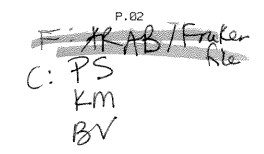
Curriculum Vitae for Donald Roy Fraker



Personal

Born November 22, 1954 Married May 24, 1980, to Maja A. Jurisic Resided in City of Milwaukee since September 1983

Education & Honors

Certified in Mediation (1995)

Certificate in Labor Management Relations through the Continuing Legal Education Program at Marquette University (1986).

J.D. at University of Wisconsin Law School (1980).

Bureau of National Affairs United States Law Week Award (1979).

B.S.S. at Cornell College in Mount Vernon, Iowa (1977). Graduated magna cum laude, with majors in Philosophy, Psychology, and Sociology.

Co-Founder and Co-President of Phi Kappa Nu social group at Cornell College. (1975).

Professional Certificates of Admission

Wisconsin Bar (June 1980)

U.S. Dist. Court, Western Dist. Wisconsin (June 1980)

Ohio Bar (Nov. 1980)

U.S. Dist. Court, Southern Dist. Ohio (Dec. 1980)

U.S. Dist. Court, Eastern Dist. Wisconsin (Nov. 1983)

Seventh Circuit Court of Appeals (Sept. 1990)

Professional Memberships

Wisconsin Bar Association (1980 - present)

Ohio Bar Association (1980 - present)

Seventh Circuit Bar Association (1980 - present)

Dayton Bar Association (1980 - 1983)

Milwaukee Bar Association (1983 - present)

Waukesha County Bar Association (1984 - 1987)

Ozaukee County Bar Association (1992 - present)

Collaborative Family Law Council of Wisconsin (2001 - present)

Cases of Special Interest

Kuper v. Kuper, 246 Wis.2d 987, 632 N.W.2d 123 (App. 2001) (unpublished) - decided that court is not required to honor a stipulation of the parties that violated the regulations of the IRS.

Rehrauer v. City of Milwaukee, 2001 WI App 151, 246 Wis.2d 863, 631 N.W.2d 644 - held that city may not take away an employee's vested pension rights without the employee's specific written consent.

Washington v. Washington, 2001 WI 47, 234 Wis.2d 684, 611 N.W.2d 261 - held that court has power to clarify terms of property division even after divorce is final.

Fisher v. Transco Services, 979 F.2d 1239 (7th Cir. 1992) - held that use of work rules which had disparate adverse impact on older workers could be found to be pretext for age discrimination.

United States v. Conley, 942 F.2d 1125 (7th Cir. 1991) - established that money and property transferred from older man to younger woman in course of a personal relationship between the two must be considered gifts and not taxable income to the recipient.

Sommerfield v. Sommerfield, 154 Wis.2d 840, 454 N.W.2d 55 (App. 1990) - confirmed that small business owned by one spouse cannot be valued at \$0 for purposes of division of property at divorce merely because that spouse is unwilling to sell, but must be valued as if willing seller were involved.

Lins v. Smead, et. al., (Wis. App. 1987) (unpublished) - determined that subdivision's restrictive covenants on types of construction allowed could be enforced even though no enforcement committee had been functioning for several years beforehand.

Waukesha State Bank v. Sindic, 44 B.R. 167 (E.D.Wis. 1984) - indicated that secured creditor could not lose security interest in bankrupt's assets simply because bankrupt had legally disposed of stock-in-trade.

Day v. Good Samaritan Hospital, (Ohio App. 1983) (unpublished) - clarified that discharged employee could base wrongful discharge claim on promises implied from employee handbook.

Community and Other Organizations

American Civil Liberties Union (1983 - 1987)

Board of Friends of the Milwaukee Repertory Theater (1993 - present)

Milwaukee Symphony Friends

Skylighters

Professional Employment

Fraker Law Firm, S. C., in Mequon, since 1999

Fraker & Kaplan, S. C., in Mequon, 1992-1999

Starobin & Associates, in Thiensville, 1988-1992

Jastroch & LaBarge, in Waukesha, 1984-1987

Szymanski & Associates, in Wauwatosa, 1983-1984

Bogin & Patterson, in Dayton, Ohio, 1980-1983