

Overlawyered

Chronicling the high cost of our legal system

Forcing non-members to pay for unions' political advocacy

by [WALTER OLSON](#) on [SEPTEMBER 23, 2011](#)

Early next year the Supreme Court will hear *Knox v. SEIU Local 1000*, an important case about union power and individual conscience. The Cato Institute has joined several other organizations in filing an [amicus brief](#) (PDF), as my colleague Ilya Shapiro explains [here](#).

Related posts

- [September 3 roundup](#) (0)
- [Podcast interview: Cato's Ilya Shapiro](#) (0)
- [Panel: "Union influence on public policy"](#) (1)
- [Mark your calendar: Cato Constitution Day Sept. 15](#) (0)
- [March 3 roundup](#) (1)

Tagged as: [Cato Institute](#), [labor unions](#), [Supreme Court](#)