workers in state and local government: Key facts about the sector for followers of Janus v. AFSCME Council 31

Third, progress towards an enterprise- and individual-based system of bargaining has been much slower, with many of the traditional features of Australian industrial relations notably the awards system remaining intact.

Five Lessons from the History of Public Sector Unions

The privatisation of public services has a long history in many countries, including the USA and UK, where neo-liberal solutions are less contested, but it is also becoming well established even in paradigmatic welfare states, such as Sweden. However, such cases are rare and generally it is the balance of forces between union and employer at the workplace that determines whether bargaining takes place.

A profile of union workers in state and local government: Key facts about the sector for followers of Janus v. AFSCME Council 31

It may be argued that there are compulsory public sector bargaining laws in many states and public order has not broken down. Furthermore, it highlights distinctive patterns and operating procedures within the public sector. The upsurge in unionism became a boon to Black communities, bringing higher incomes and stronger job protections to more Black families.

Collective Bargaining in the Public Sector: Why and How

The core features of these systems have been described by Brooks 1995, p.

Collective bargaining beyond the worksite: How workers and their unions build power and set standards for their industries

What was the effect of the Labour Relations Act 1987 on the incidence and pattern of bargaining? Impasses This brings us to the final element in the nature of collective bargaining — impasses. Ultimately, it was the actions of the Commission which led first to amendments to the Industrial Relations Act 1988 in July 1992, which reduced the ability of the Commission to become involved in the enterprise bargaining process, and then to the enactment of the Industrial Relations Reform Act in 1993. Employees, in these two industries, might have inclined to negotiate a COLA clause in their agreements as an insurance against hike in inflation over the period of their contracts which is relatively longer.

NBER Public Sector Collective Bargaining Law Data Set

Employers also agreed to a union recognition process for cleaners in Miami, opening the door to extending collective bargaining protections to another 1,500 building cleaners in that city. In addition, the file contains the data in comma-separated value format, suitable for reading into a spreadsheet or other data program. The assault on the labour movement in the USA started shortly after the war with the Taff Hartley Act of 1947.

Related Books

- <u>Dhamm al-kalām</u>
- Eucoilinen Finnlands (Hym. cyn.)
- System failure [why governments must learn to think differently]
- Wheeling and dealing an ethnography of an upper-level drug dealing and smuggling community
- Law every nurse should know