

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD**

WENDT CORPORATION

and

**Cases 03-CA-212225
03-CA-220998
03-CA-223594**

SHOPMEN'S LOCAL UNION NO. 576

**GENERAL COUNSEL'S CROSS-EXCEPTIONS TO THE
DECISION OF THE ADMINISTRATIVE LAW JUDGE**

Pursuant to Section 102.46(e) of the Board's Rules and Regulations, Counsel for the General Counsel hereby submits these Cross-Exceptions to the Decision of Administrative Law Judge Ira Sandron (ALJ), dated February 15, 2019, in the above-captioned case:

The ALJ erroneously dismissed the allegation that Respondent, by Voigt, interrogated an employee about his union activities in violation of Section 8(a)(1) of the Act. (ALJD at 11:28-37)

The ALJ erroneously omitted the following from the Order:

The Respondent, Wendt Corporation, shall cease and desist from interrogating employees about their union activities.

The ALJ erroneously omitted the following provision from the Notice to Employees:

WE WILL NOT interrogate you about your union activities.

The ALJ, in the Notice to Employees, erroneously required Respondent to cease performance reviews of its employees while engaged in negotiations for a collective-bargaining agreement with the Union.

DATED at Buffalo, New York, this 10th day of May, 2019.

Respectfully submitted,

/s/ Jesse Feuerstein

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