

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 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.

Alternative Dispute Resolution

Richard A. Bales, *Compulsory Employment Arbitration and the EEOC*, 27 PEPP. L. REV. 1 (1999).

Susan A. Fitzgibbon, *After Gardner-Denver, Gilmer and Wright: The Supreme Court's Next Arbitration Decision*, 44 ST. LOUIS U. L.J. 833 (2000).

Thomas J. Gagliardo, *ADR's Growing Role in Employment*, 33 MD. B.J. 38 (2000).

Marcela Noemi Sideman, Comment, *Compulsory Arbitration Agreements Worth Saving: Reforming Arbitration to Accommodate Title VII Protections*, 47 UCLA L. REV. 1885 (2000).

Americans with Disabilities Act (ADA)

Richard A. Bales & Perry Meadows, *Using Mitigating Measures to Determine Disability Under the Americans with Disabilities Act*, 45 S.D. L. REV. 33 (2000).

Keith R. Fentonmiller & Herbert Semmel, *Where Age and Disability Discrimination Intersect: An Overview of the ADA for the ADEA Practitioner*, 10 GEO. MASON U. CIV. RTS. L.J. 227 (2000).

Mark R. Freitas, *Closing the Floodgates: The Employee's Duty to Mitigate and Why Working is not a Major Life Activity*, 19 REV. LITIG. 465 (2000).

Lisa Maria Tanzi, *The Americans with Disabilities Act: Blind Justice in "Corrective Measures" Litigation*, 8 J.L. & POL'Y 647 (2000).

Collective Bargaining

Bernhard Wolfgang Rohrbacher, *After Boston Medical Center: Why Teaching Assistants Should Have the Right to Bargain Collectively*, 33 LOY. L.A. L. REV. 1849 (2000).

Leonard J. Dietzen, III, *Deputy Court Clerks Can Now Collectively Bargain: Who's Next?*, 74 FLA. B.J. 75 (2000).

Melissa A. Childs, Comment, *The Changing Face of Unions: What Women Want from Employers*, 12 DEPAUL BUS. L.J. 381 (1999/2000).

Comparative Labor Law

Timothy P. Fisher & Thomas C. Whitley, *When World Collide: The Intersection of Workers' Compensation and Just About Everything Else*, 36 ARIZ. ATT'Y 18 (Apr. 2000).

Brett Ira Johnson, *Six of One, Half-Dozen of Another: Mullin v. Raytheon Co. as a Representative of Federal Circuit Courts Erroneously Distinguishing the ADEA from Title VII Regarding Disparate Impact Liability*, 36 IDAHO L. REV. 303 (2000).

Gregory G. Pinski & Angela L. Rud, *The Employer's "Bermuda Triangle": An Analysis of the Intersection Between Worker's Compensation, ADA, and FMLA*, 76 N.D. L. REV. 69 (2000).

Lawrence E. Rothstein, *Privacy or Dignity?: Electronic Monitoring in the Workplace*, 19 N.Y.L. SCH. J. INT'L & COMP. L. 379 (2000).

Alan A. Stevens, Comment, *Give Me Your Tired, Your Poor, Your Destitute Laborers Ready To Be Exploited: The Failure of International Human Rights Law to Protect the Rights of Illegal Aliens in American Jurisprudence*, 14 EMORY INT'L L. REV. 405 (2000).

Discrimination

Mark Crandley, Note, *The Failure of the Integrated Enterprise Test: Why Courts Need to Find New Answers to the Multiple-Employer Puzzle in Federal Discrimination Cases*, 75 IND. L.J. 1041 (2000).

Paul Steven Miller, *Is There a Pink Slip in My Genes? Genetic Discrimination in the Workplace*, 3 J. HEALTH CARE L. & POL'Y 225 (2000).

John M. Roll, *Recent Developments in Employment Discrimination Litigation*, 37 ARIZ. ATT'Y 28 (Sep. 2000).

Chad A. Stewart, Comment, *Young, Talented and Fired: The New Jersey Law Against Discrimination and the Right Decision in Bergen Commercial Bank v. Sisler*, 84 MINN. L. REV. 1689 (2000).

Education

J. Freedley Hunsicker Jr., *Significant Labor and Employment Law Issues in Higher Education During the Past Decade and What to Look for Now: A Management Perspective*, 29 J. L. & EDUC. 343 (2000).

Fair Labor Standards Act (FLSA)

Dora L. Costa, *Hours of Work and the Fair Labor Standards Act: A Study of Retail and Wholesale Trade, 1938-1950*, 53 INDUS. & LAB. REL. REV. 648 (2000).

Michael A. Faillace, *Automatic Exemption of Highly-Paid Employees and Other Proposed Amendments to the White-Collar Exemptions: Bringing the Fair Labor Standards Act into the 21st Century*, 15 LAB. LAW. 357 (2000).

Noelle M. Reese, Note, *Workfare Participants Deserve Employment Protections Under the Fair Labor Standards Act and Workers' Compensation Laws*, 31 RUTGERS L.J. 873 (2000).

National Labor Relations

J. Michael McGuire & Albert W. Palewicz, *National Labor Relations Developments*, 33 MD. B.J. 11 (2000).

Philip J. Moss, *Time to Rein in the NLRB*, 15 ME. B.J. 160 (2000).

Sexual Harassment

C. Wayne Davis, *Can Employers Be Held Strictly Liable for Sexual Harassment?*, 56 J. MO. B. 225 (2000).

Mary K. O'Melveny, *Negotiating the Minefields: Selected Issues For Labor Unions Addressing Sexual Harassment Complaints by Represented Employees*, 15 LAB. LAW. 321 (2000).

Sports

Christopher M. Parent, Note, *Martin v. PGA Tour: A Misapplication of the Americans with Disabilities Act*, 26 J. LEGIS. 123 (2000).

Phillip Lawrence Wright, Jr., *Major League Soccer: Antitrust, The Single Entity, and the Heightened Demand for a Labor Movement in the New Professional Soccer League*, 10 SETON HALL J. SPORT L. 357 (2000).