Limits of state and federal jurisdiction in respect to labor disputes.

Bureau of Labor and Management, College of Commerce, University of Iowa - 187. Limitations Upon the Exercise of Bankruptcy Jurisdiction



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Rodolakis In re Iannochino, 242 F.

LOCAL 692, ETC. v. Pantry Pride, Inc., 522 F. Supp. 1009 (D. Md. 1981) :: Justia

The cases have generally sustained this view. Bank of North America, the issue was the jurisdiction of the federal courts in a suit to recover on a promissory note between two citizens of the same state but in which the note had been assigned to a citizen of a second state so that suit could be brought in federal court under its diversity jurisdiction, a course of action prohibited by § 11 of the Judiciary Act of 1789.

Jurisdictional Standards

United States Dep't of Educ. Orders refusing to abstain in state law legal proceedings may be appealed. County of Los Angeles, 202 F.

CONCURRENT FEDERAL AND STATE JURISDICTION

Thus, when Congress entered the field of railroad regulation, the result was invalidation of many previously enacted state measures. Local 692 then filed a complaint for injunctive relief seeking to force Pantry Pride to proceed to arbitration and to restrain it from closing the Maryland stores pending the decision of the arbitrator.

Federal :: Federal Preemption and State Regulation of the Department of Education's Federal Student Loan Programs and Federal Student Loan Servicers

The doctrine of res judicata has two aspects: claim preclusion and issue preclusion.

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