

OPENING STATEMENT

for the

Defense in the Case of United States vs Susan B. Anthony

Judge Selden opened the case in behalf of the defendant, as follows:

If the Court please, Gentlemen of the Jury:

This is a case of no ordinary magnitude, although many might regard it as one of very little importance. The question whether my client here had done anything to justify her being consigned to a felon's prison or not, is one that interests her very essentially, and that interests the people also essentially. I claim and shall endeavor to establish before you that when she offered to have her name registered as a voter, and when she offered her vote for Member of Congress, she was as much entitled to vote as any man that voted at that election, according to the Constitution and laws of the Government under which she lives. If I maintain that proportion, as a matter of course she has committed no offence, and is entitled to be discharged at your hands.

But, beyond that, whether she was a legal vote or not, whether she was entitled to vote or not, if she sincerely believed that she had a right to vote, and offered her ballot in good faith, under that belief, whether right or wrong, by the laws of this country she is guilty of no crime. I apprehend that that proposition, when it is discussed, will be maintained with a clearness and force that shall leave no doubt upon the mind of the Court or upon your minds as the gentlemen of the jury. If I maintain that proposition here, then the further question and the only question which, in my judgment, can come before you to be passed upon by you as a question of fact is whether or not she did vote in good faith, believing that she had a right to vote.

The public prosecutor assumes that, however honestly she may have offered her vote, however sincerely she may have believed that she had a right to vote, if she was mistaken in that judgment, her offering her vote and its being received makes a criminal offence- a proposition to me most abhorrent, as I believe it will be equally abhorrent to your judgment.

Opening Statements In Arbitration Cases

William E. Simkin, Van Dusen Kennedy



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Case Preparation and Presentation: A Guide for Arbitration Advocates and Arbitrators Jay E. Grenig, Rocco M. Scanza, 2013-06-01 A Publication of the American Arbitration Association and the Scheinman Institute on Conflict Resolution Cornell University Arbitration advocates uniformly place great emphasis on case preparation Case Preparation and Presentation A Guide for Arbitration Advocates and Arbitrators can be used to help prepare parties and their advocates in a wide range of arbitration cases including labor employment and commercial arbitrations and will provide lawyers and non lawyers alike with the focus and direction to maximize their chances of obtaining a good result in arbitration In this book readers will find coverage on the following topics Developing a case theory and case theme Commencing the arbitration process Selecting an arbitrator and scheduling the hearing Evaluating and presenting evidence Preparing for the arbitration hearing Conducting the arbitration hearing Making and responding to objections Examination and cross examination of witnesses

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Understanding Grievance Arbitration in the Public Sector Arnold Zack, 1974

Arbitration of Grievances William E. Simkin, Van Dusen Kennedy, 1946

How to Defend and Win Labor and Employment Law Cases Gordon E. Jackson, Stephen L. Shields, 1992 A collection of strategies tactics and techniques for defending labour and employment lawsuits complaints charges and other cases It provides a step by step

approach to responding to initial charges and complaints filed before the National Labour Relations Board and the Equal Employment Opportunity Commission It covers such topics as unfair labour practices work stoppages and strikes employee breaches of contract age race gender religious and ethnic discrimination wrongful discharge employee privacy sexual harassment equal pay unemployment compensation wage and hour laws and many other areas *Grievance Arbitration* Arnold M. Zack,1989 *Public Sector Arbitration Awards* ,1979 *Labour Arbitration Cases* ,1997 **Labor Arbitration Reports** ,2005 *Monthly Report* Associated Iron-Moulders of Scotland,1900 **The Law of Arbitration and Awards** Joshua Slater,1886 *The Practice of Collective Bargaining* Edwin Fletcher Beal,Edward D. Wickersham,Philip Kienast,1972 Textbook on collective bargaining practice within the framework of labour relations in the USA gives historical background covers trade union organization labour disputes dispute settlement arbitration grievances wages disputes employment security issues public sector bargaining etc and includes case studies in collective bargaining References **The Accountant** ,1875 *A Lawyer's Guide to Commercial Arbitration* George Goldberg,1983 Designed to familiarize the general practitioner with the special rules and practices of arbitration in commercial disputes this edition discusses the enforceability of arbitration agreements under both state and federal law provisional remedies and pretrial discovery in aid of arbitration the administration of arbitration proceedings by the American Arbitration Association and many other topics **Labor Arbitration Awards** ,1996 *Labor Arbitration Awards* Commerce Clearing House,1998 *A Collection of the Cases Decided Under the 2nd Section of the Railway and Canal Traffic Act, 1854, and Reports of Cases Decided by the Railway Commissioners Under the Regulation of Railways Act, 1873* Ralph Neville,Walter Henry Macnamara,1888 **Votes & Proceedings** New South Wales. Parliament. Legislative Council,1888 *Report of the Proceedings of the ... Annual Meeting of the Missouri Bar Association* Missouri Bar Association,1884 List of members in each volume

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