

# **Dean Booth**

## **C.V.**

### **MILLER & MARTIN PLLC**

Dean Booth is a very experienced international, litigation and tax attorney. He has represented such clients as Delta, American Airlines, Lockheed and Ford Motor Company. He has handled cases throughout most of the United States and has been involved in many cases before the United States Supreme Court, as well as United States Courts of Appeals, US District Courts and State Courts.

Dean's interest in international matters developed during his representation of Delta in connection with the acquisition of the Rolls Royce RB211 Engines for the Lockheed 1011 Aircraft. When Rolls Royce went bankrupt, Dean was involved in the bankruptcy and reorganization. During this twelve month period of time he gained valuable exposure in the United Kingdom and his practice has had an international flavor ever since.

He has negotiated international leases, licenses and contracts for the sale of goods and has handled a number of international and domestic arbitrations, often involving substantial amounts in controversy.

Dean Booth has worked as a "solicitor" to a Barrister preparing an antitrust case in London. He was later asked to mediate a similar issue between British Airports, Pan Am and TWA in connection with binding arbitration at The Hague. He also has handled international litigation for British Airports and others.

He has broad experience in employment matters including litigation over employment contracts, EEO, Taft Hartley and the Fair Labor Standards Act. He has handled many class actions involving tens of thousands of class members, frequently involving employment law including matters involving employee selection criteria (including testing) or systematic discrimination issues. He has also handled antitrust issues including a nationwide antitrust case attacking Ford's system of dual distribution. He obtained one of the largest jury verdicts in a tort case in Georgia history and, what was at the time the largest jury verdict ever in a tort case in Nashville, Tennessee. He also completed an important Intellectual Property case in the U.S. Ninth Circuit Court of Appeals San Francisco (appeal denied by the U.S. Supreme Court).

Dean is a partner at Miller & Martin. He received his B.A., J.D. and LL.M. degrees from Emory University where he was a member of the Law Review and winner of the Moot Court Competition.

He has lectured frequently on a broad range of subjects in the United States including international trade arbitration, product liability, problems in joint ventures, and unique issues that arise in long-term leases where a government is the landlord. Dean has also lectured throughout the world on issues of international law.

His professional publications include:

#### Articles

“Legal Constraints on Employment Testing and Evolving Trends in the Law”, Emory Law Journal, 1980. (With J. Mackay)

“A Realistic Examination of Rezoning Procedure; The Complimentary Requirements of Due Process and Judicial Review”, Georgia Law Review, 1976.

“Guatemala Protocol’s Amendments and Other Effects on the Warsaw Convention”, International Business Lawyer, 1974.

“Chartered Flights and scheduled Airlines”, The Transportation Law Journal, 1972.

“Public Policy in Transnational Relationships (Chapter) [In Press].”

“International Transfers of Funds – Restrictions and Requirements”, Kluwer Publishers Amsterdam – (Chapter) 1995.

“Insider Trading, Rule 10-6(5) and the 1933 Securities Act”, Georgia Bar Journal, 1963.

“Short Swing Profits, Rule 16-5 and Insider Trading,” Georgia Bar Journal, 1963.

Dean is a member of the State Bar of Georgia, the District of Columbia Bar, the United States Supreme Court, The Federal Courts of Arizona, Northern District of Texas, Northern District of Illinois, the United States Tax Court and the United States Courts of Appeals for the D.C. Circuit as well as the Second, Fourth, Seventh, Fifth, Eleventh and Ninth Circuits, the International Bar Association, the Lawyers Club of Atlanta as well as the Association of Trial Lawyers of America.

**Dean Booth**

**CV Addendum 2001**

**REPORTED CASES:**

**Supreme Court of the United States**

Western Air Lines, Inc. v. Criswell, 472 U.S. 400;

Shaw v. Delta Air Lines, Inc., 463 U.S. 85;

United Air Lines, Inc. v. Evans, 431 U.S. 553;

GE v. Gilbert, 429 U.S. 125;

United States DOT v. Paralyzed Veterans of America, 477 U.S. 597.

Liberty Mutual Ins. Co. v. Wetzel, 424 U.S. 737;

Cleveland Bd of Educ. V. LaFleu, 414 U.S. 632;

**Federal Circuit Court of Appeals**

Communications Workers v. AT&T, 513 F.2d 1024 (2<sup>nd</sup> Cir);

Urantia Foundation v. Maaherra, 113 F.3d 955 (9<sup>th</sup> Cir);

American Airlines, Inc. v. Austin, 75 F.3d 1535 (Fed Cir);

International Socy. For Krishna Consciousness, Inc. v. Air Canada, 727 F.2d 253 (2<sup>nd</sup> Cir);

James v Delta Air Lines, Inc., 571 F.2d 1376 (5<sup>th</sup> Cir);

Stroud v. Delta Air Lines, Inc 544 F.2d 892 (5<sup>th</sup> Cir);

Myers v. Burns (1996) 82 F3d 420 (7<sup>th</sup> Cir);

EEOC v American Airlines, 48 F 3.d 164, (5<sup>th</sup> Cir); 67 Fair Empl. Prac. Cas (BNA) 754;  
66 Empl. Prac. Dec. (CCH) P43, 525;

Alaska Airlines v. Johnson, 8 F.3d 791 (Fed Cir);

Johnson v. American Airlines, Inc., 745 F.2d 988 (5<sup>th</sup> Cir);

Murname v. American Airlines, Inc., 215, 667 F.2d 98 (Ct. Ap. D.C.);

Delta Air Lines v. Kramarsky, 650 F.2d 1287, (2<sup>nd</sup> Cir);

Delta Air Lines, Inc. v. Kramarsky, 666 F.2d 21 (2<sup>nd</sup> Cir);

Delta Air Lines, Inc. v. Kramarsky, 725 F.2d 146 (2<sup>nd</sup> Cir);

Trabucco v. Delta Air Lines, 590 F.2d 315 (6<sup>th</sup> Cir);

James v. Delta Air Lines, Inc., 571 F.2d 1376 (5<sup>th</sup> Cir);

McMonigle v. Delta Air Lines, Inc., 556 F.2d 1261 (5<sup>th</sup> Cir);

Stroud v. Delta Air Lines, Inc., 544 F.2d 892 (5<sup>th</sup> Cir);

Jamison Co. v. Westvaco Corp., 530 F.2d 34 (5<sup>th</sup> Cir);

Jamison Co. v. Westvaco Corp., 526 F.2d 922 (5<sup>th</sup> Cir);

### **Federal District Court**

Ackerman v. American Airlines, Inc., 924 F. Supp. 749 (N.D TX);

Baker v. Summit Unlimited, Inc., 855 F. Supp. 375 (N.D. GA);

EEOC v. American Airlines, Inc., 835 F. Supp. 375 (N.D. TX);

Aviation Resource v. BAA USA, Inc., Lexis 15332 (N.D. III E.D.);

Aviation Resource Partners v. BAA USA, Inc., Lexis 15723 (N.D. III E.D.)

EEOC v. American Airlines, 835 F. Supp. 911, (N.D. TX)

American Airlines v. Austin, 826 F. Supp. 553;

Alaska Airlines v. Austin, 801 F. Supp. 760;

International Socy. For Krishna Consciousness, Inc. v. Lee, Lexis 17612 (S.D. NY)

Johnson v. American Airlines, Inc., 32 Fair Empl. Prac. Cas. (BNA) 1236; 31 Empl. Prac. Dec. (CCH) P33, 417; 17 Av. Cas. (CCH) P18, 123;

International Socy for Krishna Consciousness, Inc., v. Lee, Lexis 14563 (S.D. NY)

Delta Air Lines, Inc. v. Kramarsky, 485 F. Supp. 300, 1980 (S.D. NY)

Air Line Pilots Asso., International v. Western Air Lines, Inc., 23 Fair Empl. Prac. Cas. (BNA) 1042; 22 Empl. Prac. Dec. (CCH) P30, 636, (N.D. CA);

Boyer v. J.A. Majors Co., Employees' Profit Sharing Plan, 481 F. Supp. 454 (N.D. GA)

Murnane v. American Airlines, Inc., 482 F. Supp. 135 (D.C. DC);

La Font v. Delta Air Lines, Inc., Lexis 12652 (N.D. GA)

Stroud v. Delta Air Lines, Inc., Lexis 15796 (N.D. GA);

### **Supreme Court of the State of Georgia**

Newton Commonwealth Property, N.V. v. G&H Montage GmbH, 261 Ga. 269.

Leach v. Georgia Power Co., 228 Ga. 16; 183 S.E. 2d 755;

Bowers v. Fulton County, 227 Ga. 814; 183 S.E. 2d 347;

Jones v. Georgia Power Co., 225 Ga. 510; 169 S.E. 2d 810;

Phillips v. Georgia Power Co., 225 Ga. 289; 168 S.E. 2d 150;

### **Georgia Court of Appeals**

Gwinnett Property, N.V. v. G&H Montage GmbH, 215 Ga. App. 8189; 453 S.E. 2d 52;

ARP v. Hill, 140 Ga. App. 143; 230 S.E. 2d 109;

Citizens & Southern Nat'l Bank v. Hodnett, 139 Ga. App. 839; 229 S.E. 2d 792;

Stone v. Reinhard, 124 Ga. App. 355; 183 S.E. 2d 601;

McGrew v. Cooper, 100 Ga. App. 347, 138 S.E. 2d 453;

Most of the decisions of both State and Federal trial Courts are not reported. Many Federal Circuit Courts of Appeal decisions are not reported. Many United States Supreme Court cases are finally concluded without a full hearing and are only briefly reported (no opinion usually) and are not included here. Some Amici cases are included.