Collective Bargaining:
The Next Twenty Years

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ABSTRACT: Collective bargaining will evolve in the next 20 years in response to the changes taking place in the world of work and union reaction to those changes. Job security will be a central issue, with increased emphasis on reducing work time to create more jobs. We also foresee more union mergers and increased inclusion in the labor movement of workers not traditionally a part of the union's constituency. That, in turn, will further erode the effectiveness of centralized bargaining. Moreover, unions will attempt to alter their traditional role as reactors to managements' unilateral actions and see themselves as partners with management. The role of the government and the courts may alter the collective bargaining process, but whether it will erode or strengthen that process is still an open question.

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HOW will the collective bargaining process in this country be influenced by the changes that are occurring in the world of work? Before addressing that question, we will first outline what those changes are. Then, because unions play a vital role in the collective bargaining process, we will describe how they are coping with those changes. Finally, we will consider the original question posed.

THE CHANGING WORLD OF WORK

"Robots," "Satellites," "Microelectronics," "Computer-aided design," "Computer-aided manufacturing." Words and phrases traditionally associated with the world of science fiction have recently become part of the real world of work. Their entry has changed the way work is done; how long it takes to do it; where it is performed; and who or what does it.

Because those science fiction concepts are now a reality, this country has become an integral part of a global economy. Both here and abroad we are now in competition with other technologically oriented industrial nations to produce and sell manufactured goods. To a lesser extent, we are also competing with less developed countries to provide basic services long distance. We often enter those contests at a disadvantage, partially due to the strong dollar. Jobs are lost to the American worker when a U.S. firm transfers some of its operations to another country in order to compete more effectively in foreign markets. The well-publicized shortcomings of basic U.S. education compared to the educational systems of our industrial competitors merely compound the problem.

These disadvantages have accelerated a shift in our economy beginning after World War II, from one that was primarily product-oriented to one that is increasingly service-oriented. By 1960, jobs in the service sector amounted to 62 percent of total nonagricultural employment. By 1981 the figure had risen to 72 percent. Despite growing foreign competition in the service sector, some jobs cannot be provided long distance—those provided by janitors, nurses’ aides, cashiers, repairmen, barbers, and the like. Moreover, this nation still leads in developing the more sophisticated, often highly technical, computerized systems to gather, analyze, and disseminate information—services for which there is a growing demand worldwide. That leading position, too, helps to account for the dominance of the service sector in this country.

While those intriguing service areas have created some new jobs, they have not created enough to offset the jobs lost in manufacturing and basic services. Moreover, those displaced from the more traditional jobs, as well as those seeking to enter the labor market for the first time, are often not trained to step into the new jobs that are becoming available. Thus many labor market forecasters are predicting that we will become a two-tiered society. The upper tier, consisting of those skilled in the new requirements of the world of work, will be highly paid and in short supply. The members of the lower tier, in contrast, lacking the requisite skills, will be low-wage workers and a glut on the labor market. Indeed, in his article on "The Declining Middle," Bob Kuttner conjectured that "the country’s future as a middle-class society is in jeopardy."

Labor unions in this country, many adversely affected by the unemployment resulting from the changing nature of work, are trying to cope with the challenge by negotiating contract language that affords at least partial protection to their adversely affected members. Such language includes clauses such as those assuring rate retention for those employed when the contract is signed, transfer rights, advance notice of plant closings and/or the introduction of new technology, severance pay, early retirement benefits, work-force reduction by attrition only, and retraining rights. Some clauses covering retraining rights call for those rights to be on a continuing basis, in order to deal with new technological advances whenever they are introduced.

Less common clauses include one negotiated by the telegraphers that provides for a larger lump sum in severance pay for members with lesser rather than greater seniority, in order to preserve the jobs that remain for the older worker who might have more difficulty in finding alternate employment than would a younger counterpart. Another interesting clause is that negotiated by the Communication Workers of America, which established a jointly funded program to train members in a cluster of skills, thus making them more readily employable should their current jobs be phased out.

Another interesting example—this time achieved by means of a letter of agreement—is the three-pronged retraining and career counseling program jointly administered by the United Automobile Workers (UAW) and the Ford Motor Company. It consists of two types of retraining programs designed for UAW members on layoff from Ford. One is a prepaid tuition-assistance plan under which qualified persons can pursue an educational program of their choice to improve their chances of reemployment either at Ford or elsewhere. The second consists of job-specific retraining in a skill, in cases in which definite job prospects have been identified. The career counseling program is designed to assist Ford workers still on the job in formulating their personal and career goals.

Some unions—in the automobile, steel, and trucking and rubber industries, for example—have agreed to make contractual concessions in the way of wage reductions or freezes, changes in work rules, the elimination of adjustments in the cost-of-living allowance, and the like.

Such concessions are made only if the unions involved are convinced that the employer is in financial distress and requires those cutbacks to remain viable. Typically, as Thomas A. Kochan and Harry C. Katz have pointed out, the employers asking for concessions are in industries in which demand for product [had declined] in a business cycle or [has tapered] off during the mature stages of a product life cycle, [where] competitive pressures on a firm lead employers to tighten work practices as the importance of meeting production schedules and achieving high volumes of output decline relative to the importance of controlling costs.

During these periods, excess capacity in the industry is likely to develop, placing high-cost producers at a severe competitive disadvantage in the marketplace. All of this suggests that the intensity of management efforts to change work rules will vary inversely with
the business cycle and directly with the age in
the life cycle of the product or industry.²

Some requested concessions, however, are rarely agreed to, despite an
employer's unfavorable competitive position. For example, in recent years many
employers, alarmed at the escalating health-care costs, have sought to have
their workers bear part of the expense of their own medical bills. Boeing sought
insurance deductibles from the Machinists Union, and American Telephone
and Telegraph proposed that its telephone workers pay 20 percent of their
medical expenses. Both requests, and similar ones made by other employers of
unions they bargain with, were flatly rejected. Attempts to cut back the num-
ber of holidays or the length of vacations have also not fared well.

When unions do make concessions, they also attempt to obtain some quid
pro quo—for instance, enhanced job security, a greater voice in decision mak-
ing, more complete disclosure by the employers of their financial position, or
profit sharing, to have funds set aside for training programs, to prohibit plant
closings, to prevent obtaining materials and thus labor from outside the plants,
and/or to provide income guarantees if high-seniority members are laid off. In
so doing, they are trading what they believe to be a temporary setback for
what they hope will be a permanent gain.

Because foreign competition adver-
sely affects both employee and employer,
a number of unions have joined with the
employers with whom they bargain to
try to find ways of improving their com-
petitive position by increasing both pro-
ductivity and product quality. In some
instances this has entailed the creation
of informal labor-management commit-
tees whose members meet periodically
to discuss topics ranging from ways to
improve product quality and productivity
to the solution of worker health and
safety problems and finding the most
efficient way to implement technologi-
cal change. In other instances more
formal employee-involvement programs
have been established, but the goals are
the same. However agreed to, if success-
fully implemented, the end result is
greater worker and union participation
in the decision-making process.

In the past three decades, for a variety
of reasons—foreign competition, the
introduction of labor-saving devices,
and the movement from the Snowbelt to
the Sunbelt among them—the percen-
tage of union members in the labor force
has been dropping steadily. To try to
recoup their losses, the AFL-CIO, as
well as individual unions, have renewed
their efforts to organize the unorgan-
ized. To do so, many of the unions are
reaching out to people working in jobs
not usually associated with traditional
union jurisdictions. As a result, a num-
ber of unions have an increasingly diver-
sified membership, with a variety of
concerns and demands. The United
Food and Commercial Workers, for
example, represent not just retail clerks
and meat cutters but barbers, racetrack
tellers, and insurance salesmen as well.
As a consequence, centralized bargain-
ing, once so effective, is becoming less
so, and is giving way to a more decen-
tralized approach.

2. "Collective Bargaining, Work Organiza-
tion, and Worker Participation: The Return to
Plant-Level Bargaining," in Proceedings of the
1983 Spring Meeting of the Industrial Relations
Research Association (Madison, WI: IRRA,
In addition, again in the face of dwindling membership, weaker unions are often merging with stronger ones. The printing industry unions are a prime example. For the weaker union, the merged organization has the advantage of redressing the balance of power between labor and management, as well as revitalizing the ability to serve its members more effectively. For the stronger union, the gain is seen in terms of additional members and other resources that the smaller organization brings. Again, however, the more diverse membership requires a more decentralized approach to collective bargaining.

Some unions are also broadening the scope of their mission. For example, in some parts of the country the UAW has established job-referral and assistance centers to help not just unemployed auto workers but any unemployed worker in that given geographic region. The primary function of those centers is to direct the unemployed to the various governmental agencies that can offer them help in some way. Charles M. Rehmus points out another example:

to a surprising extent, labor lobbies in areas which are not of direct concern to union members. For example, labor is perhaps the largest organization supporting civil rights legislation in the United States.3

Because we now operate in a global economy, unions have taken a few steps, albeit hesitant ones, in the direction of internationalizing the labor movement. They, along with their foreign counterparts, are beginning to feel the need to take wage rates out of competition and regularize the worldwide market. Thus we are seeing some international trade union confederations becoming more active, and that trend—though spotty—should continue.

Unions, then, are using a variety of means to try to cope with the changing world of work—by negotiating protective contract language, by opening the door to gain a greater voice in decision making, by combining with one another, by broadening the role they play as spokespersons for the American workers, and by trying to work more closely with their foreign counterparts.

While some of their attempts may not meet with immediate success—internationalization of the labor movement is almost certain to run into formidable obstacles, for example—other efforts will have a permanent effect on labor-management relations in this country and, thus, an impact on the collective bargaining process itself.

THE IMPACT ON COLLECTIVE BARGAINING

Now to our opening question, How will the collective bargaining process in this country be influenced by the changes that are occurring in the world of work? Some observers believe that even when the economy recovers, the traditional adversarial relationship between management and labor will continue to give way to a spirit of cooperation, or, as Daniel B. Mitchell puts it, “that Humpty Dumpty . . . [has] fallen off the wall and never will be put together again.” At the other end of the spectrum are those who contend that, once the recession is finally over, the parties will abandon the concept of cooperation and revert to the past, that “Humpty falls off the wall

from time to time, but has not broken in
the past and has always climbed back."

Our own view is somewhere in the
middle. True, Humpty does always climb
back. But every time he does, the wall he
then sits on is lower to the ground than
the one before. In other words, the pro-
cess has historically been one of two
steps forward, one step back, and will,
as far as we can see, follow the same set
of steps over the next two decades.
There will be evolution—but no revolu-
tion.

What more specific changes do we
foresee?

1. A trend already evident is the
unions' increased emphasis on job secur-
ity for their members still at work. To
increase job opportunities for those who
are unemployed, unions have begun to
push for reduced work time. As produc-
tivity increases with the introduction of
further technological advances and re-
quires even less labor, the push for such
things as a shorter work day, reduced
workweek, longer vacations, more holi-
days, paid absence allowances, and a
tightening of overtime restrictions will
become more and more common. The
unions' demands for paid educational
leave for their members will also in-
crease, not just to create more jobs but
also as a means of preparing their mem-
bers for future technological changes.

2. More union mergers and increased
inclusion of workers who have not been
a part of the unions' traditional consti-
tuency will continue to erode the effec-
tiveness of centralized bargaining; decen-
tralized bargaining will become the
primary and most effective mode.

3. More and more, unions and their
members will attempt to alter their tra-
ditional role as reactors to manage-
ment's unilateral actions. They are see-
ing themselves as partners—very inde-
pendent ones, but partners nevertheless—
in a joint effort to keep the enterprise
afloat. Whether because union members
are now stockholders, share in profits,
or have at least been given information
hitherto unavailable to them, they know
more, care more, and can act more
effectively.

4. An item purposely slighted until
now is the role of government and the
courts with respect to labor-manage-
ment relations. The increase in govern-
ment regulation and in litigation brought
to redress perceived individual wrongs
that are covered under existing laws also
has an effect on the collective bargaining
process. It has become increasingly legal-
ized and has broadened the kinds of
issues the parties bring to the bargaining
table. Whether this will eventually erode
or strengthen the collective bargaining
process is still an open question.

To give one example, the common-
law doctrine of employment at will—the
concept that an employer has the right
to employ and/or discharge a person
whenever the employer unilaterally de-
cides to—has been eroded considerably
by the courts. Nonunion workers who
earlier were denied the rights that union
members had through the grievance
procedure have now successfully chal-
lenged cases of preferential hiring and/
or arbitrary discharge through litiga-
tion. With redress to the courts some
workers may come to feel that they no
longer need a union to defend their

4. "Is Union Wage Determination at a Turn-
ing Point?" in Proceedings of the Thirty-fifth
Annual Meeting of the Industrial Relations Re-
search Association (Madison, WI: IRRA, 1983),
p. 360.
interests. On the other hand, given the amount of time and money involved in an individual challenge compared to filing a grievance through a union, workers may well feel that joining a union is the better route to take.

Another example is employers who have filed for protection from creditors and the terms of costly labor contracts under bankruptcy laws. Union leaders have appealed both to Congress and the courts to bar that means of avoiding contractual commitments. At this writing Congress has not acted, but the Supreme Court has heard oral arguments in one such case. What the Court decides will have a decided impact on the future of collective bargaining.