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Michael Z. Green has been a member of the Texas A&M University School of Law faculty since its start in 2013 and was with the Texas Wesleyan law faculty since 2003 where he became a full professor with tenure as of 2005. In June 2008, he became the inaugural Associate Dean for Faculty Research & Development and served in that position through May 2012. A *cum laude* graduate of Loyola Chicago Law School where he also obtained a Master's in Industrial and Labor Relations, he specializes in labor and employment law, discrimination issues and dispute resolution matters. He worked as manager for a Fortune 500 company before law school and for a union law firm in law school. After law school, he represented employers for several years including being the chief negotiator for a collective bargaining agreement before becoming a law professor. An experienced labor and employment mediator and arbitrator, he serves on the Dallas Area Rapid Transit Trial Board, the American Arbitration Association's National Labor Panel, and the FMCS Roster of Labor Arbitrators. He was elected to the *American Law Institute (ALI)* in 2006 and inducted as a *Fellow into the College of Labor and Employment Lawyers* in November 2014.

He has authored numerous law journal and other publications that focus on labor and employment dispute resolution including some of his most recent works: "The NLRB as an Überagency for the Evolving Workplace," 64 *Emory Law Journal* 1621 (2015); "Unusual Unanimity and the Ongoing Debate on the Meaning of Words: The Labor and Employment Decisions from the Supreme Court's 2013-14 Term," 30 *ABA Journal of Labor & Employment Law Journal* 175 (2015); "How the NLRB's Light Still Shines on Anti-Discrimination Law Fifty Years after Title VII," 14 *Nevada Law Journal* 754 (2014); "Retaliatory Employment Arbitration," 35 *Berkeley Journal of Employment and Labor Law* 201 (2014); "Against Employer Dumpster-Diving for Email," 64 *South Carolina Law Review* 323 (2012); "Reading Ricci and Pyett to Deliver Racial Justice Through Union Arbitration," 87 *Indiana Law Journal* 367 (2012); and "Unpaid Furloughs and Four-Day Work Weeks: Employer Sympathy or A Call for Collective Employee Action?," 42 *Connecticut Law Review* 1139 (2010). Professor Green has taught law school courses at the University of Georgia, Florida State University, Hamline University, and Florida Coastal. For 2014-15, he served as Secretary of the American Bar Association's Section of Labor and Employment. More biographical information is available at: <http://law.tamu.edu/FacultyStaff/FacultyProfiles/MichaelZGreen/tabid/825/Default.aspx>.