

Selected Current Bibliography on Labor & Employment Law

compiled by Book Review Editor

Included in this bibliography are recent articles on United States labor and employment law. An attempt has been made to provide full and complete bibliographical data. Most materials are from the holdings of the Biddle Law Library and have been personally examined by the compilers. Readers are encouraged to submit additional titles for possible inclusion in the future.

- “AAA Argues ADR Should be Voluntary,” *Dispute Resolution Journal*. 53 (1998): 7.
- “ABA Meeting Examines Uniform Mediation Act,” *Dispute Resolution Journal*. 53 (1998): 6.
- Albers, Heidi. “Preliminary Injunction of Arbitration Proceedings: *Six Clinics Holding Corporation, II v. Cafcomp Systems, Inc.*,” *Journal of Dispute Resolution*. 1998.1 (1998): 65-72.
- “Applicability of Arbitration Clause,” *Dispute Resolution Journal*. 53.4 (1998): 90-91.
- “Automobile Insurance-Choice of Law-Arbitration,” *Pittsburgh Legal Journal*. 146 (1998): 664.
- Brown, Byron D. “Restoring Faith in the Attorney/Client Relationship: Alaska’s Mandatory Fee Arbitration,” *Journal of Dispute Resolution*. 1998.1 (1998): 95-104.
- Casagrande, Thomas L. “Breaking up Is Hard to Do: Using the Lanham Act to Ward off Preliminary Injunctions,” *Franchise Law Journal*. 18.3 (1999): 87-95.
- Castledon, Thomas E. “A Matter of Expectations: Interpreting the Statutory Preemption of Local Assistance to Federal Firearms Regulators,” *Alaska Law Review*. 5.2 (1998): 345-66.
- Delikat, Michael & Rene Kathawala. “Arbitration of Employment Discrimination Claims Under Pre-Dispute Agreements: Will *Gilmer* Survive?,” *Hofstra Labor & Employment Law*. 16 (1998): 83-131.
- Donovan, Michael D. & Donald A. Searles. “Preserving Judicial Recourse for Consumers: How to Combat Overreaching Arbitration Clauses,”

- Loyola Consumer Law Review*. 10 (1998): 269-88.
- Dore, Laurie Kratky. "Secrecy by Consent: The Use and Limits of Confidentiality in the Pursuit of Settlement," *Notre Dame Law Review*. 74.2 (1999): 283-402.
- Estes, R. Wayne & Kirsten C. Love. "The Ubiquitous Yet Illusive 'Merger' Clause in Labor Agreements: Semantics, Applications, and Effect on Past Practice," *Kentucky Law Journal*. 87.1 (1999): 1-49.
- Feller, David E. "Compulsory Arbitration of Statutory Discrimination Claims Under a Collective Bargaining Agreement: The Odd Case of *Caesar Wright*," *Hofstra Labor & Employment Law*. 16 (1998): 53-82.
- Gamrath, Celia Guzado. "A Lawyer's Guide to Mandatory Arbitration in Illinois," *Illinois Bar Journal*. 86 (1998): 550-55.
- Green, Leona. "Mandatory Arbitration of Statutory Employment Disputes: A Public Policy Issue in Need of a Legislative Solution," *Notre Dame Journal of Law, Ethics and Public Policy*. 12.1 (1998): 173-225.
- Groat, Troy. "Arbitration Agreements: Should a Union Be Allowed to Make Collective Bargaining Agreements That Bind Individuals' Federal Statutory Claims to Arbitration? *Brisentine v. Stone & Webster Engineering Corp.*," *Journal of Dispute Resolution*. 1998.1 (1998): 73-83.
- Herzog, Robert. "ADD: Attention Deficit Disorder or an Arbitrator's Disciplinary Dilemma," *Dispute Resolution Journal*. 53.4 (1998): 20-27.
- Hill, Marvin F. & Tammy M. Westhoff. "I'll Take It for What It Is Worth"—The Use of Hearsay Evidence by Labor Arbitrators: A Primer and Modest Proposal," *Journal of Dispute Resolution*. 1998.1 (1998): 1-35.
- Hoellering, Michael F. "International Arbitration Agreements: A Look Behind the Scenes," *Dispute Resolution Journal*. 53.4 (1998): 64-70.
- Hunt, Isaac C. "Securities Arbitration: Issues of Interest," *Arizona Law Review*. 40 (1998): 1095-1100.
- Iavarone, Nicholas P. "Arbitration, Expediency, and the Demise of Justice in District Courts: Another Side of the Hedge-to-Arrive Controversy," *Drake Journal of Agricultural Law*. 3.2 (1998): 319-80.
- Kantor, Shawn Everett. "The Adoption of Worker's Compensation in the United States, 1900-1930," *Journal of Law and Economics*. 41.2 (1998): 305-41.
- Kelly, H. David. "Practical Concerns Affecting the Arbitration of Statutory Claims," *Dispute Resolution Journal*. 53.4 (1998): 50-55.
- Kidd, Donnie L. "Modifications Necessary for Commercial Arbitration Law to Protect Statutory Rights Against Discrimination in Employment: A Discussion and Proposals for Change," *Ohio State*

- Journal on Dispute Resolution*. 14.1 (1998): 29-87.
- Knoll, James L. "Protecting Participants in the Mediation Process: The Role of Privilege and Immunity," *Tort & Insurance Law Journal*. 34.1 (1998): 115-30.
- Krugler, M. Beth. "ADR Update: Are You Maximizing All ADR Has to Offer?," *Texas Bar Journal*. 61 (1998): 1120-1121.
- Longtin, Lynne M. "The EEOC's Position on Mandatory Arbitration," *University of Cincinnati Law Review*. 67.1 (1998): 265-93.
- Margalioth, Sharon Rabin. "The Significance of Worker Attitudes: Individualism As a Cause for Labor's Decline," *Hofstra Labor & Employment Law*. 16 (1998): 133-65.
- Markel, Amy. "Functus Officio: Does the Doctrine Apply in Labor Arbitration? *Teamsters Local 312 v. Matlack, Inc.*," *Journal of Dispute Resolution*. 1998.1 (1998): 53-63.
- Marksteiner, Peter. "How Confidential Are Federal Sector Employment-Related Dispute Mediations?," *Ohio State Journal on Dispute Resolution*. 14.1 (1998): 89-155.
- Mathews, Roderick B. "ADR for Managed Healthcare Disputes," *Human Rights*. 25.4 (1998): 21-22.
- Matthews, Mary Beth. "A Review of Arkansas Statutes Affecting Business and Other Organizations Enacted Since 1990," *Arkansas Law Notes*. 1998 (1998): 65-77.
- McEwen, Craig A. "Managing Corporate Disputing: Overcoming Barriers to the Effective Use of Mediation for Reducing the Cost and Time of Litigation," *Ohio State Journal on Dispute Resolution*. 14.1 (1998): 1-27.
- Nolan, Dennis. "Labor and Employment Arbitration: What's Justice Got to Do with It?," *Dispute Resolution Journal*. 53.4 (1998): 40-49.
- Park, William W. "Arbitration in Banking and Finance," *Annual Review of Banking Law*. 17 (1998): 213-85.
- Pfeiffer, Brian Daniel. "Jurisdictional Restraints on the Federal Labor Relations Authority: A Split in the Circuits," *Hofstra Labor & Employment Law*. 16 (1998): 201-23.
- Phelan, Gary. "Resolving ADA Cases Through Mediation: Mediation Provides an Ideal Forum in Which to Brainstorm when Negotiating a Reasonable Accommodation for a Worker with a Disability," *Trial*. 34.13 (1998): 56-59.
- Potter, Matthew. "The FAA Exclusionary Clause: Are We Headed for a Broader Interpretation of Interstate Commerce? *Miller v. Public Storage Management, Inc.*," *Journal of Dispute Resolution*. 1998.1 (1998): 105-15.
- Robinson, Peter. "Contending with Wolves in Sheep's Clothing: A Cautiously Cooperative Approach to Mediation Advocacy," *Baylor*

Law Review. 50.4 (1998): 963-84.

Sabatino, Jack M. "ADR as 'Litigation Lite': Procedural and Evidentiary Norms Embedded Within Alternative Dispute Resolution," *Emory Law Journal*. 47.4 (1998): 1289-1349.

Sarapas, Andrew R. "Amending Maine's Plain Language Law to Ensure Complete Disclosure to Consumers Signing Arbitration Contracts," *Maine Law Review*. 50.1 (1998): 83-141.

Sharp, Dennis. "The Many Faces of Mediation Confidentiality," *Dispute Resolution Journal*. 53.4 (1998): 56-63.

Snider, Teresa. "The Discovery Powers of Arbitrators and Federal Courts Under the Federal Arbitration Act," *Tort & Insurance Law Journal*. 34.1 (1998): 101-14.

Stanton, Todd C. "Protecting Against Employment Discrimination: the Ninth Circuit's Interpretation of Mandatory Arbitration of Title VII Claims: *Renteria v. Prudential Insurance Company of America*," *Journal Of Dispute Resolution*. 1998.1 (1998): 85-93.

Stewart, Hope T. "The Equitable Estoppel Argument for and Against Commercial Arbitration: From *Hughes Masonry Co., Inc. v. Clark County School Building Corp.* to *Northern, LTD. v. R.E. James*," *Commercial Law Journal*. 103.3 (1998): 336-58.

Stoneman, Tracy Pride. "Securities Arbitration Part II: A Hypothetical Securities Arbitration Case," *Colorado Lawyer*. 27 (1998): 61-63.

Tillett, Christina. "Enforcement of Pre-Petition Contractual Arbitration Clauses in Bankruptcy: A Case Note on *National Gypsum Co. v. NGC Settlement Trust & Asbestos Claims Management Corp.*," *Baylor Law Review*. 50.4 (1998): 1041-62.

Waldman, Ellen A. "The Evaluative-Facilitative Debate in Mediation: Applying the Lens of Therapeutic Jurisprudence," *Marquette Law Review*. 82.1 (1998): 155-70.

Yatsco, Tanya A. "How About a Real Answer? Mandatory Arbitration As a Condition of Employment and the National Labor Relations Board's Stance," *Albany Law Review*. 62.1 (1998): 257-91.