## **Journal of Dispute Resolution**

Volume 2001 | Issue 1

Article 17

2001

## Table of Leading Notes -Authors Prior Issue Index to Volumes 1990-2000

Follow this and additional works at: https://scholarship.law.missouri.edu/jdr



Part of the Dispute Resolution and Arbitration Commons

## Recommended Citation

Table of Leading Notes -Authors Prior Issue Index to Volumes 1990-2000, 2001 J. Disp. Resol. (2001) Available at: https://scholarship.law.missouri.edu/jdr/vol2001/iss1/17

This Index and Tables is brought to you for free and open access by the Law Journals at University of Missouri School of Law Scholarship Repository. It has been accepted for inclusion in Journal of Dispute Resolution by an authorized editor of University of Missouri School of Law Scholarship Repository. For more information, please contact bassettcw@missouri.edu.

## TABLE OF LEADING NOTES-AUTHORS

AHRENS, ANN E., Collective Bargaining Agreements, Arbitration Provisions and Employment Discrimination Claims: Compulsory Arbitration or Judicial Remedy?, Johnson v. Bodine Electric Co
AHRENS, ANN E., Non-Union Member Complaints to Calculation of Agency Shop Fees: Arbitration or Judicial Relief?, Air Line Pilots Ass'n v. Miller
ALBERS, HEIDI, Preliminary Injunction of Arbitration Proceedings, Six Clinics  Holding Corporation, II v. Cafcomp Systems, Inc
ALBUS, THOMAS C., Head 'em Off at the Impasse!: A Victory for Management in the War to Implement its "Last Best Offer, Mountain Valley Educational Ass'n v. Maine SAD No. 43
ANDERSON, MARK G., Waiver of a Contractual Arbitration Agreement by Causing Prejudice to the Opponent: Should Federal Courts Adopt a Bright-Line Test?, Kramer v. Hammond
ANDERSON, MARK G., Arbitration Clauses in Retainer Agreements: A Lawyer's License to Exploit the Client, Haynes v. Kuder
BADAMI, SCOTT M., Constitutionally Recognizing Court Mandated Arbitration:  Paradise Found or Problems Abound?, Firelock Inc. v. District Court
BAILEY, JENNIFER C., The Search to Clarify an Elusive Standard: What Relationships Between Arbitrator and Party Demonstrate Evident Partiality?, ANR Coal Co. v. Congentrix of North Carolina, Inc 2000:153
BAILEY, JENNIFER C., The Mediator's Privilege; Can a Mediator Be Compelled to Testify in a Civil Case: California Privilege Law Says Yes, Olam v.  Congress Mortgage Co
BAIN, ROBERT M., Bridging the Procedural Gap: Arbitration Decisions as a Basis for Collateral Estoppel, Benjamin v. Traffic Executive Association Eastern Railroads
BARNES, GREGORY L., Consumers Swallow Another Lemon: Agency Consent Order Preemption of State "Lemon Law" Standards for Informal Dispute Resolution, General Motors v. Abrams 1990:163
BAXTER, SARAH, Appeals from Arbitration Orders Under the Federal Arbitration Act: Pro-arbitration Policy Clashes with the Right to Appeal Final Decisions, Randolph v. Green Tree Financial Corp 2000:165

BAXTER, SARAH, Employees Beware: Signing Arbitration Agreements May Limit Your Remedies in Suits Filed by the EEOC, Equal Employment Opportunity Commission v. Waffle House, Inc
BILLINGS, ANNE E., The Public's Need to Know vs. Effective Settlement Techniques: The First Amendment Confronts the Summary Jury Trial, Cincinnati Gas and Electric Co. v. General Electric Co 1990:149
BILLINGS, ANNIE, The Mini-Trial: Misunderstanding and Miscommunication May Short-Circuit its Effective Use in Settlements, Lightwave Technologies, Inc. v. Corning Glass Works
BLAIR, SCOTT E., The Struggle over Consolidation of Arbitration Proceedings Continues: The Eighth Circuit Chooses Sides, Baesler v. Continental Grain Co
BRICE, AMY L., Statutory Claims Under ERISA: Is Arbitration the Appropriate Forum?, Southside Internists Group PC Money Purchase Plan v. Janus Capital Corp. 1991:171
BROUS, JOEL P., The Constitutionality of the Indian Gaming Regulatory Act:  State Sovereignty and Compulsory Negotiations, Cheyenne River Sioux Tribe v. South Dakota
BROWN, BYRON D., Restoring Faith in the Attorney/Client Relationship: Alaska's Mandatory Fee Arbitration, A. Fred Miller, Attorneys at Law, P.C. v. Purvis 1998:95
CARROLL, ROBERT M., Quasi-Judicial Immunity: The Arbitrator's Shield or Sword?, Howard v. Drapkin
CHATMAN, CATHERINE, Mandatory Arbitration of Title VII Claims: A New Approach, Prudential Insurance Co. of America v. Lai 1996:255
CHATMAN, CATHERINE, Can the United States be a Party to Binding Arbitration?  The Constitutional Issues Re-evaluated, Tenaska Washington Partners II v.  The United States
CLIFTON, JENNIFER A., The Right to Sue vs. the Agreement to Arbitrate: The Dilemma in Title VII Cases, Alford v. Dean Witter Reynolds, Inc. 1991:407
COHEN, DANIEL S., The Eleventh Circuit Adopts Manifest Disregard of the Law as a Non-Statutory Ground for Vacating an Arbitration Award, Montes v. Shearson Lehman Brothers, Inc. 1998:207
COLE, DAVID A., The Arbitrator and the Double Jeopardy Clause: Does the Postman Always Ring Twice?, United States v. Reed 1992:241

COOK, T. ROBERT, The Summary Jury Trial: A Summary of Issues in Dispute Resolution, Day v. NLO, Inc
CROMWELL, THURSTON K., The Role of Federal Courts in Assisting International Arbitration, National Broadcasting Co., v. Bear Stearns & Co 2000:177
CROMWELL, THURSTON K., Arbitration and Its Collateral Estoppel Effect on Third Parties, Vandenberg v. Superior Court
DADE, JAY M., Shackling the Secretary's Hands: Limits Authorizing Whistle-Blower Settlements Under Section 210 of the Energy Reorganization Act, Macktal v. Secretary of Labor
DADE, JAY M., Negotiating in Good Faith: Management's Obligation to Maintain the Status Quo During Collective Bargaining Under the Railway Labor Act, International Association of Machinists & Aerospace Workers v. Transportes Aeros Mercantiles Pan Americandos, S.A 1992:395
DAVIS, JEFFREY T., Arbitration or Stipulation: Playing Word Games in the Federal Courts, DDI Seamless Cylinder International v. General Fire Extinguisher Corp
DECAMP, MICHAEL L., Consolidation of Separate Arbitration Proceedings:  "Liberal Construction" versus "Contractarian" Approaches, United Kingdom of Great Britain v. Boeing Co
ENGELBART, JOSHUA J., Federal Mediation Privilege: Should Mediation Communications Be Protected From Subsequent Civil & Criminal Proceedings?, In re: Grand Jury Subpoena Dated December 17, 1996
FIELDS, JEFFERY W., Continuing the Downward Spiral for Unions, Carpenters v. Zcon Builders
GILLESPIE, JENNIFER, Physician-Patient Arbitration Agreements: Procedural Safeguards May Not Be Enough, Buraczynski v. Eyring 1997:119
GLICK, THOMAS G., Michigan's Binding Summary Jury Trial: Reward or Punishment?, Farleigh v. Amalgamated Transit Union, Local 1251
GROAT, TROY, Arbitration Agreements: Should a Union Be allowed to Make Collective Bargaining Agreements That Bind Individuals' Federal Statutory Claims to Arbitration?, Brisentine v. Stone & Webster Engineering Corp

HAJICEK, BRIAN R., Settlement in Securities Fraud: Is Settlement Promoting Litigation?, In re Jiffy Lube Securities Litigation
HAJICEK, BRIAN R., Punitive Damages in New York Arbitration: Who is Really Being Punished?, Barbier v. Shearson Lehman Hutton, Inc 1992:361
HATFIELD, CHARLES W., The Summary Jury Trial: Who Will Speak for the Jurors?, Hume v. M & C Management
HEIDEMANN, CRAIG R., Class Action Settlement Bars, Cross Claims, and Co-Defendants: The Search for a Uniform Standard, In re U.S. Oil & Gas Litigation
HEIDEMANN, CRAIG R., Connecticut's Trial by Lawyer: Contract Disputes and the Attorney Fact-Finder, Beizer v. Goepfert
HOLCOMB, MICHAEL G., The Demise of the FAA's "Contract of Employment" Exception?, Gilmer v. Interstate/Johnson Lane Corp
HOPPER, PENELOPE, Railroading Essential Rights: The Status of Judicial Review of Alleged Due Process Violations in Arbitration Hearings Under the Railway Labor Act, Shafii v. P.L.C. British Airways
HOPPER, PENELOPE, Mandatory Arbitration And Title VII: Can Employees Ever See Their Rights Vindicated Through Statutory Causes Of Action?, Metz v. Merrill Lynch, Pierce, Fenner & Smith
JACOBS, R. TRAVIS, Arbitrator or Private Investigator: Should the Arbitrator's Duty to Disclose Include a Duty To Investigate?, Abdullah E. Al-Harbi v. Citibank, N.A. and Citibank, A.S
JOHNSON, SUZANNE H., FAA Pre-emption: When Should Conflicting State Law Be Pre-empted by the FAA?, Weston Securities Corp. v. Aykanian
JONES, ISHAM R. III, Exemplary Awards in Securities Arbitration:  Short-Circuited Rights to Punitive Damages, Mastrobuono v. Shearson Lehman Hutton, Inc
JONES, ISHAM R., III, The Federal Arbitration Act And Section 2's "Involving Commerce" Requirement: The Final Step Towards Complete Federal Preemption Over State Law And Policy, Allied-Bruce Terminix v. Dobson
KEMP, CARLA, Appeals of Orders Compelling Arbitration in Embedded Proceedings Must Wait, Altman Nursing, Inc. v. Clay Capital Corp

KENNEDY, BRIAN D., An Arbitrator's Jurisdiction to Determine the Arbitrability of Labor Disputes Under Public Sector Collective Bargaining Agreements:  Is the Arbitrator's Jurisdiction to Decide Arbitrability in the First Instance the Worst of Both Worlds?, McLaughlin v. Chester Upland School District  1996:237
KIRKHAM, MICHAEL C., Giving Competency Its Day in Court, In re Fellman 1993:221
KLINTWORTH, TIM K., The Enforceability of an Agreement to Submit to a Non-Arbitral Form of Dispute Resolution: The Rise of Mediation and Neutral Fact-Finding, Annapolis Professional Firefighters Local 1926 v. City of Annapolis
KRAUS, EARL D., Arbitration Agreements Between Employers and Employees: The Sixth Circuit Says the EEOC Is Not Bound, EEOC v. Frank's Nursery & Crafts, Inc
KROEKER, MARK R., Finding the Parameters: The Scope of Arbitration Agreements in Medical Service Contracts in California, <i>Pietrelli v. Peacock</i>
KROEKER, MARK R., The Union Walks in the Sixth: The Integrity of Mandatory Non-Binding Grievance Procedures in Collective Bargaining Agreements, AT&T v. Communications Workers of America, AFL-CIO 1994:289
LANDOLL, ERIC M., Contractual Agreements to Arbitrate Disputes: Whose Intent Controls?, Skewes v. Shearson Lehman Bros
LEPPARD, STEVEN R., Arbitration? Sure, But Only on Our Terms: Escape Clauses in Uninsured Motorist Policies, Schaefer v. Allstate Insurance Co
MACKEY, JOHN S., Enforcement of State Annexed-Arbitration Rules in Federal Courts with Diversity Jurisdiction, <i>Towey v. Catling</i>
MARKEL, AMY, Functus Officio: Does the Doctrine Apply to Labor Arbitration?,  Teamsters Local 312 v. Matlack, Inc
MARTIN, KAREN E., The Emergency Medical Treatment Statute: A Federal "How To" on Avoiding Mandatory Arbitration of Medical Malpractice Claims, Brooks v. Maryland General Hospital, Inc
MARTIN, KAREN E., Court Lets Go of the Reins: Runaway Escrow Agent Binds Principals to Arbitration Agreement, 99 Commercial Street, Inc. v. Goldberg

MASSEY, KAREN L., Enforcing International Arbitration Agreements, Marchetto v. DeKalb Genetics Corp
MCCARTNEY, BRIAN T., Contracting for Judicial Review of Arbitration Awards: Can an "Errors of Law" Clause Provide Two Bites of the Apple?, Gateway Technologies, Inc. v. MCI Telecommunications Corp 1997:151
McCartney, Brian T., Rethinking Appeal of Arbitrability Decisions: When to Review "That Which Long Process Could Not Arbitrate", F.C. Schaffer & Associates, Inc. v. Demech Contractors, Ltd 1997:229
MCKINNIS, SCOTT M., Enforcing Arbitration with a Nonsignatory: Equitable Estoppel and Defensive Piercing of the Corporate Veil, Sunkist Soft Drinks, Inc. v. Sunkist Growers, Inc
MCPHEETERS, CHARLES J., Leading Horses to Water: May Courts Which Have the Power to Order Attendance at Mediation Also Require Good-Faith Negotiation?, Decker v. Lindsay
MULLGARDT, S. CHRISTIAN, Settlement Agreements and the Collateral Order Doctrine: A Step in the Wrong Direction?, Digital Equip. Corp. v. Desktop Direct, Inc
MUNSELL, MICHAEL G., Scope of Review for Orders Confirming, Vacating, or Modifying Arbitral Awards: An End to Deferential Standards, First Options of Chicago, Inc. v. Kaplan
MUNSELL, MICHAEL G., Judicial Review of Contract Interpretation by Labor Arbitrators: Whose Brand of Industrial Justice?, Houston Lighting & Power Co. v. IBEW Local Union No. 66
MURPHY, ELIZABETH A., Standards of Arbitrator Impartiality: How Impartial Must They Be?, Lifecare International, Inc. v. CD Medical, Inc 1996:463
O'BRIEN, NANCY P., Arbitration Allocates Costs of Hazardous Waste Cleanup Claim under Superfund, <i>United States v. Acton Corp.</i> 1991:347
O'DELL, RYAN D., Does Title VII Preclude Enforcement of Compulsory Arbitration Agreements? The Ninth Circuit Says Yes, Duffield v. Roberston Stephens & Co. 1999:83
O'DELL, RYAN D., Federal Court Positively Adopts a Federal Common Law Testimonial Privilege for Mediation: Is it Justified?, Folb v. Motion Picture Industry Pension & Health Plans

Success for the Majority or a Trap for the Minority, Wrinkle v. International Union of Operating Engineers, Local 2, AFL-CIO
PHILLIPS, ELIZABETH, Injunctions Pending Arbitration: Do the Courts Really Have Jurisdiction?, Blumenthal v. Merrill Lynch
POTTER, MATTHEW, The FAA Exclusionary Clause: Are We Headed for a Broader Interpretation of Interstate Commerce?, Miller v. Public Storage Management, Inc
POTTER, MATTHEW, Is Alternative Dispute Resolution a Possibility in the Riverboat Gambling Quagmire?, Akin v. Missouri Gaming Commission
REID, R. SCOTT, Monetary Damages Against States – Arbitrators Have Power to Award, But Federal Courts Cannot Enforce, Tennessee Department of Human Services v. United States Department of Education 1993:383
ROSS, NATHAN E., Federalism Versus the Greater Good Should Powerful Franchisors Be Allowed to Contract for the Home Court Advantage Through Forum Selection Clauses?, KKW Enterprises, Inc. v. Gloria Jean's Gourmet Coffees Franchising Corp
ROSS, NATHAN E., How Level is the Playing Field? Should Employers be Able to Circumvent State Workers' Compensation Schemes by Creating Their Own Employee Compensation Plans?, Stawn v. AFC Enterprises, d/b/a Church's Chicken
SCHULTE, SHARON E., Good Policy or Judicial Abdication: When Courts Uphold Arbitral Awards Which are in Excess of the Arbitrator's Jurisdiction, Hall v. Superior Court
SIEGEL, TODD M., Is Arbitration Final and Binding? Public Policy Says, "Not Necessarily!", Exxon Shipping Company v. Exxon Seamen's Union
SMITH, DALE T., We Can Settle This Here Or Downtown: Mediation Or Arrest for Domestic Violence Calls?, Eagleston v. Guido 1995:369
SMITH, MICHAEL J., Efficient Injustice: The Demise of the "Substantial Injustice" Exception to Arbitral Finality, Moncharsh v. Heily & Blase 1993:209
Speiser, Karen M., Labor Arbitration in Public Agencies: An Unconstitutional Delegation of Power or the "Waking of a Sleeping Giant?", United Transportation Union v. Southern California Rapid Transit 1993:333

192	JOURNAL OF DISPUTE RESOLUTION	[Vol. 2001, No. 1
Cir	ON, TODD C., Protecting Against Employment Discrimicuit's Interpretation of Mandatory Arbitration of Title Interia v. Prudential Ins. Co. of America	VII Claims,
Lo <sub>ʻ</sub> Ho	E, S. KRISTINA, Exceptional Circumstances Justifying Vower Court Decision Mooted by Settlement: Repeat Liteme with Second Circuit Decision, Major League Baseles, v. Pacific Trading Cards, Inc.	igants Slide into ball Properties,
Im	EGEN, MICHAEL, The Inferred Explicit Standard – Wai munity Via an Arbitration Clause, Sokaogon Gaming EV. Tushie-Montgomery Assoc., Inc.	Enterprise Corp., et
Jud Ag	O, ELIZABETH, The Public Policy Exception: A Narroy dicial Review or an Independent Means of Avoiding Arreements?, Exxon Corp. v. Baton Rouge Oil and Chem	rbitration ical Workers Union
Art	O, ELIZABETH, Modifying the Standard of Judicial Revolution Awards: A Comparison to Administrative Revalue of Sylvania, Inc. V. Teamsters Local Union No. 528.	view Hearings,
Wh	, SHEA, Arbitration Agreements: Standard of Review, no is Bound, KenAmerican Resources, Inc. v. Internation with the Workers of America	onal Union, United
of J	NMEYER, KEVIN L., Curtailing the Arbitrator's Power: Jurisdiction or Judicial Flaw?, Cobler v. Stanley, Barbe Associates	er, Southard, Brown
Om	NMEYER, KEVIN L., Privileged Communication Extendenbudsman—Employee Relationship Via Federal Rule of entzy v. McDonnell Douglas Corp.	Evidence 501,
	N, BARBARA E., Who's Watching Out for the Children? stody Determinable by Binding Arbitration, Dick v. Dick	
Inst	N, L. DEAN, Arbitration Awards in Uninsured and Undeurance Provisions: Which Public Policy to Apply?, Mourance Co. of Hartford	endes v. Automobile
Worle	Y, DOUGLAS M., Retroactive Application of Rule Chan	ges: Arbitration

Agreements May be Circumvented, Nielsen v. Greenwood . . . . . 1996:267

YOUNG, CHRISTINA S., NASD Applications Require Arbitration of Employment Disputes, Mouton v. Metropolitan Life Insurance Co. . . . . . . 1999:107