

In the Matter of RELIANCE MANUFACTURING COMPANY *and* AMALGAMATED CLOTHING WORKERS OF AMERICA (C. I. O.)

Case No. 18-R-937

SUPPLEMENTAL DECISION

AND

SECOND DIRECTION OF ELECTION

July 4, 1945

On February 28, 1945, the National Relations Board issued a Decision and Order in this proceeding consolidated with an unfair labor practice proceeding,¹ vacating and setting aside the election held on April 26, 1944, pursuant to the Board's Decision and Direction of Election issued on April 3, 1944.² In its Decision and Order, the Board stated that a new election would be directed when it was advised by the Regional Director that the time therefor was appropriate. The Board, being advised by the Regional Director that a new election may now appropriately be held, hereby directs that a new election be held among the employees in the appropriate unit who were employed during the pay-roll period immediately preceding the date of this Second Direction of Election, subject to the limitations and additions set forth in the Direction herein.

SECOND DIRECTION OF ELECTION

By virtue of and pursuant to the power vested in the National Labor Relations Board by Section 9 (c) of the National Labor Relations Act, and pursuant to Article III, Section 9, of National Labor Relations Board Rules and Regulations—Series 3, as amended, it is hereby

DIRECTED that, as part of the investigation to ascertain representatives for the purposes of collective bargaining with Reliance Manufacturing Company, Anamosa, Iowa, an election by secret ballot shall be conducted as early as possible, but not later than thirty (30) days from the date of

¹ The unfair labor practice proceeding referred to, *Matter of Reliance Manufacturing Company* (18-C-1048), is hereby severed from the present proceeding.

² 55 N. L. R. B. 981.

62 N. L. R. B., No. 147.

this Direction, under the direction and supervision of the Regional Director for the Eighteenth Region, acting in this matter as agent for the National Labor Relations Board, and subject to Article III, Sections 10 and 11, of said Rules and Regulations, among the employees in the unit found appropriate in the Board's Decision of April 3, 1944, who were employed during the pay-roll period immediately preceding the date of this Second Direction, including employees who did not work during said pay-roll period because they were ill or on vacation or temporarily laid off, and including employees in the armed forces of the United States who present themselves in person at the polls, but excluding any who have since quit or been discharged for cause and have not been rehired or reinstated prior to the date of the election, to determine whether or not they desire to be represented by Amalgamated Clothing Workers of America, affiliated with the Congress of Industrial Organizations, for the purposes of collective bargaining.