

Saint Louis University Law Journal

Volume 54

Number 2 *Competition in the Global Workplace:
The Role of Law in Economic Markets (Winter
2010)*

Article 1

2010

Table of Contents

Follow this and additional works at: <https://scholarship.law.slu.edu/lj>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents, 54 St. Louis U. L.J. (2010).

Available at: <https://scholarship.law.slu.edu/lj/vol54/iss2/1>

This Prefatory Matter is brought to you for free and open access by Scholarship Commons. It has been accepted for inclusion in Saint Louis University Law Journal by an authorized editor of Scholarship Commons. For more information, please contact [Susie Lee](#).

SAINT LOUIS UNIVERSITY LAW JOURNAL

Vol. 54, No. 2

WINTER 2010

TABLE OF CONTENTS

**COMPETITION IN THE GLOBAL WORKPLACE: THE ROLE OF
LAW IN ECONOMIC MARKETS**

TRADE UNIONISM UNDER GLOBALIZATION: THE DEMISE OF VOLUNTARISM?	<i>Samuel Estreicher</i>	415
MAKING GLOBALISM WORK FOR EMPLOYEES.....	<i>Jeffrey M. Hirsch</i>	427
THE GLOBAL DIMENSIONS OF VIRTUAL WORK	<i>Miriam A. Cherry</i>	471
OF LABOR INSPECTORS AND JUDGES: CHILEAN LABOR LAW ENFORCEMENT AFTER PINOCHET (AND WHAT THE UNITED STATES CAN DO TO HELP)	<i>César F. Rosado Marzán</i>	497
THE CANADIAN AUTO WORKERS- MAGNA INTERNATIONAL, INC. FRAMEWORK OF FAIRNESS AGREEMENT: A U.S. PERSPECTIVE.....	<i>Martin H. Malin</i>	525
BETWEEN WORKERS' RIGHTS AND FLEXIBILITY: LABOR LAW IN AN UNCERTAIN WORLD	<i>Kerry Rittich</i>	565

ESSAY

THE ROLE OF LAW IN ECONOMIC
MARKETS: RECENT CASES
OF THE EUROPEAN COURT
OF JUSTICE IN EMPLOYMENT
LAW*Rolf Wank* 585

NOTES

A *BRIDGE* TO SOMEWHERE: HOW A
BOLDER CAUSAL ANALYSIS
CAN SHAPE CIVIL RICO INTO
THE IDEAL FREE MARKET
SAFEGUARD *Ephraim Samuel Geisler* 609

A MISSING MARKET: THE FUTURE
OF INTERSTATE EMISSIONS
TRADING PROGRAMS AFTER
NORTH CAROLINA V. EPA *Kati Kiefer* 635

COMMENTS

MAINE ELECTION LAW: DO MAINE'S
PETITION SIGNATURE
REQUIREMENTS DEPRIVE
THIRD-PARTY CANDIDATES
OF EQUAL PROTECTION AND
FREEDOM OF ASSOCIATION
RIGHTS? *David W. Morin* 675

BLACKBERRYS AND THE FAIR
LABOR STANDARDS
ACT: DOES A WIRELESS
BALL AND CHAIN ENTITLE
WHITE-COLLAR WORKERS
TO OVERTIME COMPENSATION? *Ashley M. Rothe* 709