TITLE INDEX

AFTER THE LABOR ARBITRATION AWARD: THE PUBLIC POLICY DEFENSE—Bernard D. Meltzer .......................................................... 241

CONSTRUCTION INDUSTRY LABOR LAW: CONTRACT ENFORCEMENT AFTER DERLEWA AND CONSUMER BOYCOTTS AFTER DeBARTOLO AND BOXHORN (Symposium)—Robert J. Pleasure .................................................. 40

CONTRACT DISCLAIMERS IN ERISA SUMMARY PLAN DOCUMENTS: A DECEPTIVE PRACTICE?—James F. Stratman ........................................ 350

CORPORATE ACQUISITIONS AND DISPOSITIONS: EMPLOYMENT AND LABOR LAW ISSUES: BUSINESS REORGANIZATIONS AND NON-NLRA ISSUES (Symposium)—Edmond J. Dilworth, Jr. .............. 59

CORPORATE ACQUISITIONS AND DISPOSITIONS: EMPLOYMENT AND LABOR LAW ISSUES: EMPLOYEE BENEFITS ISSUES (Symposium)—John S. Welch .............................................. 84

CORPORATE ACQUISITIONS AND DISPOSITIONS: EMPLOYMENT AND LABOR LAW ISSUES: THE MANAGEMENT PERSPECTIVE (Symposium)—William J. Emanuel .............................. 66

CORPORATE ACQUISITIONS AND DISPOSITIONS: EMPLOYMENT AND LABOR LAW ISSUES: THE UNION PERSPECTIVE (Symposium)—Bruce H. Simon ........................................... 77

CURRENT ISSUES IN ARBITRATION LAW: ARBITRAL STANDARDS IN SEXUAL HARASSMENT CASES (Symposium)—William S. Rule .................. 12

CURRENT ISSUES IN ARBITRATION LAW: DEFERRAL TO ARBITRATION AND USE OF EXTERNAL LAW IN ARBITRATION (Symposium)—Theodore St. Antoine .......... 19

CURRENT ISSUES IN ARBITRATION LAW: SPORTS ARBITRATION (Symposium)—Thomas T. Roberts .............................................. 8

CURRENT ISSUES IN ARBITRATION LAW: THE USE AND ABUSE OF MANAGEMENT RIGHTS (Symposium)—Anthony V. Sincicropi ..................... 2

DEVELOPMENTS IN CALIFORNIA WRONGFUL DISCHARGE LAW (Symposium)—Michael L. Jensen ............................................. 27

ERISA SECTION 510—A FURTHER LIMITATION ON ARBITRARY DISCHARGES—Terry Collingsworth ............................................. 319

ESCAPE FROM THE QUAGMIRE: A RECONSIDERATION OF THE ROLE OF TEAMSTERS HEARINGS IN TITLE VII LITIGATION—Douglas L. Parker .............................................. 171

THE IMMIGRATION REFORM AND CONTROL ACT OF 1986: OBLIGATIONS OF EMPLOYERS AND UNIONS: THE MANAGEMENT PERSPECTIVE (Symposium)—Josie M. Gonzalez .... 111


Sperka, Shlomo, Hanslowe, Nancy Briggs & Wolkinson, Benjamin W.—The Remedial Efficacy of Gissel Bargaining Orders ........................................ 509


Welch, John S.—Corporate Acquisitions and Dispositions: Employment and Labor Law Issues: Employee Benefits Issues (Symposium) ............................................. 84

Wolkinson, Benjamin W., Block, Richard N. & Kuhn, James W.—Some Are More Equal than Others: The Relative Status of Employers, Unions and Employees in the Law of Union Organizing ............................................. 220

Wolkinson, Benjamin W., Hanslowe, Nancy Briggs & Sperka, Shlomo—The Remedial Efficacy of Gissel Bargaining Orders ...................... 509

Zimarowski, James B.—Interpreting Collective Bargaining Agreements: Silence, Ambiguity, and NLRA Section 8(d) ............................................. 465
INTERPRETING COLLECTIVE BARGAINING AGREEMENTS: SILENCE, AMBIGUITY, AND NLRA SECTION 8(D)—James B. Zimarowski ................................................................. 465
JUDICIAL REVIEW OF ERISA PLAN ADMINISTRATION UNDER THE ARBITRARY AND CAPRICIOUS STANDARD OF REVIEW—Jamie L. Johnson .................................................. 400
LABOR LEGISLATION BEFORE THE 100TH CONGRESS (Symposium)—The Honorable Howard Berman .................................................................................................................. 51
MEASURES OF EMPLOYMENT DISCRIMINATION: A STATISTICAL ALTERNATIVE TO THE FOUR-FIFTHS RULE—Marion Gross Sobol & Charles J. Ellard ...................... 381
THE REMEDIAL EFFICACY OF GISSEL BARGAINING ORDERS—Benjamin W. Wolkinson, Nancy Briggs Hansiowe & Shlomo Sperka .......................................................... 509
REVIEWING THE REVIEWS: THE POLITICAL IMPLICATIONS OF CRITICAL LEGAL STUDIES—David Michael Fried .............................................................. 531
SOME ARE MORE EQUAL THAN OTHERS: THE RELATIVE STATUS OF EMPLOYERS, UNIONS AND EMPLOYEES IN THE LAW OF UNION ORGANIZING—Richard N. Block, James W. Kuhn, and Benjamin W. Wolkinson .......................................................................... 220
TORTIOUS INTERFERENCE WITH CONTRACT UNDER SECTION 301—Andrew J. Kahn .... 258

BOOK REVIEW INDEX