

Selected Current Bibliography on Labor & Employment Law

compiled by Book Review/Updates 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 biographical data. Readers are encouraged to submit additional titles for possible inclusion in the future.

Americans with Disabilities Act (ADA)

Samuel R. Bagenstos, *The Americans with Disabilities Act as Risk Regulation*, 101 COLUM. L. REV. 1479 (October 2001).

Jon Bauer, *The Character of the Questions and Fitness of the Process: Mental Health, Bar Admissions and the Americans with Disabilities Act*, 49 UCLA L. REV. 93 (October 2001).

Lori Bloch Izzo, *Doe v. Mutual of Omaha Insurance Co.: The ADA Does Not Regulate the Content of Insurance Policies, but What Have Cameras, Braille Books or Wheelchairs Got to Do with It?*, 7 CONN. INS. L.J. 263 (2001).

Kelly E. Konkright, *An Analysis of the Applicability of Title III of the Americans with Disabilities Act to Private Internet Access Providers*, 37 IDAHO L. REV. 713 (2001).

Tony Maida, *How Judicial Myopia is Jeopardizing the Protection of People with HIV/AIDS Under the ADA*, 27 AM. J. L. & MED. 301 (2001).

Commissioner Paul Steven Miller, Symposium, *Facing the Challenges of the ADA: the First Ten Years and Beyond: Keynote Address: A Just Alternative or Just an Alternative? Mediation and the Americans with Disabilities Act*, 62 OHIO ST. L.J. 11 (2001).

Kathryn Moss, et al., *Unfunded Mandate: An Empirical Study of the Implementation of the Americans with Disabilities Act by the Equal Employment Opportunity Commission*, 50 KAN. L. REV. 1 (2001).

Beth Hensley Orwick, “*Bartender, I’ll Have a Beer and a Diasability*”; Alcoholism and the Americans with Disabilities Act: Affirming the Importance of the Individualized Inquiry in Determining the Definition of Disability, 20 ST. LOUIS U. PUB. L. REV. 195 (2001).

Ashley L. Pack, *The Americans with Disabilities Act after Sutton v. United Air Lines-Can It Live Up to Its Promise of Freedom for Disabled Americans?*, 89 KY. L.J. 539 (2001).

Richard C. Parks, *Doe v. Mutual of Omaha: The Seventh Circuit Eviscerates the ADA’s Protection of People with HIV/AIDS Against Insurance Policy Discrimination*, 10 LAW & SEX. 277 (2001).

Kathleen D. Zylan, *Legislation That Drives Us Crazy: An Overview of “Mental Disability” Under the Americans with Disabilities Act*, 31 CUMB. L. REV. 79 (2001).

Collective Bargaining

Theodore J. St. Antoine, *Gilmer in the Collective Bargaining Context*, 16 OHIO ST. J. ON DISP. RESOL. 491 (2001).

Paul F. Clark, et al., *Healthcare Reform and the Workplace Experience of Nurses: Implications for Patient Care and Union Organizing*, 55 INDUS. & LAB. REL. REV. 133 (October 2001).

Jack E. Karns, *The National Labor Relations Board Redefines “Medical Employee” Under the Wagner Act Regarding Residents and Interns Thereby Opening the Door to Unionization and Collective Bargaining Demands*, 77 N. D. L. REV. 53 (2001).

Andrea L. Myers, *Mandatory Arbitration of an Employee’s Statutory Rights: Still a Controversial Issue or are We Beating the Proverbial Dead Horse?*, 2001 J. DISP. RESOL. 145 (2001).

LaDawn L. Ostmann, *Union Rights, No Dues: In re Epilepsy Foundation and the NLRB’s Extension of Weingarten Rights to Nonunion Employees*, 45 ST. LOUIS U. L.J. 1309 (Fall 2001).

Comparative Labor Law

Zadia M. Feliciano, *Workers and Trade Liberalization: The Impact of Trade Reforms in Mexico on Wages and Employment*, 55 INDUS. & LAB. REL. REV. 95 (October 2001).

Discrimination

Richard P. Chaykowski et al., *Labor Economics: Women and Work*, 55 INDUS. & LAB. REL. REV. 174 (October 2001).

Shana M. Christrup, *Breastfeeding in the American Workplace*, 9 AM. U. J. GENDER SOC. POL'Y & L. 471 (2001).

Melissa Cole, *Beyond Sex Discrimination: Why Employers Discriminate Against Women with Disabilities When Their Employee Health Plans Exclude Contraceptives from Prescription Coverage*, 43 ARIZ. L. REV. 501 (Fall, 2001).

Debbie N. Kaminer, *When Religious Expression Creates a Hostile Work Environment: The Challenge of Balancing Competing Fundamental Rights*, 4 N.Y.U. J. LEGIS. & PUB. POL'Y 81 (2000).

Marcia L. McCormick, *Truth or Consequences: Why the Rejection of the Pretext Plus Approach to Employment Discrimination Cases in Reeves v. Sanderson Plumbing Establishes the Better Legal Rule*, 21 N. ILL. U. L. REV. 355 (2001).

Jayne Elizabeth Zanglein, *Investment Without Education: The Disparate Impact on Women and Minorities in Self-Directed Defined Contribution Plans*, 5 EMPL. RTS. & EMPLOY. POL'Y J. 223 (2001).

Education

Laura Ketterman, *Does the Individuals with Disabilities Education Act Exclude Gifted and Talented Children with Emotional Disabilities? An Analysis of J.D. V. Pawlet*, 32 ST. MARY'S L. J. 913 (2001).

ERISA

Deborah J. Massaro, *Removal of the ERISA Preemption Shield: Will the Third Circuit's Approach Make a Difference? - In re U.S. Healthcare, Inc.*, 26 DEL. J. CORP. L. 585, (2001).

Larry J. Pittman, *ERISA's Preemption Clause: Progress Towards a More Equitable Preemption of State Laws*, 34 IND. L. REV. 207 (2001).

Alison S. Rozbruch, *Resolving the Conflict Between Two Visions for a Standard of Review in ERISA Denial of Benefit Claims*, 9 J.L. & POL'Y 507 (2001).

Eugene P. Schulstad, *ERISA Disclosure Decisions: A Pyrrhic Victory for Disclosure Advocates*, 34 IND. L. REV. 501 (2001).

Susan J. Stabile, *Breach of ERISA Fiduciary Responsibilities: Who's Liable Anyway?*, 5 EMPL. RTS. & EMPLOY. POL'Y J. 135 (2001).

June M. Sullivan, *The Doctor Won't See You Now: Erisa Permits HMO's to Give Doctors Financial Incentives to Limit Health Care*, 77 N. D. L. REV. 267 (2001).

June M. Sullivan, *Overcoming the ERISA Barrier to Recovery Against HMOs: Current Trends and Legislation*, 4 QUINNIPIAC HEALTH L.J. 245 (2001).

Barbara J. Zabawa, *Breaking through the ERISA Blockade: The Ability of States to Access Employer Health Plan Information In Medicaid Expansion Initiatives*, 5 QUINNIPIAC HEALTH L.J. 1 (2001).

National Labor Relations

Elissa Alben, *Gatt and the Fair Wage: A Historical Perspective on the Labor-Trade Link*, 101 COLUM. L. REV. 1410 (October 2001).

Jeremiah A. Byrne, *"Another Day" Has Come and Gone: Circuit City Stores, Inc. v. Adams, Application of the Federal Arbitration Act to Employment Disputes*, 40 BRANDEIS L.J. 163, (Fall 2001).

Alexander J.S. Colvin, *The Relationship Between Employment Arbitration and Workplace Dispute Resolution Procedures*, 16 OHIO ST. J. ON DISP. RESOL. 643 (2001).

Michele Morris, *CONSTITUTIONAL LAW - Employees' Fourth Amendment Rights Beyond Their Work Space: The Employment Relationship as a Source of Privacy Expectations*, 23 W. NEW ENG. L. REV. 191 (2001).

Christina M. Royer, *Paradise Lost? State Employees' Rights in the Wake of "New Federalism,"* 34 AKRON L. REV. 637 (2001).

Judith B. Sadler, *ADR and the NLRA: Will the Board Defer?*, 16 OHIO ST. J. ON DISP. RESOL. 571 (2001).

Sexual Harrasment

Emily E. Rushing, *So Much For Equality in the Workplace: The Ever-Changing Standards For Sexual Harassment Claims Under Title VII*, 45 ST. LOUIS U. L.J. 1389 (Fall 2001).

Sports

William C. Baton, *Scholarship Athlete Injured During Varsity Football Game Was Held Not to be a University Employee and Was Therefore Stripped of a Workers' Compensation Award - Waldrep v. Texas Employers Insurance Ass'n*, 21 S.W.3d 692, 11 SETON HALL J. SPORT L. 155 (2001).

Patrick S. Brannigan, *Casey at the Court: A Comparison of the Seventh Circuit and Ninth Circuit Courts' Decisions Regarding the Application of the Americans With Disabilities Act to Professional Golf*, 11 SETON HALL J. SPORT L. 101 (2001).

Christopher W. Haden, *CHALK TALK: Foul! The Exploitation of the Student-Athlete: Student-Athletes Deserve Compensation for Their Play in the College Athletic Arena*, 30 J.L. & EDUC. 673 (October 2001).