

Summary Of NLRB Decisions For Week Of March 21-25, 2016

April 14, 2016 | [National Labor Relations Board, Labor Relations](#)

The summary of NLRB decisions for the week of March 21-25 is [now available](#). **Summarized Board Decisions *D2 Abatement, Inc. and Premier Environmental Solutions LLC, Alter Egos* (07-CA-133250; 363 NLRB No. 153)** Dearborn, MI, March 22, 2016. The Board denied the General Counsel's motion for partial default judgment and remanded the proceeding to the Regional Director for further appropriate action. The complaint alleges that Respondents D2 Abatement, Inc. (Respondent D2) and Premier Environmental Solutions LLC (Respondent Premier) violated Section 8(a)(1), (3), and (5). Respondent Premier filed a timely answer to the complaint, but Respondent D2 did not. The General Counsel sought default judgment against Respondent D2 for its failure to file a timely answer. The Board denied the General Counsel's motion on the basis that Respondent Premier's timely filed answer suffices to preclude the entry of a default judgment against Respondent D2. [Continue reading on the NLRB website](#).

RELATED PRACTICE AREAS

Labor and Employment
Labor Relations
National Labor Relations Board (NLRB)

RELATED TOPICS

Weekly Summary