SYLLABUS - PART II

October 12: By-passing the Election: Pressuring the Employer for Voluntary Recognition
Read pp. 410 - 428

October 14: By-passing the Election: Voluntary Recognition
Read pp. 428 - 447

October 19: Comparing Models of the Collective Bargaining Process
Read pp. 448-474

- Are the Supreme Court's decisions in Insurance Agents and Katz consistent?
- Has the Court allowed union economic weapons to go unregulated while prohibiting an employer economic weapon? Consider problem 2 on page 460.

October 21: Surface Bargaining
Read pp. 474-486

Establishing Objective Rules of the Game
Read pp. 487-501

October 26: Establishing Objective Rules of the Game (cont’d)
Read pp. 501-507

The Duty to Bargain During the Term of a Contract
Read pp. 507-514

Remedies for Bad Faith Bargaining
Read pp. 541-549

October 28: Subject of Bargaining
Read pp. 514-541

As you read Fibreboard and First National Maintenance, consider whether the two cases can be reconciled. First, try to reconcile them on their facts. Second, try to reconcile their rationales. How did the Board and the court reconcile them in Dubuque?
November 2:  
**Economic Weapons: Strikes**
Read pp. 576-597; 604-611

November 4:  
**Employer Economic Weapons**
Read pp. 611-647

November 9:  
**Secondary Boycotts**
Read pp. 647-674

November 11:  
**Consumer Appeals**
Read pp. 674-692
**Hot Cargo Agreements**
Read pp. 692-703
Review Problem: Metro Carpentry