

ABA JOURNAL OF LABOR & EMPLOYMENT LAW

ISSN 2156-4809

Vol. 32, n. 3, Spring 2017

[Solicitud de artículos a la Biblioteca](#)

The Editor's Page <i>Paige Haughton</i>	v
The Supreme Court's Application of "Ordinary Contract Principles" to the Issue of the Duration of Retiree Healthcare Benefits: Perpetuating the Interpretation/Gap-Filling Quagmire <i>Robert A. Hillman</i>	299
Recent Developments in Class Certification and Decertification After <i>Dukes</i> as the Supreme Court's Composition Changes <i>Grace E. Speights & Michael S. Burkhardt</i>	327
The NLRB's Successorship Doctrine, Perfectly Clear Successors, Executive Order 13495, and Worker Retention Laws: What the Trump Administration Has Inherited <i>Kenneth A. Jenero</i>	353
Sarbanes-Oxley, Dodd-Frank, Retaliation, and Reward: Representing Clients in the Age of the Whistleblower <i>Daniel J. Hurson</i>	381
When Are Employers' Unilateral Changes Prohibited? A Look at <i>E.I. Du Pont</i>, <i>Minteq</i>, and <i>Graymont</i>: A Management Perspective on the Need for a Uniform Standard <i>Jamie R. Adams</i>	407
Attorney Misconduct on Social Media: Recognizing the Danger and Avoiding Pitfalls <i>Robert C. Nagle & Pamela Chandran</i>	427
Keeping Mothers in the Workplace: Shifting from <i>McDonnell Douglas</i> to Protect Employees Who Use FMLA Leave <i>Chelsey Jonason</i>	437