

# Supreme Court Will Review Damage Claims Incidental to Strikes

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Daniel Johns was quoted in *SHRM* discussing how the Supreme Court might rule on how the NLRA typically pre-empts employer claims against unions under state law. However, if the U.S. Supreme Court rules that federal law pre-empts a state law claim for damages, unions may be motivated to time work stoppages to create maximum damage to an employer's operations, noted Daniel.

To read more of this article, [click here](#).

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