

In the Matter of CATING ROPE WORKS, INC. *and* TEXTILE WORKERS  
ORGANIZING COMMITTEE, C. I. O.

*Case No. C-236*

AMENDMENT TO DECISION

*March 12, 1938*

On January 21, 1938, the National Labor Relations Board issued a Decision in this case,<sup>1</sup> in which it found that the respondent had engaged in, and was engaging in, unfair labor practices, within the meaning of Section 8 (1), (2), and (5) of the National Labor Relations Act, 49 Stat. 449.

The Board, having further considered the matter and finding that its Decision may be clarified by amendment, acting pursuant to Section 10 (d) of the National Labor Relations Act, hereby amends Section III-C-2 of its findings by striking out the last two sentences of the first paragraph thereof, which read as follows:

It is clear, and in fact the respondent concedes, that the employees did not choose this Committee. Nor did the employees have any voice in determining what the "demands" should be.

and substituting therefor the following:

It is clear that the employees did not choose this Committee and had no voice in determining what the "demands" should be.

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<sup>1</sup> 4 N. L. R. B. 1100.