

In the Matter of J. J. LITTLE & IVES COMPANY *and* BINDERY WOMEN'S UNION, LOCAL No. 43

Case No. R-614

SUPPLEMENTAL DECISION

AND

ORDER

May 4, 1938

On April 4, 1938, the National Labor Relations Board, herein called the Board, issued a Decision and Direction of Election in the above-entitled case.¹ The Direction of Election directed that an election by secret ballot be conducted within fifteen (15) days from the date of the Direction among the female workers in the the bindery department of J. J. Little & Ives Company, New York City, who were employees of the Company on December 1, 1937, excluding gold layers and office and clerical workers, and excluding those who had since quit or been discharged for cause, but including those who had only temporarily been laid off, to determine whether or not they desired to be represented by Bindery Women's Union, Local 66, International Brotherhood of Bookbinders, affiliated with the American Federation of Labor.

Pursuant to the Direction, an election by secret ballot was conducted under the direction and supervision of the Regional Director for the Second Region (New York City) on April 14, 1938. Thereafter the said Regional Director, acting pursuant to Article III, Section 9, of National Labor Relations Board Rules and Regulations—Series 1, as amended, issued and duly served upon the parties her Intermediate Report on the ballot. No objections or exceptions to the Intermediate Report have been filed by any of the parties.

As to the balloting and its results, the Regional Director reported as follows:

Total number eligible to vote.....	79
Total number of ballots cast.....	65
Total number of ballots counted.....	65
Total number of votes in favor of Bindery Women's Union, Local 66, International Brotherhood of Bookbinders, affil- iated with the American Federation of Labor.....	26
Total number of votes against the afore-mentioned union.....	39

¹ 6 N. L. R. B. 411.

Total number of blank votes.....	0
Total number of void ballots.....	0
Total number of challenged votes.....	0

The results of the election show that no collective bargaining representative has been selected by a majority of the employees. The petition for investigation and certification of representatives of employees of the Company will therefore be dismissed.

ORDER

By virtue of Section 9 (c) of the National Labor Relations Act, 49 Stat. 449, and pursuant to Article III, Sections 8 and 9, of National Labor Relations Board Rules and Regulations—Series 1, as amended, it is hereby

ORDERED that, the petition for investigation and certification of representatives of the female workers in the bindery department of J. J. Little & Ives Company, filed by Bindery Women's Union, Local No. 43, be, and it hereby is, dismissed.