

No. 12120

IN THE

# United States Court of Appeals

FOR THE NINTH CIRCUIT

HUGH HARDYMAN, MRS. EMERSON MORSE, MRS. TOSCA  
CUMMINGS and MRS. MABLE L. PRICE

*Appellants*

vs.

ORVILLE COLLINS, H. D. BURKHELMER, STANLEY EORD,  
JAMES E. DOGGETT and RALPH BAKER

*Appellees*

Appeal from the United States District Court for the  
Southern District of California  
Central Division

## BRIEF FOR APPELLANTS

A. L. WIRIN,

FRED OKRAND,

ROBERT R. RISSMAN,

257 South Spring Street, Los Angeles 12

*Attorneys for Appellants*

NANETTE DEMBITZ

ARTHUR GARFIELD HAYS

WILLIAM EGAN COLBY

PETER H. KASKELL

New York, N. Y.

*Counsel, American Civil Liberties Union*

*of Counsel*

 The Myers, Local Press, Los Angeles, Phone VAndike 9007

EDITION

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# aws lling HIGH COURT UPHOLDS MEETING DISRUPTERS

WASHINGTON, June 4 (AP)—

Persons who break up meetings called to discuss public affairs may not be sued for damages under the Federal Civil Rights Act, the Supreme Court decided 6-3 today.

Justice Robert H. Jackson delivered the majority decision. Justice Harold H. Burton wrote a dissenting opinion in which Justices Hugo L. Black and William O. Douglas joined.

Members of the Crescenta-Canada Democratic Club of Los Angeles County, Calif., had asked the court to rule that they could sue five men, accused of breaking up a club meeting held Nov. 14, 1947, at La Crescenta, for \$25,000 damages.

Club members said outsiders raided the meeting after learning that a resolution approving the Marshall Plan for European recovery was likely to be adopted.

The suit was filed under a section of the post-Civil War Civil Rights Act. The section provides that if two or more persons conspire to deprive any person or class of persons of any right or privilege as a citizen, the injured person may sue for damages.

The District Court threw out the suit but the Circuit Court in San Francisco reinstated it. The five men sued by club members then appealed to the Supreme Court. It upheld today the District Court action so the suit now is dead.

**Douglas to Get Belgian Award**  
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TUESDAY, JUNE 5, 1951

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In the United States Court of Appeals  
for the Second Circuit

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NATIONAL LABOR RELATIONS BOARD, PETITIONER

D. C. BROWN COMPANY AND PRODUCTION LINE  
MANUFACTURERS, INC., RESPONDENTS

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ON PETITION FOR ENFORCEMENT OF AN ORDER  
OF THE NATIONAL LABOR RELATIONS BOARD

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BRIEF FOR THE NATIONAL LABOR RELATIONS BOARD

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DAVID P. FENDELING  
*Associate General Counsel*

A. NORMAN SOMERS  
*Assistant General Counsel*

OWSLEY VOSE  
WILLIAM EGAN COLBY

*Attorneys*  
*National Labor Relations Board*

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*Mr. Colby*

No. 10062

**In the United States Court of Appeals  
for the Third Circuit**

**ABE ADOLPH BOCHNER AND HERSCHEL ZYBERBERG,  
INDIVIDUALLY AND AS CO-PARTNERS, DOING BUSINESS AS  
B & Z HOSIERY PRODUCTS CO., PETITIONERS**

**v.**

**NATIONAL LABOR RELATIONS BOARD, RESPONDENT**

**ON PETITION TO REVIEW AND SET ASIDE AND ON REQUEST  
FOR ENFORCEMENT OF AN ORDER OF THE NATIONAL LABOR  
RELATIONS BOARD**

**BRIEF FOR THE NATIONAL LABOR RELATIONS BOARD**

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*Associate General Counsel*

**A. NORMAN SOMERS**

*Assistant General Counsel*

**BERNARD DUNAU**

**WILLIAM EGAN COLBY**

*Attorneys*

*National Labor Relations Board, Washington, D. C.*

REGULATION OF  
COLLECTIVE BARGAINING  
BY THE NATIONAL LABOR  
RELATIONS BOARD—  
ANOTHER VIEW

By  
DAVID P. FINDLING  
and  
WILLIAM E. COLBY

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