

McDonald's Under Fire for Labor Violations in Landmark Joint Employer Case

☒ Opening arguments kicked off Thursday in a long-awaited National Labor Relations Board case that could, for the first time ever, put McDonald's on the hook for labor violations committed by the company's franchised restaurants, reports *International Business Times*.

The case could determine whether McDonald's is a so-called joint employer of workers at its franchisees, the independently-owned businesses that make up 90 percent of the company's roughly 13,000 stores in the U.S and employ the vast majority of its 420,000 workers, explains reporter **Cole Stangler**.

"In addition to making the company more liable for labor violations, a decision from the NLRB that McDonald's is a joint employer would open the door for a union formed by workers at franchised stores to bring the parent company to the bargaining table," according to the report. "Such a ruling could also set a precedent for other fast-food franchises, according to industry observers and legal experts."

Read the article.