4th Study Commission questionnaire – 1999 Taipei

- 1. Does right to strike exist? How is regulate?
- 2. Must the strike be preceded by a prior notice? Or by a special proceeding? What happens if these prerequisites are not complied with? What are the sanctions?
- 3. Is the right to strike limited?
- 4. Before what jurisdiction (social, civil, criminal, administrative) conflicts generated by a strike are debated?
- 5. Are litigations heard on the merits or in an interlocutory hearing? What are the opposing parties?
- 6. Is the cease-and-desist order/or penalty used in such decisions?
- 7. What attitude is generally adopted toward:
 - a. The occupation of the premises of the enterprise?
 - b. The freedom of work of the non-striking employees?
- 8. What does workers receive during the strike? Who pays? What is paid?