

AMERICAN
ARBITRATION ASSOCIATION

**HANDBOOK ON
EMPLOYMENT ARBITRATION AND ADR**

SECOND EDITION



American Arbitration Association
Dispute Resolution Services Worldwide

JURIS

Questions About This Publication

For assistance with shipments, billing or other customer service matters, please call our Customer Services Department at:

1-631-350-2100

To obtain a copy of this book, call our Sales Department:

1-631-351-5430

Fax: 1-631-351-5712

Toll Free Order Line:

1-800-887-4064 (United States & Canada)

See our web page about this book:
www.arbitrationlaw.com

COPYRIGHT © 2010
by JurisNet, LLC

All Rights Reserved
Printed in the United States of America
ISBN 978-1-933833-54-5

JurisNet, LLC
71 New Street
Huntington, New York 11743
USA
www.arbitrationlaw.com

TABLE OF CONTENTS

Foreword	iii
PART I: Introduction to Employment ADR	1
Chapter 1	3
An Empirical Study of Dispute Resolution Mechanisms: Where Do Plaintiffs Better Vindicate Their Rights? <i>Michael Delikat and Morris M. Kleiner</i>	
Chapter 2	11
Rethinking Employment Law Strategies <i>Paul Peter Nicolai</i>	
Chapter 3	47
Assessing Workplace Conflict Resolution Options <i>Kirk Blackard</i>	
Chapter 4	57
In the Eye of the Beholder: Using Perceptual Errors to Resolve Employment Disputes <i>Melissa Janis</i>	
Chapter 5	69
An Analysis of Factors Present in Challenged and Vacated Labor and Employment Arbitration Awards <i>Michael Jedel, Helen LaVan and Robert Perkovich</i>	
PART II: Developing an Employment ADR Program	81
Chapter 6	83
So Your Company Wants to Implement an Employment Arbitration Program: A Step-by-Step Guide <i>David M. Benck</i>	
Chapter 7	89
Ensuring that the Program Succeeds: Employment ADR How To's <i>Bill Minick</i>	

AAA HANDBOOK ON EMPLOYMENT ARBITRATION AND ADR

Chapter 8	99
Marketing an Employment ADR Program <i>Mary S. Elcano and Cynthia J. Hallberlin</i>	
Chapter 9	105
Of Words and Contracts: Arbitration and Lexicology <i>David A. Dilts</i>	
Chapter 10	117
ADR: The Halliburton Experience <i>William L. Bedman</i>	
Chapter 11	127
How to Make the Most of the Employment ADR Process <i>Kirk Blackard</i>	
Chapter 12	139
Coaching through Conflict <i>James H. Keil</i>	
Chapter 13	147
Is Interest-Based Bargaining Really New? <i>Ira B. Lobel</i>	
PART III: Mediating Statutory Employment Issues	161
Chapter 14	163
Eleven Tips to Improve Employment Mediation: Valuable Advice for Counsel Representing Employees and Employers <i>Rosemary A. Townley</i>	
Chapter 15	169
Respect in Mediation: A Counter to Disrespect in the Workplace <i>Vivian Berger</i>	

TABLE OF CONTENTS

Chapter 16	183
The Mediation of Workplace Discrimination and Workplace Bullying Disputes: A Fresh Look at the Potential Utility of Directed Participation in Private Dispute Resolution Programs and Systems <i>Lamont E. Stallworth and Larry Rute</i>	
Chapter 17	223
How Interest-Based, Grievance Mediation Performs over the Long Term <i>Stephen B. Goldberg</i>	
Chapter 18	235
Addressing Race and Cultural Conflict in Employment Mediation <i>Johnnie Scott, Jr.</i>	
Chapter 19	241
Mediating Disability Employment Discrimination Claims <i>Matthew W. Daus</i>	
Chapter 20	249
Resolving Sexual Harassment Disputes in the Workplace: The Central Role of Mediation in an Employment Contract <i>Carrie Bond</i>	
Chapter 21	275
Overcoming Barriers to EEO and Employment Mediation and the Potential Utility of Private Statutory Tolling Agreements: An Empirical Examination <i>Lamont E. Stallworth</i>	
Chapter 22	301
Mediating Employment Disputes under the Disabilities Act <i>Samuel H. DeShazer and Judy Cohen</i>	
Chapter 23	317
The Quest for Finality in Airline Disputes: A Case for Arb-Med <i>Arnold M. Zack</i>	

PART IV: Employment Arbitration	327
Chapter 24	329
Why Arbitration is Tailor Made for Professional Firms <i>Edward E. Shumaker III</i>	
Chapter 25	333
Saturns for Rickshaws: Why Predispute Employment Arbitration Should Be Preserved <i>Samuel Estreicher</i>	
Chapter 26	343
Legal Developments in the Arbitration of Employment Claims <i>Andrew W. Volin</i>	
Chapter 27	359
Seniority Clauses: An End Run around Just Cause? <i>Clarence R. Deitsch</i>	
Chapter 28	367
The Arbitration of Weight Discrimination Grievances <i>Benjamin Wolkinson and Mark Roehling</i>	
Chapter 29	385
Contracts of Employment: The Scope of the FAA’s Exclusion <i>Alfred G. Feliu</i>	
Chapter 30	391
Allocating Costs in Employment Arbitration <i>Stephen K. Huber and Susan C. Zuckerman</i>	
PART V: The Mandatory Arbitration Controversy	399
Chapter 31	401
The Debate over Mandatory Arbitration in Employment Disputes <i>Andrea Fitz</i>	

TABLE OF CONTENTS

Chapter 32	437
Mandatory Arbitration vs. Employment Litigation <i>Evan J. Spelfogel</i>	
Chapter 33	447
A Management Perspective: Mandatory Arbitration Agreements Are an Effective Alternative to Employment Litigation <i>Martin J. Oppenheimer and Cameron Johnstone</i>	
Chapter 34	455
The Employee’s Perspective: Mandatory Binding Arbitration Constitutes Little More Than a Waiver of a Worker’s Rights <i>Joseph D. Garrison</i>	
Chapter 35	461
How Effective is an Apology in Resolving Workplace Bullying Disputes? An Empirical Research Note <i>Suzy Fox and Lamont E. Stallworth</i>	
PART VI: Arbitrating Statutory Employment Claims	479
Chapter 36	481
Practical Concerns Affecting the Arbitration of Statutory Claims <i>H. David Kelly, Jr.</i>	
Chapter 37	493
The Reconciliation of Work-Family Conflicts in Arbitration <i>Benjamin Wolkinson and Russell Ormiston</i>	
Chapter 38	511
Motherhood: Arbitral Thought on Employment Discrimination Based on Marriage and Pregnancy <i>David A. Dilts and Hedayeh Samavati</i>	

Chapter 39..... **521**
14 Penn Plaza LLC v. Pyett: U.S. Supreme Court Revisits,
Clarifies and Reaffirms Mandatory Arbitration
Stuart L. Bass

Index..... **537**