

368 U.S.

Per Curiam.

NATIONAL LABOR RELATIONS BOARD *v.* LOCAL  
476, UNITED ASSOCIATION OF JOURNEYMEN  
OF THE PLUMBING AND PIPEFITTING  
INDUSTRY, AFL-CIO, ET AL.

ON PETITION FOR WRIT OF CERTIORARI TO THE UNITED  
STATES COURT OF APPEALS FOR THE FIRST CIRCUIT.

No. 39. Decided January 15, 1962.

Certiorari granted; judgment reversed and case remanded to the Court of Appeals to enter judgment affirming and enforcing a cease-and-desist order of the National Labor Relations Board—without deletion of references to other employers and other persons.

Reported below: 280 F. 2d 441; 283 F. 2d 26.

*Solicitor General Rankin, Stuart Rothman, Dominick L. Manoli and Norton J. Come* for petitioner.

*Martin F. O'Donoghue* for respondents.

PER CURIAM.

The petition for a writ of certiorari is granted. In unfair labor practice proceedings before the National Labor Relations Board respondents did not except to the terms of an order directing them to cease and desist from certain practices found to violate § 8 (b)(4)(A) of the National Labor Relations Act, 29 U. S. C. § 158 (b)(4)(A), as regards the employees of a named employer "or any other employer" where an object is to force or require the named employer "or any other employer or person" to cease doing business with a named primary contractor. The Court of Appeals in enforcement proceedings modified the order, among other ways, by striking the references to "any other employer" and to "any other employer or person." 283 F. 2d 26. The judgment of the Court of Appeals is reversed and the case is remanded with directions that a judgment be entered

Per Curiam.

368 U. S.

which affirms and enforces the Board order after restoring these deleted provisions. *Labor Board v. Cheney California Lumber Co.*, 327 U. S. 385; § 10 (e), 49 Stat. 454, as amended, 29 U. S. C. § 160 (e). See also *Labor Board v. Ochoa Fertilizer Corp.*, ante, p. 318.

---

HODGE *v.* IOWA.

APPEAL FROM THE SUPREME COURT OF IOWA.

No. 149, Misc. Decided January 15, 1962.

Appeal dismissed and certiorari denied.

Reported below: 252 Iowa 449, 105 N. W. 2d 613.

Appellant *pro se*.

*Evan Hultman*, Attorney General of Iowa, for appellee.

PER CURIAM.

The motion to dismiss is granted and the appeal is dismissed. Treating the papers whereon the appeal was taken as a petition for writ of certiorari, certiorari is denied.

MR. JUSTICE DOUGLAS is of the opinion certiorari should be granted.