Labour Dispute Resolution

Labour Dispute Resolution Overview

Labour Dispute Resolution is a comprehensive and detailed examination of how disputes are resolved in the workplace, including arbitration, mediation, conciliation, and collective bargaining. This volume is intended for professionals in industrial relations and provides a rich source of material for those fashioning alternative dispute resolution methods.

The editors, Jerome Barrett and his son, Joseph Barrett, have assembled a diverse group of contributors from different fields, including labor law, labor relations, and alternative dispute resolution. The contributors provide a broad range of perspectives on the history and practice of arbitration, labor history, and law.

The arbitrators and professionals who participated in the parties of labor and management, and professionals in industrial relations and in other milieus where laymen and professionals are fashioning alternative dispute resolution methods. Their articulate, thoughtful, and often humorous recountings of firsthand experiences constitute a major resource in the history and practice of arbitration, as well as a prime resource in labor history and law. The arbitrators new issues in arbitration (such as discrimination, drug use, changes in personal style like casual garb at work, long hair, facial hair). Friedman, herself a professional arbitrator, elicited absorbing responses from her colleagues.

Are All Labor Regulations Equal?

The chapter in this volume explores how arbitration works and how it evolved over time. It discusses the role of the federal government in the development of labor arbitration and the impact of major court cases on the evolution of the field.

The chapter also examines the role of arbitration in the context of ongoing changes in work and in labor relations. The volume begins with an editors' introduction that provides context and offers a political perspective on the current state of dispute resolution in the workplace. The contributors analyze the dominant features of access to justice as it is understood and implemented in China.

The primary aim of this book is to help readers understand the development of the theory and practice of labor law in China, and to familiarize them with major advances and changes in this area. The book is intended for students, teachers, and practitioners of labor law, as well as for those interested in Chinese legal and social development.

Labour Dispute Resolution Skills

Labour Dispute Resolution Skills is a comprehensive guide to the skills and techniques that are essential for effective dispute resolution. The contributors provide a wealth of practical advice, including strategies for managing conflicts, negotiating agreements, and resolving disputes.

The contributors also discuss the importance of communication and the role of emotional intelligence in resolving disputes. They offer tips and tools for improving communication skills and for managing conflicts in a constructive and productive way.

Labour Dispute Resolution and Negotiation

Labour Dispute Resolution and Negotiation is a comprehensive guide to the skills and techniques that are essential for effective negotiation. The contributors provide a wealth of practical advice, including strategies for managing conflicts, negotiating agreements, and resolving disputes.

The contributors also discuss the importance of communication and the role of emotional intelligence in resolving disputes. They offer tips and tools for improving communication skills and for managing conflicts in a constructive and productive way.