## Framework

#### I NEGATE the resolution Resolved: A just government ought to recognize the unconditional right of workers to strike.

#### For clarity I offer the following definition of unconditional right to strike

**Gwisai et al, 09**

​​Munyaradzi Gwisai et al., Rogers Matsikidze, Shingirai Ushewekunze, Kiven Ushewekunze. 2009. “An outline of fundamental labour rights under international laws, national constitutions and Zimbabwean constitutional norms.” ZIMBABWE LABOUR CENTRE AND KEMPTON MAKAMURE LABOUR LECTURE SERIES BOARD. ISBN 978 0 797437 791. <https://opendocs.ids.ac.uk/opendocs/handle/20.500.12413/7045> (lectures in Labour Law and Labour Relations at the University of Zimbabwe and Briggs Zano Working Peoples College) Footnote(s) may be inserted at end, empty line(s) may be removed, and bracket(s) may be used to change offensive language. This material may be behind a paywall.  Please email jacksondeconcini@gmail.com for information about access.  // JAD 2021/07/10

♦ The NCA Draft Constitution Section 28 (3) **provides an explicit and unconditional right to strike** providing - “Every worker has the right to strike, sit-in or stayaway, or such other concerted action.”

**Now, I have ONE observation about the resolution.**

**The resolution specifies an UNCONDITIONAL right to strike.  This means that negative’s burden is to prove that ANY restriction on the right is justified.**

#### Because the resolution is question of just governance, the value for the round is government legitimacy.

#### The constitutive obligation of a just government is protecting security. This is a prior concern to their framework since violence hinders ethical decision making. For example, in the state of nature, what is “moral” is not determined through ethical deliberation, but rather through power and subjugation. Thus, framework should be a question of how we prevent the state of nature, i.e. ensure security.

#### Therefore, the criterion is ensuring security. If the government doesn’t ensure security we lose reason to follow it. This means the government is no longer legitimate. Philosopher Thomas Hobbes further explains:

Thomas Hobbes, “Leviathan,” 1651

**The only way to erect** such a **Common Power**, as may be able to defend them from the invasion of Forraigners, and the injuries of one another, and thereby to secure them in such sort, as that by their owne industrie, and by the fruites of the Earth, they may nourish themselves and live contentedly; is, to conferre alltheir **power and strength upon one [government.]**Man, or upon one Assembly of men, that may reduce all their Wills, by plurality of voices, unto one Will: which is as much as to say, to appoint one man, or Assembly of men, to beare their Person; and every one to owne, and acknowledge himselfe to be Author of whatsoever he that so beareth their Person, shall Act, or cause to be Acted, in those things which concerne the Common Peace and Safetie; and therein to submit their Wills, every one to his Will, and their Judgements, to his Judgment. This is more than Consent, or Concord; it is a reall Unitie of them all, in one and the same Person, made by Covenant of every man with every man, in such manner, as if **every[one]** man **should say to [each other]** every man, **"I Authorise and give up my Right of Governing my selfe**, to this Man, or to this Assembly of men, **on this condition, that thou** give up thy Right to him, and **Authorise all his Actions in like manner.”** This done, the Multitude so **United in one** Person, is called a **Commonwealth**, in latine CIVITAS. This is the Generation of that great LEVIATHAN, or rather (to speake more reverently) of that Mortall God, to which **we [gain]** owe under the Immortall God, our **peace and defence**. For by this Authoritie, given him by every particular man in the Common-Wealth, he hath the use of so much Power and Strength conferred on him, that by terror thereof, he is inabled to forme the wills of them all, to Peace at home, and mutuall ayd against their enemies abroad. ... And **because the [Goal]** End **of [Government]** this Institution, **is the Peace and Defence of** them **all**; and whosoever has right to the End, has right to the Means; it belongeth of Right, to whatsoever Man, or Assembly that hath the Soveraignty, to be Judge both of the meanes of Peace and Defence; and also of the hindrances, and disturbances of the same; and to do whatsoever he shall think necessary to be done, both beforehand, for the preserving of Peace and Security, by prevention of discord at home and Hostility from abroad; and, when Peace and Security are lost, for the recovery of the same.

#### Additionally, prefer this framework because upholding security is a prerequisite to pursuing other values like happiness or democracy.

## C1 - Medical Strikes

#### Healthcare strikes stifle public support and don’t help workers – this decreases the likelihood of future strikes to make a difference

Li et al. 15 [Su-Ting T. Li, MD, MPH Department of Pediatrics, University of California Davis, School of Medicine, Malathi Srinivasan, MD Department of Internal Medicine, University of California Davis, School of Medicine, Richard L. Kravitz, MD, MSPH Department of Internal Medicine, University of California Davis, School of Medicine, and Michael S. Wilkes, MD, MPH, PhD Department of Internal Medicine, University of California Davis, School of Medicine, 2015, “Ethics of Physician Strikes in Health Care,” INTERNATIONAL ANESTHESIOLOGY CLINICS, https://sci-hub.se/10.1097/AIA.0000000000000054]

Modern History of Physician Strikes—Have Physician Strikes Been Successful? Withdrawal or cessation of clinical services (striking) is the most extreme form of collective action. Physician strikes over the past 20 years have varied in purpose and success (Table 1). Health care provider strikes may have a negativeimpact on health care providers overall, if the public does not support the rationale surrounding the strike or if patient harm results from the strike. This negative public view increases if the strike is considered primarily physician welfare–centered rather than patient welfare-centered.2,25,36 Physicians, even when employed, are usually high wage earners, relative to the average wage earner. Yet, the practice of medicine is tightly regulated. Professionals in less tightly regulated fields have the ability to increase or decrease their professional fees more easily**.** A strong negative reaction was seen during the Ontario, Canada strike in 1986. In this strike, physicians went on a 23-day strike to try to prevent a federal ban on “extra-billing” (charging more than the amount payable by the Ontario Health Insurance Plan for providing an insured service). The strike failed to prevent the ban from going into law, and it also alienated the public.25 Looking Toward the Future of Strike

**Medical strikes increased child mortality by 75% and resulted in preventable deaths for the poor on a massive scale. The strikes didn’t change the system – the only response was dealing with its direct results**

**Waithaka et al. 20** [Dennis Waithaka is currently doing a Postgraduate Diploma in Research Methodology at KEMRI-Wellcome Trust, Published: 2/10/20, “Prolonged health worker strikes in Kenya- perspectives and experiences of frontline health managers and local communities in Kilifi County” International Journal for Equity in Health, https://link.springer.com/article/10.1186/s12939-020-1131-y ]

Beyond impoverishment, interviewees talked in dramatic terms about negative health-outcomes linked to the strikes, including deaths, with the poor again being the worst affected. A recent analysis of the effects of six previous nation-wide Kenyan strikes on mortality data in Kilifi County (before the 100 days doctors and the 150 days nurses strike) found a 75% increase in mortality among children aged 12–59months during the strike period, but no change in overall mortality [24]. The authors noted that the lack of change in overall mortality could have been because the strikes between 2010 and 2016 were relatively short, with only one lasting for more than a month (42 days). Evidence from other settings suggests that the effects of strikes on health outcomes are increased where emergency services are not available or the affected populations are not able to access viable (available and affordable) alternate healthcare services [1, 3, 19, 67, 68]. In Kenya, the Irimu et al (2018) study reviewing admissions in 13 public hospitals during the 2017 doctors’ and nurses strikes noted that ‘preventable deaths likely occurred on a massive scale’, particularly for the poor [27]. We identified similar perceptions in our study, but this may be in contrast with the more modest effects reported for prior strikes [24] . Given that the Kenyan public health system has faced a series of shocks and stressors over the decades, additional research that can provide more detailed data on the impact of the prolonged strikes on mortality over time is important. An ‘everyday resilience’ lens is relevant for analyzing the strategies adopted by managers in response to strikes, and for considering the impact of the prolonged strikes on the Kenyan health system. Everyday resilience can be defined as the ability of the system to maintain positive adjustment in the context of chronic shocks and stressors in ways that allow the organization to emerge from those conditions strengthened and more resourceful [43]. Whether everyday resilience is observed and built in the face of chronic and acute stressors depends on the nature of the strategies enacted by health system actors, and the capacities that they can draw upon. Absorptive strategies buffer the system from shocks and return the system to its state with little or no change in structure; adaptive strategies result in some limited adjustments in the system structure or processes; while transformative strategies result in significant functional or structural changes [43, 69]. During the nurses’ strike in Kenya, we observed that middle level managers enacted a range of absorptive strategies in their efforts to keep services open, including mobilizing financial, infrastructural and human resources to support continuity of some essential services. Adaptive strategies included some reorganization of staff and services offered, but more significant functional or structural changes - transformative strategies - were not observed during the strike. Across all the strategies observed, managers drew on their social networks and alliances to persuade and negotiate with various actors across the public health system to assist. They also demonstrated creativity in ways of working with others such as the local private facilities and NGOs. To keep key services running, managers drew on a long history of working together and coping with diverse everyday stressors in health service delivery [28, 41, 43]. Their relationships – or the ‘intangible resources’ they were able to draw upon were sometimes invaluable in helping them cope with the shock of the strike. However, there was little to suggest that the broader system was undergoing positive adjustment to minimise the likelihood of future strikes or build preparedness in the event of any such strikes. Thus, there is little evidence that everyday resilience was being built over the course of the strike. Indeed, tensions between health system actors, including conflicts between striking and non-striking nurses (as also observed in South Africa [7], may have lasting negative implications for health system preparedness for and prevention of strikes. Our study did not include views from private facility health managers, but private facilities were frequently mentioned by community members and health managers as places where the public sought alternative care. A potential future research question might therefore be to examine if and how private providers can contribute to building resilience capacities that the health system can draw on in response to future strikes.

#### Some conditions on a right to strike are necessary to ensure societal welfare – remember that NO RIGHT is unconditional, and that currently, all rights are conditioned on their benefit to society. Thus, a just government shouldn’t recognize an unconditional right to strike, but rather some form of a conditional right to strike to ensure that all citizens will not be without essential services,

## C2 - Harms Workers

#### Strikes alone do not change worker conditions - even with a recent increase in worker leverage, strikes still aren’t always effective. Semuels 21:

Semuels, Alana. October 8, 2021. “U.S. Workers Are Realizing It’s the Perfect Time to Go on Strike.” *Time Magazine.* URL: <https://time.com/6105109/workers-strike-unemployment/>

Carolyn Jackson, the CEO of St. Vincent’s, where Deyo and hundreds of other nurses are striking, says that the nurses are trying to push a 1:4 nurse to patient ratio that Massachusetts voters rejected by a large margin in 2018. The hospital has done research and decided its staffing is appropriate, and that its staffing ratios are in fact better than most other hospitals in the state, she says. Ryan says the hospital announced it was hiring 100 permanent replacement nurses in May during a COVID-19 surge, and that the striking nurses are insisting on getting their old positions back. That the hospital is not budging speaks to the fact that despite this increase in worker activism, workers may not gain much more power in the long run. Over the last 40 years, the government has made it much more difficult for workers to both form unions and to strike, says Heidi Shierholz, the president of the Economic Policy Institute, a progressive think tank. Amazon was able to effectively interfere in a union vote among its workers this spring, she says, preventing the union from succeeding. Of course, a hearing officer at the National Labor Relations Board has recommended that the board throw out the results of the Amazon election and do it over, which speaks to a resurgence of government support for labor. President Joe Biden said he wanted to be “the most pro-union President leading the most pro-union administration in American history.” Labor has support at the state and local levels too: California Gov. Gavin Newsom recently signed a packet of pro-worker bills, including one that prohibits companies from imposing quotas on warehouse workers that prevent them from following health and safety law, and another that prohibits employers from paying workers with disabilities less than the state’s minimum wage. And in January, New York City Mayor Bill de Blasio signed a bill that forbids fast food restaurants from firing workers unless the employer has just cause, making New York City the first jurisdiction in the country that essentially ended at-will employment. But even that support may not be enough to force a widespread change of working conditions in an economy where employees haven’t had much leverage since before the Great Recession, or earlier. Even some of the recent strikes haven’t led to workers’ desired outcomes. A five-week Nabisco strike recently ended with many of workers’ demands met, for instance, but the company still won the ability to pay weekend workers less than they do currently.

#### A just government should not force workers to strike, foregoing pay and often benefits, for a chance at having better working conditions. Rather, a just government should pass other policies to ensure quality working conditions for all without a requirement to strike – particularly in the cases on fair payment for work and cracking down on safety violations. Sonn and Walker 18:

Sonn, Paul and Walker, Naomi. December 3, 2018. “A State Agenda for America’s Workers.” *Economic Policy Institute.* URL: <https://www.epi.org/publication/state-agenda-for-americas-workers/>

2. Get States Back in the Business of Fighting Wage Theft and Enforcing Other Worker Protections - Every week millions of workers are cheated when employers short their paychecks, force them to work off the clock, fail to pay even the minimum wage, or skirt employment laws by denying that they are employees. This type of wage theft is a national epidemic that robs U.S. workers and our economy of billions of dollars a year and hurts law-abiding employers that can’t compete with wage chiselers. But in many states, the agencies responsible for cracking down on employers that cheat their workers have been neglected and defunded. Governors and legislatures need to get their states back in the business of fighting wage theft and enforcing other worker protections, ranging from combatting independent contractor misclassification to preventing employers from defrauding the workers’ compensation system. Key best practices for restoring effective enforcement include: First and foremost, increasing labor agency budgets to [ensure adequate staffing and enforcement capacity](https://www.politico.com/story/2018/02/18/minimum-wage-not-enforced-investigation-409644); Developing [strategic enforcement](https://www.dol.gov/whd/resources/strategicEnforcement.pdf) priorities, in [partnership](https://s27147.pcdn.co/wp-content/uploads/Enforcement-of-15-dollar-minimum-wage-in-Minneapolis-requires-strategic-partnerships.pdf) with [worker organizations](https://chicagounbound.uchicago.edu/cgi/viewcontent.cgi?article=1594&context=uclf); Cracking down on [retaliation](https://s27147.pcdn.co/wp-content/uploads/2015/03/WinningWageJustice2011.pdf) against workers who speak up; Reviewing and updating regulations and administrative guidance—for example, to provide clear guidance on business’s responsibilities for contract workers, as detailed below.

# On the case

## On fw

#### When we join a state, we necessarily agree to give up certain rights and freedoms. A world in which everyone has complete freedom, is a world in which nobody has complete freedom because it justifies people in power for using their power. The only proper world is a world where we ensure security. We need this to ensure peace in a place. We control the connection to your framework. Having security is the end goal and comes before freedom.

## Solvency

**1] There is no aff evidence that says that recognizing the right to strikes leads to more strikes – this means there is no reason to assume that the aff will have more strikes.**

**2] The negative world’s Illegal strikes solve better and aff strikes become water downed and negotiated out by the state- TURNS THEIR CASE**

**Reddy 21** Reddy, Diana (Doctoral Researcher in the Jurisprudence and Social Policy Program at UC Berkeley) “" There Is No Such Thing as an Illegal Strike": Reconceptualizing the Strike in Law and Political Economy." Yale LJF 130 (2021): 421.  <https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy>

In recent years, consistent with this vision, there has been a shift in the kinds of strikes workers and their organizations engage in—increasingly public-facing, engaged with the community, and capacious in their concerns.[178](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref178) They have transcended the ostensible apoliticism of their forebearers in two ways, less voluntaristic and less economistic. They are less voluntaristic in that they seek to engage and mobilize the broader community in support of labor’s goals, and those goals often include community, if not state, action. They are less economistic in that they draw through lines between workplace-based economic issues and other forms of exploitation and subjugation that have been constructed as “political.” These strikes do not necessarily look like what strikes looked like fifty years ago, and they often skirt—or at times, flatly defy—legal rules. Yet, they have often been successful. *Since 2012,**tens of thousands of workers**in the Fight for $15 movement have**engaged in discourse-changing, public law-building strikes. They do not shut down production, and their primary targets are not direct employers. For these reasons, they**push the boundaries of**exiting**labor law*.[179](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref179) Still, the risks appear to have been worth it. A 2018 report by the National Employment Law Center found that th*ese**strikes**had helped twenty-two million low-wage workers**win $68 billion**in raises,* a redistribution of wealth fourteen times greater than the value of the last federal minimum wage increase in 2007.[180](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref180) They have demonstrated the power of strikes to do more than challenge employer behavior. As Kate Andrias has argued*: [T]he Fight for $15 . . . reject[s] the notion that unions’ primary role is to negotiate traditional private collective bargaining agreements, with the state playing a neutral mediating and enforcing role.* Instead, the movements are seeking to bargain in the public arena: they are engaging in social bargaining with the state on behalf of all workers.”[181](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref181) *In**the so-called “red state”**teacher strikes**of 2018, more than a**hundred thousand educators*in West Virginia, Oklahoma, Arizona, and other states *struck* to challenge post-Great Recession austerity measures, which they argued hurt teachers and students, alike.[182](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref182)*These**strikes were illegal; yet, no penalties were imposed.*[*183*](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref183)*Rather, the**strikes grew workers’ unions, won meaningful concessions**from state governments,**and built public support.* As noted above, public-sector work stoppages are easier to conceive of as political, even under existing jurisprudential categories.[184](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref184) But these *strikes were political**in the broader sense as well*. Educators worked with parents and students to cultivate support, and they explained how their struggles were connected to the needs of those communities.[185](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref185) Their power was not only in depriving schools of their labor power, but in making normative claims about the value of that labor to the community. Most recently, *2020 saw a flurry of work**stoppages in support of**the**Black**Lives**Matter movement.*[186](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref186) These ranged from Minneapolis bus drivers’ refusal to transport protesters to jail, to Service Employees International Union’s Strike for Black Lives, to the NBA players’ wildcat strike.[187](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref187) Some of these *protests violated legal restrictions*. The NBA players’ strike for instance, was *inconsistent with a “no-strike” clause in their collective-bargaining agreement with the NBA*.[188](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref188) And it remains an open question in each case whether workers sought goals that were sufficiently job-related as to constitute protected activity.[189](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref189) Whatever the conclusion under current law, however, *striking**workers demonstrated**in fact**the relationship between their workplaces and**broader**political concerns.* The NBA players’ strike was resolved in part through an agreement that NBA arenas would be used as polling places and sites of civic engagement.[190](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref190) Workers withheld their labor in order to insist that private capital be used for public, democratic purposes. And in refusing to transport arrested protestors to jail, Minneapolis bus drivers made claims about their vision for public transport. Collectively, all of these strikes have prompted debates within the labor movement about what a strike is, and what its role should be. *These strikes are so outside the bounds of institutionalized categories that public data sources do not always reflect them*.[191](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref191) And there is, reportedly, a concern by some union leaders that these strikes do not look like the strikes of the mid-twentieth century. There has been a tendency to dismiss them.[192](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref192) In response, Bill Fletcher Jr., the AFL-CIO’s first Black Education Director, has argued, “*People, who wouldn’t call them strikes, aren’t looking at history.*”[193](https://www.yalelawjournal.org/forum/there-is-no-such-thing-as-an-illegal-strike-reconceptualizing-the-strike-in-law-and-political-economy#_ftnref193) Fletcher, Jr. analogizes these strikes to the tactics of the civil-rights movement.

#### This means we allow for the restructuring of a state into a democracy in better and more effective way then the aff. States wouldn’t enact a policy that literally collapses their own government, so illegal strikes are the only way to solve for the contention.

#### 3] None of their ev says that either doctor strikes are key to ensuring democracy or that the right must be unconditional so you can vote neg to literally do everything the aff wants to do in a better way, and also ensure that people don’t die because of healthcare strikes.

## Offense

#### on the first point – No reason why unconditinality is key

#### Their author negates – gives us offense under coercion. Strikes violate individual autonomy by exercising coercion.

1AC Gourevitch 18 [Alex; Brown University; “The Right to Strike: A Radical View,” American Political Science Review; 2018; [https://sci-hub.se/10.1017/s0003055418000321]](https://sci-hub.se/10.1017/s0003055418000321%5d//SJWen)

\*Edited for ablest language\*

Every liberal democracy recognizes that workers have a right to strike. That right is protected in law, sometimes in the constitution itself. Yet strikes pose serious problems for liberal societies. They involve violence and coercion, they often violate some basic liberal liberties, they appear to involve group rights having priority over individual ones, and they can threaten public order itself. Strikes are also one of the most common forms of disruptive collective protest in modern history. Even given the dramatic decline in strike activity since its peak in the 1970s, they can play significant roles in our lives. For instance, just over the past few years in the United States, large illegal strikes by teachers ~~paralyzed~~ froze major school districts in Chicago and Seattle, as well as statewide in West Virginia, Oklahoma, Arizona, and Colorado; a strike by taxi drivers played a major role in debates and court decisions regarding immigration; and strikes by retail and foodservice workers were instrumental in getting new minimum wage and other legislation passed in states like California, New York, and North Carolina. Yet, despite their significance, there is almost no political philosophy written about strikes.1 This despite the enormous literature on neighboring forms of protest like nonviolence, civil disobedience, conscientious refusal, and social movements.

The right to strike raises far more issues than a single essay can handle. In what follows, I address a particularly significant problem regarding the right to strike and its relation to coercive strike tactics. I argue that strikes present a dilemma for liberal societies because for most workers to have a reasonable chance of success they need to use some coercive strike tactics. But these coercive strike tactics both violate the law and infringe upon what are widely held to be basic liberal rights. To resolve this dilemma, we have to know why workers have the right to strike in the first place. I argue that the best way of understanding the right to strike is as a right to resist the oppression that workers face in the standard liberal capitalist economy. This way of understanding the right explains why the use of coercive strike tactics is not morally constrained by the requirement to respect the basic liberties nor the related laws that strikers violate when using certain coercive tactics.

#### on the second point – Look back at their evidence. Not a SINGLE BIT OF IT warrants an unconditional right to strike, it just says any curtailment which literally means nothing. We read in green – their card concedes the negative impactsd of strikes

**Lim 19** Woojin Lim, December 11 2019, “The Right to Strike,” (Philosophy concentrator in [Harvard] Winthrop House.) https://www.thecrimson.com/article/2019/12/11/lim-right-to-strike/

On April 9, 1969, roughly 500 student activists [took over](https://news.harvard.edu/gazette/story/2019/04/event-commemorating-1969-harvard-strike-to-include-current-student-activists/) University Hall to protest Harvard’s role in the Vietnam War. City and state police armed with riot gear, clubs, and mace were [called](https://www.thecrimson.com/article/1994/4/22/police-raided-university-hall-pithe-following/) to remove all protesters who had vowed nonviolent resistance. In the early morning hours of April 10, over 400 police officers [stormed](https://www.thecrimson.com/article/2019/5/27/university-hall-1969/) University Hall, between 250 and 300 arrests were made, and 75 students were injured. In response, by April 11, thousands of Harvard students, teaching fellows, and faculty had gathered in Harvard Stadium to strike. Fifty years later, the Harvard Graduate Students Union-United Automobile Workers [declared](https://www.thecrimson.com/article/2019/12/3/grad-union-strikes/) a strike, fighting [for](https://www.thecrimson.com/article/2019/11/21/grad-student-strike-proposals/) increased compensation, health benefits, and neutral third-party arbitration for sexual harassment and discrimination. On December 3, over 500 demonstrators, wearing on their shoulders large blue-and-white “UAW on Strike” placards, [marched](https://news.harvard.edu/gazette/story/2019/12/unionized-harvard-students-go-on-strike/) routes throughout the Yard. In the strike of 1969, strikers fought for social justice; in the HGSU-UAW strike of 2019, strikers press on the fight for fair wages and working conditions. The right to strike is a [right](https://jacobinmag.com/2018/07/right-to-strike-freedom-civil-liberties-oppression) to resist oppression. The strike (and the credible threat of a strike) is an indispensable part of the collective bargaining procedure. Collective bargaining (or “agreement-making”) provides workers and employees with the opportunity to influence the establishment of workplace rules that govern a large portion of their lives. The concerted withdrawal of labor allows workers to promote and defend their unprotected economic and social interests from employers’ unilateral decisions, and provide employers with pressure and incentives to make reasonable concessions. Functionally, strikes provide workers with the bargaining power to drive fair and meaningful negotiations, offsetting the inherent inequalities of bargaining power in the employer-employee relationship. The right to strike is essential in preserving and winning rights. Any curtailment of this right involves the risk of weakening the very basis of collective bargaining. Strikes are not only a means of demanding and achieving an adequate provision of basic liberties but also are themselves intrinsic, self-determined expressions of freedom and human rights. The exercise of the power to strike affirms a quintessential corpus of values akin to liberal democracies, notably those of dignity, liberty, and autonomy. In acts of collective defiance, strikers assert their freedoms of speech, association, and assembly. Acts of striking, marching, and picketing command the attention of the media and prompt public forums of discussion and dialogue. The question of civic obligations, however, remains at stake. Perhaps those disgruntled with the strike might claim on a whiff that the strike impedes upon their own freedom of movement, educational rights, privacy, and so forth. Do strikers, in virtue of expressing their own freedoms, shirk valid civic norms of reciprocity they owe to members of the community, for instance, to students? No. The right to strike stems from the premise of an unjust flaw in the social order, that is, the recognition that the benefits from shouldering the burdens of social cooperation are not fairly distributed. Strikes and protests publicize this recognition and demand reform. No doubt, work stoppages from teaching fellows, course assistants, and graduate research assistants — no sections, no office hours, no labs, no grades — may pose [inconvenience](https://www.thecrimson.com/article/2019/11/26/barham-quesada-protest/) and perhaps hardship in our present lives. Strikes may also impose a serious financial [cost](https://harvardmagazine.com/2019/11/a-harvard-graduate-student-union-strike) on both the employer and the employees. These costs and inconveniences, however, should not be ridiculed as outrageous, for they rightfully [invite](https://jacobinmag.com/2018/07/right-to-strike-freedom-civil-liberties-oppression) disruption.

#### Prefer the neg world, one in which we don’t goive everyone the right to strike, rather, we ensure security by not giving the right to strike to those who shouldn’t have it due to the societal harms.

#### Proves conditions are good.

#### on the third point – Police strikes are bad – strikes strengthen unions that contribute to increased violence, and protection of misconduct

Serwer 6/24 Serwer, Adam. “Bust the Police Unions.” The Atlantic, Atlantic Media Company, 24 June 2021, [www.theatlantic.com/magazine/archive/2021/07/bust-the-police-unions/619006/](http://www.theatlantic.com/magazine/archive/2021/07/bust-the-police-unions/619006/)

Police unions found that they had new leverage at the bargaining table**. In contract negotiations with cities**, they sought not merely higher pay or better benefits, but protections for officers accused of misconduct. **At this, they proved remarkably successful.** Reviewing 82 active police-union contracts in major American cities, a 2017 Reuters investigation found that a majority “call for departments to erase disciplinary records, some after just six months.” Many contracts allow officers to access investigative information about complaints or charges against them before being interrogated, so they can get their stories straight. Some require the officer’s approval before making information regarding misconduct public; others set time limits on when citizens can file complaints. A 2017 Washington Post investigation found that since 2006, of the 1,881 officers fired for misconduct at the nation’s largest departments, 451 had been reinstated because of requirements in union contracts. For many police unions, enacting and enforcing barriers to accountability became a primary concern. **In 2014, in San Antonio, the local police union was willing to accept caps on pay and benefits as long as the then–city manager abandoned her efforts to, among other reforms, prevent police from erasing past misconduct records. The damage that these types of provisions have done is hard to overstate. In one recent study, the economist Rob Gillezeau of the University of Victoria found that** after departments unionized, there was a “substantial increase” in police killings of civilians. **Neither crime rates nor the safety of officers themselves was affected.** The provisions do more than simply protect bad actors. They cultivate an unhealthy and secretive culture within police departments, strengthening a phenomenon known as the code of silence**. In a 2000 survey of police officers by the National Institute of Justice, only 39 percent of respondents agreed with the statement “Police officers always report serious criminal violations involving abuse of authority by fellow officers.”**

#### They concede it matters under their fw, and that they increase the right to strike for the officers.

#### on the fourth/fifth point – Strike strengthen unions which cause protectionism – that slows growth and causes tariffs

Epstein 16 [Richard A. Epstein Peter and Kirsten Bedford Senior Fellow @ the Hoover Institution. "The Rise of American Protectionism." https://www.hoover.org/research/rise-american-protectionism]

This point explains why the American labor movement has historically opposed free trade. The essence of unionism is, and always will be, the acquisition of monopoly power. There is no way for a union to obtain that monopoly power in the marketplace. It can only secure it through legislation. The first step in that process was the exemption of unions from the antitrust laws under Section 6 of the Clayton Act of 1914. The second major step was the legitimation of collective bargaining under the National Labor Relations Act of 1935, which gave the union the exclusive bargaining rights against the firm once it was successful in a union election. These major statutory benefits strengthened private sector unions and imposed inefficiencies on unionized firms. This, in turn, opened the field for new firms, like the Japanese automobile companies, to organize outside the union envelope. In response, labor’s strategy went one step further. It pushed hard on trade and tariff barriers to keep out foreign imports, and exerted political influence to encourage local zoning boards to exclude new businesses that do not use union labor. Add to these issues the aggressive rise of minimum wage laws and other mandates like Obamacare and family leave statutes, and you construct a regulatory fortress that defeats the corrective forces of free trade and renders the nation less economically resilient and productive than before.

It is easy to say that people are “screwed” by free trade if you only look at the stories of those individuals who lose their jobs. It is much more difficult to make that case after taking into account the simple but powerful truth that overall levels of profitability and wealth increase under free trade. The short-term relief that targeted groups get from protectionist measures mask the larger inefficiencies that slow down the rate of growth. Despite what the Democrats think, transfer programs are no substitute for growth. Indeed, the imposition of new taxes without return benefits on the firms taxed only depresses the rate of return on investment further, which will necessarily compound the problem.

#### It means they increase the risk of war and that’s TERRIBLE for safety of the people.