

OK

83-219

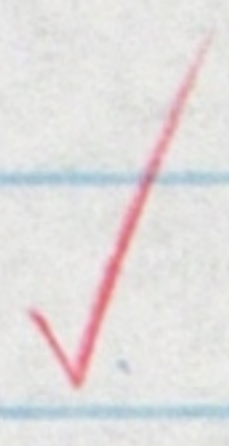
McDonald v West Branch

Is 1983 actn precluded by earlier arbit

Cop fired - Gr + arbit - only to sex misconduct = "proper cause" & cba

1983 actn. cly firing due to sex v 7th rts (enters, dept etc)

D Ct



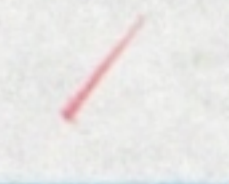
admitted + arbitral deci in E

vlt for petro cop vs chief - "for union actio"

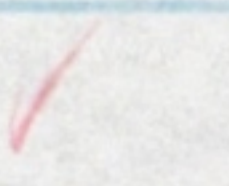
CB - d

res jud & CE

L and -

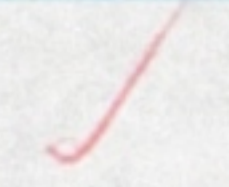


Alex v Denver - arbit no bar to Title VII actn

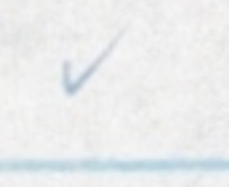


Barrentine 450/728 - OSHA

Clas othr fed rts (Mine Safety) etc



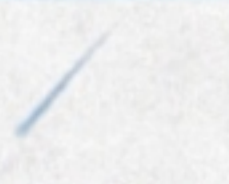
1983 & cba create sep & indep rts



No inconsistency in lettg both b cufd



Arbit n a forum for vndis v comit rts



U. Lessntr full relief poss - union control



emphasis on + broad, n t mlt, good



1738 do n prevent per Allen v McLary, 449/90

applies only to "jud process"

Mich (state law applic) do n gi preclusor effect