

Selected Current Bibliography on Labor & Employment Law

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

Americans with Disabilities Act

Samuel R. Bagenstos, *The Future of Disability Law*, 114 YALE L.J. 1 (2004).

Samuel R. Bagenstos, *The Supreme Court, the Americans with Disabilities Act, and Rational Discrimination*, 55 ALA. L. REV. 923 (2004).

Carlos A. Ball, *Preferential Treatment and Reasonable Accommodation Under the Americans with Disabilities Act*, 55 ALA. L. REV. 951 (2004).

Kevin L. Cope, Comment, *Sutton Misconstrued: Why the ADA Should Now Permit Employers to Make Their Employees Disabled*, 98 NW. U. L. REV. 1753 (2004).

Michael H. Fox & Robert A. Mead, *The Relationship of Disability to Employment Protection Under Title I of the ADA in the United States Circuit Courts of Appeal*, 13 KAN. J.L. & PUB. POL'Y 485 (2004).

John Grady & Jane Boyd Ohlin, *The Application of Title III of the ADA to Sport Web Sites*, 14 J. LEGAL ASPECTS SPORT 145 (2004).

Laura L. Rovner, *Disability, Equality, and Identity*, 55 ALA. L. REV. 1043 (2004).

Shaina Walter, *ADA: Supreme Court Disallows Disparate Impact Analysis of Facially Valid Employment Procedures*, 32 J.L. MED. & ETHICS 373 (2004).

Employment Discrimination

Kenneth R. Davis, *Price-Fixing: Refining the Price Waterhouse Standard and Individual Disparate Treatment Law*, 31 FLA. ST. U. L. REV. 859 (2004).

Vicki Lens, *Supreme Court Narratives on Equality and Gender Discrimination in Employment: 1971-2002*, 10 CARDOZO WOMEN'S L.J. 501 (2004).

Carlo A. Pedrioli, *A New Image in the Looking Glass: Faculty Mentoring, Invitational Rhetoric, and the Second-Class Status of Women in U.S. Academia*, 15 HASTINGS WOMEN'S L.J. 185 (2004).

Camille Gear Rich, *Performing Racial and Ethnic Identity: Discrimination by Proxy and the Future of Title VII*, 79 N.Y.U. L. REV. 1134 (2004).

Charles A. Sullivan, *The World Turned Upside Down?: Disparate Impact Claims by White Males*, 98 NW. U. L. REV. 1505 (2004).

James R. Todd, Comment, *"It's not my Problem": How Workplace Violence and Potential Employer Liability Lead to Employment Discrimination of Ex-Convicts*, 36 ARIZ. ST. L.J. 725 (2004).

ERISA

Larry J. Pittman, *A Plain Meaning Interpretation of ERISA's Preemption and Saving Clauses: In Support of a State Law Preemption of Section 1132(a) of ERISA's Civil Enforcement Provisions*, 41 SAN DIEGO L. REV. 593 (2004).

David L. Trueman, *Will the Supreme Court Finally Eliminate ERISA Preemption*, 13 ANNALS HEALTH L. 427 (2004).

General

Caitlyn M. Campbell, Note, *Overstepping One's Bounds: The Department of Labor and the Family and Medical Leave Act*, 84 B.U. L. REV. 1077 (2004).

- Frank J. Cavico, *Private Sector Whistleblowing and the Employment-at-Will Doctrine: A Comparative Legal, Ethical, and Pragmatic Analysis*, 45 S. TEX. L. REV. 543 (2004).
- Thomas A. Eaton, *Report of the Governor's Workers' Compensation Review Commission*, 38 GA. L. REV. 1241 (2004).
- Joseph C. Fetterman, *Affirmative Action Hiring Obligations: Is it Time for a Race-Neutral Policy or a Race to the Court House?*, 33 PUB. CONT. L.J. 781 (2004).
- Sharlene A. McEvoy & William Windom, *SAG and AFTRA: The Case for Merger of the Entertainment Unions*, 12 U. MIAMI BUS. L. REV. 59 (2004).
- Megan E. Miller, Comment, *Workers' Comp 101: Injured Employees Seek an Education Rather than Employment*, 82 N.C. L. REV. 2061 (2004).
- Anne Wells, Note, *Paid Family Leave: Striking a Balance Between the Needs of Employees and Employers*, 77 S. CAL. L. REV. 1067 (2004).

Labor

- Jennifer Berman, *The Needle and the Damage Done: How Hoffman Plastics Promotes Sweatshops and Illegal Immigration and What to Do About It*, 13 KAN. J.L. & PUB. POL'Y 585 (2004).
- Sara R. Bollerup, Comment, *America's Scapegoats: The Undocumented Worker and Hoffman Plastic Compounds, Inc. v. National Labor Relations Board*, 38 NEW ENG. L. REV. 1009 (2004).
- Regina Germain, *The Time for Immigration Reform is Now*, 32 DENV. J. INT'L L. & POL'Y 747 (2004).
- Ken Matheny & Marion Crain, *Disloyal Workers and the "Un-American" Labor Law*, 82 N.C. L. REV. 1705 (2004).
- Patricia Medige, *Immigrant Labor Issues*, 32 DENV. J. INT'L L. & POL'Y 735 (2004).

Phillip R. Seckman, *Invigorating Enforcement Mechanisms of the International Labor Organization in Pursuit of U.S. Labor Objectives*, 32 DENV. J. INT'L L. & POL'Y 675 (2004).

Ahmed A. White, *A Different Kind of Labor Law: Vagrancy Law and the Regulation of Harvest Labor, 1913-1924*, 75 U. COLO. L. REV. 667 (2004).