

# Selected Current Bibliography on Labor & Employment Law

*compiled by the 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**

Carri Becker, *Private Enforcement of the Americans with Disabilities Act via Serial Litigation: Abusive or Commendable?*, 17 WOMEN'S L. J. 93 (2006).

Julie Chi-hye Suk, *Antidiscrimination Law in the Administrative State*, 2006 U. ILL. L. REV. 405.

Jennifer L. Levi, *The Interplay Between Disability and Sexuality: Clothes Don't Make the Man (or Woman), but Gender Identity Might*, 15 COLUM. J. GENDER & L. 90 (2006).

Fedwa Malti-Douglas, *The Interplay between Disability and Sexuality: Legal Cross-dressing: Sexuality and the Americans with Disabilities Act*, 15 COLUM. J. GENDER & L. 114 (2006).

## **Employment Discrimination**

Daniel B. Kohrman & Mark S. Hayes, *Employers Who Cry RIF' and the Courts that Believe Them*, 23 HOFSTRA LAB. & EMP. L. J. 153 (2005).

## General

Vivian Berger et al., *Summary Judgment Benchmarks for Settling Employment Discrimination Lawsuits*, 23 HOFSTRA LAB. & EMP. L. J. 45 (2005).

Charles B. Craver, *The Labor Movement Needs a Twenty-first Century Committee for Industrial Organization*, 23 HOFSTRA LAB. & EMP. L. J. 69 (2005).

William B. Gould IV, *Fundamental Rights at Work and the Law of Nations: An American Lawyer's Perspective*, 23 HOFSTRA LAB. & EMP. L. J. 1 (2005).

Raymond L. Hogler, *The Historical Misconception of Right to Work Laws in the United States: Senator Robert Wagner, Legal Policy, and the Decline of American Unions*, 23 HOFSTRA LAB. & EMP. L. J. 101 (2005).

Robert A. McCormick & Amy Christian McCormick, *The Myth of the Student-Athlete: The College Athlete as Employee?*, 81 WASH. L. REV. 71 (2006).

Heather S. Murr, *The Continuing Expansive Pressure to Hold Employers Strictly Liable for Supervisory Sexual Extortion: An Alternative Approach Based on Reasonableness*, 39 U.C. DAVIS L. REV. 529 (2006).

Marissa Anne Pagnattaro, *Leveling the Playing Field: Labor Provisions in CAFTA*, 29 FORDHAM INT'L L. J. 386 (2006).

David A. Recht, *Neither Mutual Aid Nor Protection: How Current National Labor Relations Board Practice Denies to Temporary Workers Their Rights to Organize*, 38 CONN. L. REV. 565 (2006).

Adam Schneid, Note, *Assignability of Covenants Not to Compete: When Can a Successor Firm Enforce a Noncompete Agreement?*, 27 CARDOZO L. REV. 1485 (2006).

Michael Selmi, *Was the Disparate Impact Theory a Mistake?*, 53 UCLA L. REV. 701 (2006).