

## **NLRB Bypasses DC Circuit Rehearing And Intends To Proceed To Supreme Court**

March 14, 2013 | National Labor Relations Board, Labor And Employment

The National Labor Relations Board has announced that it will forgo an *en banc* rehearing of the D.C. Circuit Court of Appeals' decision in *Noel Canning v. NLRB* which held that President Obama's recess appointments of Terence Flynn, Richard Griffin and Sharon Block were unconstitutional. Instead, the NLRB will file a petition for certiorari with the U.S. Supreme Court which is due on April 25, 2013. Obviously there will be more to come on this story.

For our previous coverage of this story, see the follow BT Labor Relations articles:

BT Labor Relations – " D.C. Circuit Holds NLB Recess Appointments Invalid ."

BT Labor Relations – "Senator Introduces Bill to Overturn NLRB Decisions ." BT Labor Relations – "If At First You Don't Succeed: Obama Renominates NLRB Appointments ."

## **RELATED PRACTICE AREAS**

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

## **RELATED TOPICS**

**Noel Canning**