

Michigan Law Review

2
95

ARTICLES

Congressional Commentary on Judicial Interpretations of Statutes: Idle Chatter or Telling Response?

James J. Brudney

Psychological Barriers to Litigation Settlement: An Experimental Approach

*Russell Korobkin
and Chris Guthrie*

NOTE

Employment Discrimination Claims Under ERISA Section 510: Should Courts Require Exhaustion of Arbitral and Plan Remedies?

Michigan Law Review



Vol. 93, No. 1

October 1994

CONTENTS

ARTICLES

CONGRESSIONAL COMMENTARY ON JUDICIAL

INTERPRETATIONS OF STATUTES:

IDLE CHATTER OR TELLING

RESPONSE? *James J. Brudney* 1

PSYCHOLOGICAL BARRIERS TO LITIGATION

SETTLEMENT: AN EXPERIMENTAL

APPROACH *Russell Korobkin* 107
and Chris Guthrie

NOTE

EMPLOYMENT DISCRIMINATION CLAIMS UNDER

ERISA SECTION 510: SHOULD COURTS

REQUIRE EXHAUSTION OF ARBITRAL

AND PLAN REMEDIES? *Jared A. Goldstein* 193

86975
2-7.