

NLRB Rules That Graduate Students Are Employees

Labor Relations Update Blog on **August 23, 2016**

Earlier today, the National Labor Relations Board (“the Board”) issued its long awaited decision in [Columbia University](#). Not surprisingly, the Board, in a 3-1 decision, overturned 12 years of precedent by ruling that “student assistants” (including assistants engaged in research funded by external grants) who have a “common law” employment relationship with their university are employees as defined by the National Labor Relations Act (the “Act”), and therefore are entitled to the protections afforded to employees under the Act such as engaging in the right to unionize... [Continue Reading](#)

Related Professionals

- **Paul Salvatore**
Partner
- **Edward A. Brill**