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D. Governments have a responsibility to:

- 1) Provide, in any legislation concerning employer-employee relationships, for the full recognition of the rights and obligations of both groups, to the end that mutual understanding and co-operation are facilitated.
- 2) Keep such legislation to a minimum, leaving the parties free, to the greatest extent possible, to work out their problems by mutual agreement.
- 3) Protect the right of all citizens to do the things they have a legal right to do and see to it that all laws affecting industrial relations are strictly enforced.

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Haw Management Speaks to Employees, from Industrial Bulletin, N.Y. State Department of Labor, 80 Centre Street, N.Y. 13, May 1955, pp. 14-19.

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« *Patron* » ou « *Chef d'entreprise* » ? article de Henry Cornet publié dans les *Annales de Sciences Economiques Appliquées*, Université catholique de Louvain, 2, rue des Doyens, Louvain, Belgique, mars 1955, pp. 23-45.

Nineteenth Annual Report of the Department of Labor of the State of South Carolina for the Period beginning July 1, 1953 and ending June 30, 1954.

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Législation

Législation ouvrière de Québec, 1954-1955, extrait de la Gazette du Travail, Ministère du Travail, Ottawa, avril 1955, p. 427.

A Little Labor History by Donald T. McDermott from The American Federationist, published by the American Federation of Labor, A.F. of L. Building, Washington 1, D.C., April 1955, pp. 30

Questions économiques

Wage Rates and Salaries in Montreal, 1954, from the Labour Gazette, Department of Labour, Canada, March 1955, pp. 342.

Sécurité sociale

State Studies in Unemployment Insurance Financing published by the U.S. Department of Labor, Bureau of Employment Security, Washington 25, D.C., revised, January 1955, 15 pp.

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AFL and CIO Agree to Merge, from Labour Gazette, Department of Labour, Ottawa, Ontario, March 1955, pp. 277-282.

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