

From: 'tim N' via Legal <legal@nmb.gov>

Date: Fri, Mar 15, 2019 at 12:22 PM

Subject: Docket No. C-7198

To: legal@nmb.gov <legal@nmb.gov>

Dear General Counsel Johnson;

I am the Director of The American Labor Movement Union, a new union that is presently collecting support with a craft that is represented by the IAM. In simplest terms, my Labor Organization is trying to replace the IAM by trying to establish sufficient interest within the craft to force a dispute.

I read C-7198 and I'm trying to understand how that proposal would affect a competing union from trying to secure a certification. Would a craft that is represented have to decert its own union first prior to a challenge from a competing union?

And regarding C-7198, would a petition be recognized for any sufficient showing, or would an authorization card still be required?

Thank you

Tim Nelson,
Director, American Labor Movement