## The International Journal of Comparative Labour Law and Industrial Relations Index – Volume 15 (1999)

## **ARTICLES**

Marco Biagi	Editorial	2, 83, 227, 341
Roger Blanpain	The European Agreement on Fixed-term Contracts and Belgian Law	85
Hans Borstlap	Modern Industrial Relations: A Condition for European Employment Growth. A Dutch View	365
Juan Chozas Pedrero	The Luxembourg Process and the Spanish Experience	403
Anthony Forsyth	The European Framework Agreement on Fixed-term Work: An Australian Perspective	161
Amira Galin	Small Manufacturing Enterprises as a Form of Flexibility	289
Tadashi Hanami	Fixed-term Work – Second Class or Salvation?	171
Jesper Mainlines in Danish Labour Market Policy Hartvig as presented in the Danish National Action Pedersen Plan 1999		383
Jeff Kenner	The EU Employment Title and the 'Third Way': Making Soft Law Work?	33
Brian A. Langille	The ILO and the New Economy: Recent Developments	229

The International Journal of Comparative Labour Law and Industrial Relations, Volume 15/4, 439-441, 1999. © Kluwer Law International (KLI). Printed in the Netherlands.

THE INTERNATIONAL JOURNAL OF COMPARATIVE LABOUR LAW AND INDUSTRIAL RELATIONS

440	INDEX	WINTER 1999
Pascale Lorber	Regulating Fixed-term Work in the United Kingdom: A Positive Step towards Workers' Protection?	121
Véronique Marleau	The European Framework Agreement on Fixed-term Work: A North-American View	137
Jill Murray	Social Justice for Women? The ILO's Convention on Part-time Work	3
Marlene Schmidt	Representativity – A Claim Not Satisfied: The Social Partners' Role in the EC Law- Making Procedure for Social Policy	259
Achim Seifert	Employment Protection and Employment Promotion as Goals of Collective Bargaining in the Federal Republic of Germany	343
Hans Sundberg	Danish Industrial Relations, Community Litigation and the Acquired Rights Directive	269
Yasuo Suwa	How to Regulate Fixed-term Work: A Trade-off Relationship in Employment	175
Michele Tiraboschi	Glancing at the Past: An Agreement for the Markets of the XXIst Century	105
Martin Vranken	The Role of Specialist Labour Courts in an Environment of Substantive Labour Law Deregulation: A New Zealand Case Study	303
Manfred Weiss	The Framework Agreement on Fixed-term Work: A German Point of View	97
Ülrich Zachert	A Change of Paradigm in German Labour Law - An Inspiration for Other Countries?	21

WINTER 1999	INDEX	441		
DOCUMENTATION AND COMMENT				
A Dream Deferred: <i>Th</i> Trilogy / Michael Lynl	e Americans With Disabilities Act k	329		
ratification of Internativention 180 concerning manning of ships, and 1976 Merchant Shippi	endation of 18 November 1998 on onal Labour Organisation (ILO) Cong seafarer's hours of work and the ratification of the 1996 Protocol to the ng (minimum standards) Convention ent number C(1999) 372)	79		
•	a. Proposal for a Council Directive work Agreement on Fixed-term Work CEEP and the ETUC	179		
for a Council Directive	Report on the Commission proposal e concerning the framework agreement ncluded by UNICE, CEEP and the	197		
Incidence of Fixed-tern 1997	m Contracts in EU Member States in	209		
Labor-Management Co Reflections on Boeing	ooperation in the United States – / Daniel H. Foote	431		
Proposal for a Directive of the European Parliament and of the Council on the posting of workers who are third-country nationals for the provision of cross-border services		61		
•	Directive extending the freedom to ervices to third-country nationals  Community	71		
The Cologne Process		211		
The 'Tulip' Model and the New Legislation on Temporary Work in the Netherlands / Gustav J.J. Heerma van Voss				