

2
37

UNIVERSITY OF **Miami**

LAW REVIEW

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

Foreword

THE EDITORS

ARTICLE

Deferral, Waiver, and Arbitration
Under the NLRA: From Status
to Contract and Back Again

DENNIS O. LYNCH

COMMENTS

Distinguishing Arbitration and Private Settlement in
NLRB Deferral Policy

Arbitral Treatment of Subcontracting After *Milwaukee
Spring II*: Much Ado About Nothing?

Successorship Doctrine, the Courts and Arbitrators:
Common Sense or Dollars and Cents?

Arbitration and Selective Discipline of Union Officials After
Metropolitan Edison

The Differing Nature of the *Weingarten* Right to Union
Representation in the NLRB and Arbitral Forums

Employee Drug Testing: Federal Courts Are Redefining
Individual Rights of Privacy, Will Labor Arbitrators
Follow Suit?

Merging the RLA and the NLRA for Eastern Air Lines:
Can It Fly?

ESSAY

Statutory Rights and Arbitral
Values: Some Conclusions

DENNIS O. LYNCH

78.908

2-37

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