

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?