

IN the Matter of CARROLLTON METAL PRODUCTS COMPANY and AMALGAMATED ASSOCIATION OF IRON, STEEL, & TIN WORKERS OF NORTH AMERICA, LOCAL NO. 1571

Case No. R-307

Mr. Harry L. Lodish and Mr. Peter Di Leone, for the Board.

Mr. Marion F. Lemen, of Carrollton, Ohio, for the Amalgamated Association of Iron, Steel, & Tin Workers of North America, Local No. 1571.

Mr. James M. Aumgst and Mr. John P. Walsh, of Canton, Ohio, for International Association of Machinists, Local No. 1280.

Mr. Harry Cooper, of counsel to the Board.

DIRECTION OF ELECTION

November 18, 1937

The National Labor Relations Board, having found upon an examination of the record in the above matter that a question affecting commerce has arisen concerning the representation of employees of Carrollton Metal Products Company, Carrollton, Ohio, and that the production and maintenance employees of Carrollton Metal Products Company at its Carrollton, Ohio, plant, excluding clerical and supervisory employees, office employees, foremen and assistant foremen, constitute a unit appropriate for the purposes of collective bargaining within the meaning of Section 9 (b) of the National Labor Relations Act, 49 Stat. 449, and acting pursuant to the power vested in it by section 9 (c) of said Act, and pursuant to Article III, Section 8, of National Labor Relations Board Rules and Regulations—Series 1, as amended, hereby

DIRECTS that, as part of the investigation ordered by the Board to ascertain representatives for the purposes of collective bargaining with Carrollton Metal Products Company, Carrollton, Ohio, an election by secret ballot shall be conducted within a period of ten (10) days after the date of this Direction of Election, under the direction and supervision of the Acting Regional Director for the Eighth Region, acting in this matter as the agent of the National Labor Relations Board, and subject to Article III, Section 9, of said Rules and Regulations, among the production and maintenance employees of Carrollton Metal Products Company at its Carrollton, Ohio, plant

who were employed by it on April 28, 1937, excluding clerical and supervisory employees, office employees, foremen, and assistant foremen, and excluding those employees who have since quit or been discharged for cause, to determine whether they desire to be represented by International Association of Machinists, Local No. 1280, or Amalgamated Association of Iron, Steel & Tin Workers of North America, Local No. 1571, for the purposes of collective bargaining, or by neither;

AND FURTHER DIRECTS that in the conduct of said election the following employees named in the complaint in *Matter of Carrollton Metal Products Company* and *Marion F. Lemen*, Case No. VIII-C-157, which has been consolidated herewith, to wit: Mervin Guess, Harry Smallwood, Marion F. Lemen, Frank Morell, Jack Kean, Harold Vasbinder, and Joseph Blazer, alleged to have been discharged pursuant to an unfair labor practice within the meaning of Section 8 (3) of said Act, be permitted to vote, and that the ballot of each of the above-named employees be segregated pending decision of the case upon said complaint.