# CHAPTER 1

# INTRODUCTION TO LABOUR RELATIONS

**True/False**

1. Some human resource managers use the terms industrial relations and labour relations interchangeably.

Answer: True

1. There is a consensus on the meaning of the terms industrial relations and labour relations.

Answer: False

1. Labour relations are important because they affect both union and non-union employees.

Answer: True

1. Labour relations is defined as the study of all aspects of the union-management relationship.

Answer: True

1. The issue of improving health and safety in the workplace is within the domain of industrial relations.

Answer: True

1. The Political Economy Approach to Labour Relations suggests that there is fundamental conflict of interest between employers and employees.

Answer: True

1. The Conciliation Act of 1907 required employers to recognize unions.

Answer: False

1. After an employer has been unionized an employee in the bargaining unit cannot make an agreement with the employer providing for additional vacation time.

Answer: True

1. When employees are not represented by a union the employment relationship is governed by the contract between the parties, common law, and employment legislation Answer:

Answer: True

1. A unionized employer must give members of the bargaining unit reasonable notice to terminate them.

Answer: False

1. The courts have the authority to order employers to reinstate non-union employees who have been wrongfully dismissed.

Answer: False

1. Constructive dismissal means that an employer could not reduce an employee's pay by 15% unless the employee is consented.

Answer: True

1. Unionization affects the profitability but not the productivity of employers.

Answer: False

1. A systems approach to labour relations refers to the industrial relationship, parties, processes, and outputs.

Answer: False

1. The processes in labour relations refer only to joint union-management activities such as contract negotiations.

Answer: False

1. Human resource managers and labour relations specialists may have a different perspective on unions.

Answer: True

1. Without a union, the employment relationship would be governed exclusively by agreements between employers and individual employees.

Answer: False

1. “Wrongful dismissal” means that an employer must have a valid reason to terminate an employee.

Answer: False

1. It is possible for collective agreements to provide less notice of termination to employees than the common law reasonable notice period.

Answer: True

1. There are studies indicating that unionized employees have lower job satisfaction than non-union employees.

Answer: True

1. A open systems framework for labour relations contains five elements: the parties, processes, the environment, outputs, and feedback.

Answer: True

1. The environmental factors affecting labour relations refer exclusively to the economy, technology, and legal issues.

Answer: False

1. The Public Service Staff Relations Act had the effect of doubling the total union membership.

Answer: True

1. Labour Relations in Canada are viewed as being co-operative in nature.

Answer: False

1. Craft unions historically represented skilled employees only.

Answer: True

1. The legal environment hinders collaboration between employers and unions because it provides that unions cannot agree to give up the right to strike.

Answer: False

1. Social unionism refers to a union philosophy that is concerned with improving pay and working conditions as well as broader economic change.

Answer: True

1. Craft unions were independent local unions made up of various skilled employees

Answer: True

1. Yellow Dog Agreements, where an employee signs an employment contract agreeing to not join a union are permitted in Canada.

Answer: False

30. The Industrial Disputes Act required employers to recognize unions.

Answer: False

31. One of the provisions of the Wagner Act was that employers had to recognize an employee’s right to join a union in the United States.

Answer: True

# Multiple Choice

1. Labour relations is defined as the study of:
	1. employment in union and non-union organizations
	2. all aspects of the union-management relationship
	3. the negotiation and administration of collective agreements
	4. methods to improve union-management relations
	5. compensation in unionized workplaces

Answer: b

1. When a union represents employees:
	1. Individual employees can negotiate terms of employment provided that the terms are better than the terms of the collective agreement.
	2. Employers are obligated to give reasonable notice when terminating employees.
	3. Disputes between the union and the employer are resolved in the courts.
	4. Employee job security is reduced.
	5. A termination of an employee could be overturned by an arbitrator.

Answer: e

1. Privy Council Order 1003 (PC1003) legislation was modeled after:
	1. the Wagner Act
	2. the Charter of Rights and Freedom
	3. the Industrial Disputes Investigation Act
	4. the Public Service Staff Relations Act
	5. the Employment standards Act

Answer: a

1. Company A is reducing production because of a decrease in demand for its product. When the company reduces the size of its unionized workforce, which of the following is correct:
	1. the union must be given reasonable notice
	2. employees must be given reasonable notice
	3. employees must be given the notice provided for in the collective agreement
	4. younger employees must be laid off first
	5. employees cannot be terminated unless the union consents

Answer: c

1. Dunlop's model of industrial relations systems contains which of the following as elements:
	1. the distribution of power in society
	2. the context for the system
	3. conflict between employers and employees
	4. workplace democracy
	5. political economy

Answer: b

1. An open systems framework for labour relations has the following elements:
	1. parties, contract negotiation, the environment, outcomes, and feedback
	2. the environment, parties, processes, outcomes, and feedback
	3. parties, processes, the environment, outcomes, and legislation
	4. parties, processes, feedback, and outcomes
	5. the environment, parties, processes, outcomes, and collective agreements

Answer: b

1. The actors in Dunlop’s system are:
	1. workers and their agents
	2. free trade agreements
	3. society
	4. non-union employees
	5. non-government agencies

Answer: a

1. The process component in a systems approach to labour relations includes which of the following:
	1. unilateral action by management
	2. unilateral action by unions
	3. the environment
	4. a and b
	5. a and c

Answer: d

1. Which of the following is correct regarding feedback in a systems framework for labour relations:
	1. Experience with a process can not result in a party seeking to change the process.
	2. The feedback affects only the actors and processes in the system.
	3. Outputs of the labour relations system affect the cultural system used by the parties.
	4. Outputs of the labour relations system affect the legal system of the parties.
	5. Outputs of the labour relations system affect the individual contract of employment.

Answer: d

1. A unionized employee has access to which of the following legal procedures and remedies:
	1. a suit for constructive dismissal
	2. a suit for wrongful dismissal
	3. reinstatement ordered by an arbitrator
	4. reinstatement ordered by a judge
	5. damages awarded by a judge for the breach of the collective agreement

Answer: c

1. The unionization of employees is the **least** likely to affect which of the following:
	1. job satisfaction of employees
	2. costs of operations for the employer
	3. job security for employees
	4. the reasonable notice employees are entitled to
	5. investment decisions made by the employer

Answer: d

1. Which of the following are two dominant perspectives in the framework for labour relations:
	1. actors & the environment
	2. processes engaged in by the actors & outputs
	3. cost & productivity
	4. Terms & conditions of work
	5. Systems approach & the political economy approach

Answer: e

1. A political economy approach to labour relations emphasizes which of the following:
	1. conflict between employer and employee interests
	2. a web of rules
	3. an ideology shared by employers and unions
	4. government intervention
	5. the values of employers and unions

Answer: a

1. Which of the following is correct regarding the environment component in a systems approach to labour relations:
	1. environmental factors do not effect each other
	2. outputs are an element of the system
	3. an ideology that binds the system together is an element of the system
	4. the distribution of power in society is an element of the system
	5. unions and employers may attempt to influence or change their environment

Answer: e

1. The values and beliefs of the Canadian public are part of:
	1. the legal environment
	2. social environment
	3. political environment
	4. technological environment
	5. economic environment

Answer: b

1. Which of the following is correct regarding the issue of employer and union collaboration:
	1. the legal environment may impact collaboration
	2. the labour relations system is viewed as being collaborative
	3. collaboration is universally accepted as being good for both parties
	4. collaboration is part of the political economy approach to labour relations
	5. collaboration is an essential component in a systems approach to labour relations

Answer: a

1. Which of the following is correct regarding a systems framework for labour relations:
	1. It establishes that employers are the key actor in labour relations.
	2. It minimizes the importance of environmental factors.
	3. It establishes that contract negotiation is the only process involved in labour relations.
	4. It illustrates that the components of the system are self-contained.
	5. It illustrates that there are numerous results or outputs.

Answer: e

1. PC 1003 had what impact on employers and unions?
	1. It prohibited many activities that companies used to resist a union.
	2. It prohibited many activities by unions in the certification process
	3. It separated employers into federal and provincial jurisdictions
	4. It provided a framework for employers and unions for certification of a union
	5. It gave additional rights to employers only

Answer: d

1. The Charter of Rights and Freedoms had what significance to unions in Canada
	1. It established provincial and federal jurisdictions with respect to employment laws.
	2. It provided the right of public service employees to unionize
	3. It prohibited the right of a government to legislated employees back to work
	4. It prohibited the right of essential service employees the right to strike.
	5. It had no impact on provincial employees.

Answer: b

# Essay Questions

1. Describe the differences in the relationship between employers and employees in non- union and unionized environments.
2. Discuss the following statement: Labour relations are important for employers, employees, and society.
3. Two of the elements of a systems approach to labour relations are the actors and the processes or activities the actors engage in. Identify the actors in the system and describe the processes that each one could be engaged in.
4. Describe the environmental factors that could affect labour relations.
5. Describe the outputs of a systems approach to labour relations.
6. Describe the elements of a systems framework for labour relations.
7. Some of the employees of an organization have been unionized. Explain three ways that the employer could be affected.
8. What was the impact of the enactment of PC1003?