

11-1-1989

Table of Contents

Follow this and additional works at: <http://repository.law.miami.edu/umlr>

Recommended Citation

Table of Contents, 44 U. Miami L. Rev. Iss. 2 (1989)

Available at: <http://repository.law.miami.edu/umlr/vol44/iss2/1>

This Prefatory Matter is brought to you for free and open access by Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized administrator of Institutional Repository. For more information, please contact library@law.miami.edu.

University of Miami Law Review

VOLUME 44

NOVEMBER 1989

NUMBER 2

SPECIAL TOPICS IN LABOR RELATIONS: THE ROLE OF ARBITRATION IN COLLECTIVE BARGAINING DISPUTE PROCEEDINGS

FOREWORD *The Editors* 233

ARTICLE

DEFERRAL, WAIVER, AND ARBITRATION
UNDER THE NLRA: FROM STATUS
TO CONTRACT AND BACK AGAIN *Dennis O. Lynch* 237

COMMENTS

DISTINGUISHING ARBITRATION AND
PRIVATE SETTLEMENT IN NLRB
DEFERRAL POLICY *Michael K. Northrop* 341

ARBITRAL TREATMENT OF SUBCONTRACTING
AFTER *MILWAUKEE SPRING II*:
MUCH ADO ABOUT NOTHING? *Kenneth M. Kirsner* 371

SUCCESSORSHIP DOCTRINE, THE COURTS
AND ARBITRATORS: COMMON SENSE OR
DOLLARS AND CENTS? *Jeffrey M. Landau* 403

ARBITRATION AND SELECTIVE DISCIPLINE
OF UNION OFFICIALS AFTER
METROPOLITAN EDISON *Cathy M. Stutin* 443

THE DIFFERING NATURE OF THE
WEINGARTEN RIGHT TO UNION
REPRESENTATION IN THE NLRB AND
ARBITRAL FORUMS *Steven J. Silverman* 467

EMPLOYEE DRUG TESTING: FEDERAL
COURTS ARE REDEFINING INDIVIDUAL
RIGHTS OF PRIVACY, WILL LABOR
ARBITRATORS FOLLOW SUIT? *Geoffrey T. Kirk* 489

MERGING THE RLA AND THE NLRA
FOR EASTERN AIR LINES:
CAN IT FLY? *Elizabeth L. Cocanougher* 539

ESSAY

STATUTORY RIGHTS AND ARBITRAL
VALUES: SOME CONCLUSIONS *Dennis O. Lynch* 617