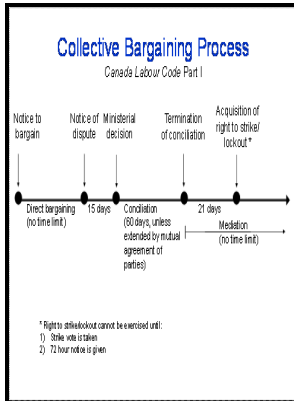


# Limits of state and federal jurisdiction in respect to labor disputes.

Bureau of Labor and Management, College of Commerce, University of Iowa - Labor



Description: -

-  
Epic poetry, Spanish -- History and criticism  
Jurisdiction -- United States.  
Industrial policy -- United States.  
Arbitration, Industrial -- United States.  
Industrial relations -- United States. Limits of state and federal jurisdiction in respect to labor disputes.

-  
Research series (University of Iowa. Center for Labor and Management) -- no. 17.  
Iowa. University. Bureau of Labor and Management. Research series -- no. 17. Limits of state and federal jurisdiction in respect to labor disputes.

Notes: Cover title.

This edition was published in 1958



Filesize: 7.89 MB

Tags: #New #Limits #on #Forum #Shopping: #Standing #and #Jurisdiction #as #Hurdles #in #Class #and #Mass #Actions

## POWER OF CONGRESS TO CONTROL THE FEDERAL COURTS

Plaintiffs' application for preliminary injunction be, and the same is, hereby DENIED; and 2.

### Areas of Exclusive Federal Jurisdiction

See 17A Charles Alan Wright, Arthur R. Start Preamble AGENCY: Office of the Secretary, Department of Education.

### 187. Limitations Upon the Exercise of Bankruptcy Jurisdiction

The evidentiary hearing was held on the issue of the preliminary injunction to enable the Court to make a determination of the plaintiffs' likelihood of success on the underlying dispute, i. City of Los Angeles, city may not condition taxicab franchise on settlement of strike by set date, because this intrudes into collective-bargaining process protected by NLRA. Thus, the court found there would be irreparable injury to the plaintiff.

### 187. Limitations Upon the Exercise of Bankruptcy Jurisdiction

They may regulate employers and employees not covered by the NLRA. Footnotes 1220 A classic but now dated study is Warren, Legislative and Judicial Attacks on the Supreme Court of the United States: A History of the Twenty-Fifth Section of the Judiciary Act, 47 A M. Nelson, federal law empowering national banks in small towns to sell insurance preempts state law prohibiting banks from dealing in insurance; despite explicit preemption provision, state law stands as an obstacle to accomplishment of federal purpose ; Hillman v.

## Related Books

- [Vneshniaia torgovlia produktsei morskogo transporta. - Nevidinyi eksport i import.](#)
- [Understanding the male hustler](#)
- [Moskovskii universitet v vospominaniakh sovremennikov - \(1755-1917\)](#)
- [Hija de Singer](#)
- [History of Mary Prince, a West Indian slave](#)