BIBLIOGRAPHY

Adams "Regulating Unions and Collective Bargaining: A Global, Historical Analysis of Determinants and Consequences" 1993 14 *Contemp LLJ* 272
Andrew Levy and Associates *Statistics South Africa* (2000)
Anonymous “The New Unfair Labour Practice: The High Court Revives the Possibility of a Wide Concept of Unfair Labour Practice” 2002 *CLL.* 91
Anstey “National Bargaining in South Africa’s Clothing Manufacturing Industry” 2004 *ILJ* 1829

Bakels *et al* *Schets van het Nederlands Arbeidsrecht* (1980)
Barker “The Implications of Labour Legislation for the Performance of the Labour Market” in Finnemore and Van Rensburg Contemporary Labour Relations 2000 156
Baskin Centralised Bargaining and COSATU; A Discussion Paper (1994)
- "South Africa’s Quest for Jobs Growth and Equity in a Global Context" 1998 ILJ 986
Basson “Labour Law and the Constitution” 1994 THRHR 498
- "Die Vryheid om te Assosieer" 1991 SAMLJ 181
Beatty “Constitutional Labour Rights: Pro’s and Cons” 1993 ILJ 1
Benjamin and Cooper “Innovation and Continuity: Responding to the Labour Relations Bill” 1995 ILJ 265

Bhorat “The Impact of Trade and Structural Changes on Sectoral Employment in South Africa” 2000 Development Southern Africa 67


- “Work in the 21st Century” 1997 ILJ 185

Blanpain and Engels Comparative Labour Law and Industrial Relations in Industrialized Market Economies (2001)


Blanpain et al Comparative Labour Law and Industrial Relations in Industrialised Market Economies (2001)

Boraine & Van Eck “The New Insolvency and Labour Legislative Package: How Successful was the Integration?” 2003 ILJ 1840

Bosch “Operational Requirements and Section 197 of the Labour Relations Act: Problems and Possibilities” 2002 ILJ 641

- A Survey of the 2002 Labour Legislation Amendments: Is There Really Something for Everyone” 2003 ILJ 1

- “Transfers of Contracts of Employment in the Outsourcing Context” 2003 ILJ 840;
- "Two Wrongs Make it More Wrong, or a Case for Minority Rule" 2002 119 SALJ 501

Brand and Cassim "The Duty to Disclose - A Pivotal Aspect of Collective Bargaining"

1980 ILJ 249

Brassey "The Dismissal of Strikers" 1990 ILJ 233

- “The Nature of Employment” 1990 ILJ 528


Brodie “Beyond Exchange: The New Contract of Employment” 1998 ILJ (UK) 76

Brown “Bargaining at Industry Level and the Pressure to Decentralize” 1995 ILJ 979

Cadbury Report on Corporate Governance, United Kingdom
Cameron, Cheadle and Thompson The New Labour Relations Act (1989)
Carlyle “Signs of the Times: The Mechanical Age” from the Internet’s Modern History Sourcebook, copyright P Halsall, http://www.fordham.edu/ halsall/mod/carlyle-times.html
CBC / Hoofstuk 9 / voetnoot 117 / jammer, ek kan niks daarvan na die Bibliografie oordra nie.
Celliers et al Entrepreneurial Law (2000)
Chin “Exhuming the Individual Employment Contract: A Case of Labour Law Exceptionalism” 1997 10 AJLL 257
Christianson “Atypical Employment – The Law and Changes in the Organisation of Work” 1999 Contemp LL 65
- “Defining who is an Employee” 2001 Contemp LL 21
Clarke “The Basic Conditions of Employment Act Amendments – More Questions than Answers” 2002 LDD 1
Commonwealth Business Council “A Good Environment for Business Development and Investment”
Commonwealth Business Council. Working Group Draft Principles for Best Practice on the Relationship between International Enterprises and Countries to Encourage Foreign Direct Investment
Cornelius “Bepaalde Verskyningsvorme van Goeie Trou in die Kontraktereg” 2001 TSAR 255
Coyle The Weightless World (1997)
Craemer "Towards Asymmetrical Parity in the Regulation of Industrial Action" 1998 ILJ 1
Crankshaw “Shifting Sands: Labour Market Trends and Unionization” 1997 SALB 28
Crowther International Dimensions of Corporate Social Responsibility (2005)
Crowther and Jatana International Dimensions of Corporate Social Responsibility (2005)

D’Adamo The Eat Right Diet (1998)
Davidson and Rees-Mogg The Sovereign Individual (1998)
Davies and Freedland Kahn-Freund’s Labour and the Law (1983)
Davis “The Functions of Labour Law” 1980 CILSA 212
Deakin and Wilkinson “Rights v Efficiency? The Economic Case for Transnational Labour Standards” 1994 ILJ 289
De Jongh “Know Your Stakeholders” 30 June 2004 Finance Week 34
De Kock and Labuschagne “Ubuntu as a conceptual directive in realising a culture of effective human rights” 1999 THRHR 114
Delport “Korporatiewe Reg en Werkplekforums” 1995 De Jure 409
Department of Labour… see Republic of South Africa Department of Labour
De Vos “Pious Wishes or Directly Enforceable Human Rights? 1997 SAJHR 67
De Wet and Yeats Die Suid-Afrikaanse Kontraktereg en Handelsreg (1978)
Draft Negotiating Document in the Form of a Labour Relations Bill, GG 16259, 10 February 1995, 110
Du Plessis “Werksdeelname in die Bestuursorgane van ’n Maatskappy” 1981 THRHR 380
Du Plessis and Davis “Restraint of Trade and Public Policy” 1984 SALJ 86
Du Toit “Collective Bargaining and Worker Participation” (1996) ILJ 1547
- “Small Enterprises, Industrial Relations and the RDP” 1995 ILJ 544.
- “Workplace Forums from a Comparative Perspective” 1995 ILJ 1544
- Protecting Workers or Stifling Enterprise? Industrial Councils and Small Business (1995)
Ernest "Employee and Independent Contractor: The Distinction Stands" 2002 SAMLJ 107
Euzeby and Van Langendonck "Neo-liberalism and Social Protection: The Question of Privatisation in EEC Countries" 1990 ILO Report 2
"Explanatory Memorandum" 1995 ILJ 279
“Explanatory Memorandum to the Labour Relations Bill” GG 16259 10 Feb 1995 130

Fahlbeck "Unionism in Japan: Declining or Not" in Blanpain Labour Law and Industrial Relations at the Turn of the Century (1998) 711
Finnemore and Van der Merwe Introduction to Labour Law in South Africa (1996)
Finnemore and Van Rensburg Contemporary Labour Relations (2000)
Fisher and Biddle “Is there an Obligation of Fair Dealing to Employees?” May 2002 All England Legal Opinion
Freedland "High Trust, Pensions, and the Contract of Employment" 1984 ILJ (UK) 25
- "Modern Companies and Modern Manors-Placing Statutory Trade Union Recognition in Context" 1998 Comparative Labor Law and Policy Journal 3

Gladstone “Reflections on Globalisation, Decentralization and Industrial Relations” in Blanpain *Labour Law and Industrial Relations at the Turn of the Century* (1998) 163


Glover “Good Faith and Procedural Unfairness in Contract” 1998 *THRHR* 328


Gregory *Labour and the Law* (1946)

Grogan “Double Cross - Manager’s Right to Hold Union Office” 1999 *EL* 5

Grogan "Minority Unions (1): No Right to Strike" 2002 18(1) *EL* 4;


Grogan "Organisational Rights and the Right to Strike" 2002 *Contemp LL* 69

Grogan "Wagging the Dog: Minority Unions Strike Back" 2003 19(1) *EL* 10;


Grové “Kontraktuele Gebondenheid, Die Vereistes van die Goeie Trou, Redelikheid en Billikheid” 1998 *THRHR* 686


Hawthorne “Equality in Contract Law” 1995 *THRHR* 174


Horwitz and Erskine “Labour Market Flexibility in South Africa: A Preliminary Investigation” *SAJLR* 24
Horwitz and Franklin “Labour Market Flexibility in South Africa: Researching Recent Developments” 1996 SAJLR 31


Hyman and Blum “Just Companies Don’t Fail: The Making of the Ethical Corporation” 1995 Business and Society Review 48


International Labour Office Convention 87 Freedom of Association and Protection of the Rights to Organize (1948)

International Labour Office The Scope of the Employment Relationship Report V for International Labour Conference (2003);


Jones and Griffiths Labour Legislation in South Africa (1980)

Jordaan “Non Standard Forms of Employment” 1995 Labour Law News and Court Reports 1


Kahn-Freund “Legal Framework” in Flanders and Clegg The System of Industrial Relations in Great Britain (1954) 44

Kelly “Outsourcing Statistics” 1999 SALB


Khoza “Corporate Governance: Integrated Sustainability Reporting” May 2002 Management Today 18
King [Comment] 18 August 2002 Sunday Times Business Times 14
- “Corporate Governance: Creating Profit with Integrity” May 2003 Management Today 8.

King Commission Report on Corporate Governance (1994) (King Report I)

King Commission Report on Corporate Governance for South Africa (2002) (King Report II)


Klare “The Horizons of Transformative Labour and Employment Law”


Konar “Legislation Reviewed as a Result of Corporate Misdemeanours” May 2003 Management Today 16

- “Labour's Right to Employer Information” 1996 Contemp LL 21

Le Roux “Consequences Arising Out of the Sale or Transfer of a Business: Implications of the Labour Relations Amendment Act” 2002 Contemp LL 61
- “Organisational Rights” 1993 Contemp LL 109
- “Trade Union Rights for Senior Employees” 2000 Contemp LL 58;

Levin Cluetrain Manifesto (2001)

Lewis “The Demise of the Exceptio Doli: Is There Another Route to Contractual Equity?” 1990 SALJ 26

Lindsay “The Implied Term of Trust and Confidence” 2001 ILJ (UK) 2

Lubbe “Bona Fides, Billikheid en die Openbare Belang in die Suid-Afrikaanse Kontraktereg” Stell LR 1990 1
- “Estoppel, Vertrouensbeskerming en die Struktuur van die Suid-Afrikaanse Privaatrege” 1991 TSAR 1


Marais Onbillike Arbeidspraktyke (1989)

Maserumule "A Perspective on Developments in Strike Law" 2001 ILJ 45;

Mhone “Atypical Forms of Work and Employment and Their Policy Implications” 1998 ILJ 197

Mills "The Situation of the Elusive Independent Contractor and Other Forms of Atypical Employment in South Africa: Balancing Equity and Flexibility?" 2004 ILJ 1203


Murg and Fox Labour Relations Law (Canada, Mexico and Western Europe) (1978)


Nakata "Trends and Developments in Japanese Employment Relations in the 1980s and 1990s" in Deery and Mitchell Employment Relations Individualisation and Union Exclusion an International Study 188.

Naudé Die Regsposisie van die Maatskappydirekteur met Besondere Verwysing na die Interne Maatskappyverband (1969) doctoral thesis


Neels “Die Aanvullende en Beperkende Werking van Redelikheid en Billikheid in die Kontraktereg” 1999 TSAR 684

Oberholzer Die Randse Staking van 1922 (Unpublished thesis University of Pretoria 1980)

Oliver "Trade Union Recognition: Fairness at Work" 1998 Comparative Labor Law and Policy Journal 33

Olivier “A Charter for Fundamental Rights for South Africa: Implications for Labour Law and Industrial Relations" 1993 TSAR 651
- “Extending Labour Law and Social Security Protection: The Predicament of the Atypically Employed” 1998 *ILJ* 669; 1329
- “The Regulation of Labour Flexibility and the Employment Relationship: Paradigm Shifts on the Horizon” 1998 *TSAR* 536
- "Workplace Forums: Critical Questions from a Labour Law Perspective" 1996 *ILJ* 812

Olivier and Potgieter “The Right to Associate Freely and the Closed Shop” 1994 *TSAR* 289 and 1994 *TSAR* 443


Parkinson *Corporate Power and Responsibility* (1996)


Peck “From Welfare to Workfare: Costs Consequences and Contradictions” 1999 *ILJ* 808


Poolman *Principles of Unfair Labour Practice* (1985) 132

Potgieter "Die Reg op Kollektiewe Bedinging" *TSAR* (1993) 175


Republic of South Africa Department of Labour *Annual Report (1 April 2002 – 31 March 2003)*, sd

Republic of South Africa Department of Labour *Annual Report (1999)*

Republic of South Africa Department of Labour *Report 1990*, sd
Republic of South Africa Task Team “Draft Negotiating Document…” see Draft Negotiating Document…”

Rigby “Tell It All” February 1997 Enterprise 72


Rossouw “Business Ethics and Corporate Governance in the Second King Report: Farsighted or Futile?” 2002 Koers 405

- “Unlocking Human Potential with Ethics” February 2005 Management Today 28

Rothstein Employment Law (1999)

Ryan “Social Conscience Comes with a Price Tag” 2004 Without Prejudice 7

Rycroft "The Duty to Bargain in Good Faith" 1998 ILJ 202


Steenkamp, Stelzner and Badenhorst “The Right to Bargain Collectively” 2004 ILJ 943

- "Workplace Forums from a Comparative Perspective" 1996 *ILJ* 803


Theron “Employment is not what it Used to be” 2003 *ILJ* 1247
- “The Erosion of Workers’ Rights and the Presumption as to who is an Employee” 2002 *LDD* 27

Thompson “The Changing Nature of Employment” 2003 *ILJ* 1793


United Kingdom. Cadbury Report on Corporate Governance

Van der Merwe and Van Huyssteen “The Force of Agreements: Valid, Void, Voidable, Unenforceable” 1995 *THRHR* 549


Van der Merwe, Lubbe and Van Huyssteen “The *Exceptio Doli Generalis: Requiescat in Pace – Vivat Aequitas*” 1989 *SALJ* 235

Van Holdt “Workplace Forums: Can They Tame Management or Not?” 1995 19(1) SA *Labour Bulletin* 32, 61

Van Jaarsveld “Reg op Kollektiewe Bedinging: Nog Enkele Kollektiewe Gedagtes” 2004 *De Jure* 349
Van Niekerk “Workplace Forums” 1995 *Contemp LL* 31
Van Niekerk and Le Roux “A Comment on the Labour Relations Amendment Bill 2001 and the Basic Conditions of Employment Bill 2001” 2001 *ILJ* 2164
Van Zyl “The Significance of the Concepts ‘Justice’ and ‘Equity’ in Law and Legal Thought” 1988 *SALJ* 272
Vinten “Shareholder versus Stakeholder – Is There a Governance Dilemma?” January 2001 *Corporate Governance* 36
Vorster “The Basis for the Implication of Contractual Terms” 1988 *TSAR* 161

Welch “Collectivism v Individualism in Employee relations: For Human Rights at the Workplace” 1996 *ILJ* 1041
Wigmore *Wigmore on Evidence* (1981) (Chadbourn revision) vol 9
Wood “Deregulating Industrial Relations: The New Zealand Experience” 1996 *SAJLR* 41
Wooden [Inaugural lecture] Melbourne Institute of Applied Economic and Social Research, University of Melbourne, 14 August 2000
“Workers' Participation: Its Development in the European Union” 2000 *ILJ* 737