## **Michael Anderson cases**

- *Communications Workers v. AT&T,* 6 F.4th 1344 (D.C. Cir. 2021) Reversing district court, ordering arbitration under card-check agreement
- Service Employees Int'l Union Local 32BJ v. Preeminent Protective Services, 997 F.3d 1217 (D.C. Cir. 2021) Enforcing contempt fee award in action to compel arbitration
- United Auto Workers v. Trane, Inc., 970 F.3d 956 (8th Cir. 2020) Reversing district court, reinstating arbitration suit
- United Auto Workers v. Trane, Inc., 946 F.3d 1031 (8th Cir. 2020) Reversing district court, ordering arbitration of pension dispute
- Garity v. APWU National Labor Organization, 840 Fed.Appx. 924 (9th Cir. 2020)
- *Rhode Island Hospitality Ass 'n v. City of Providence*, 667 F.3d 17 (1st Cir. 2011) Successful defense of worker-retention ordinance against federal preemption attack
- UNITE HERE Local 217 v. Sage Hospitality, 642 F.3d 255 (1st Cir. 2011) Enforcing arbitration under card-check agreement
- Local Joint Executive Board v. NLRB, 540 F.3d 1072 (9th Cir. 2008) and Local Joint Executive Board v. NLRB, 309 F.3d 578 (9th Cir. 2002) Reversing NLRB interference with voluntary union support

Sheet Metal Workers Local 15 v. NLRB, 491 F.3d 429 (D.C. Cir. 2007) and Sheet Metal Workers Local 15 (Brandon Hospital), 356 NLRB 1290 (2011) First Amendment defense of union street theater and inflatable balloons against NLRB secondary boycott prosecution

Venetian Casino Resort v. Local Joint Executive Board, 257 F.3d 937 (9th Cir. 2001), affirming 45 F.Supp.2d 1027 (D. Nev. 1999),
Venetian Casino Resort v. NLRB, 484 F.3d 601 (D.C. Cir. 2007) and
Agriesti v. MGM Grand Hotel, et al., 53 F.3d 1000 (9th Cir. 1995)
Victories against privatization of city sidewalks to suppress free speech

Sheet Metal Workers Local 399 v. McLemore, 541 Fed.Appx. 321 (4th Cir. 2013);
Sheet Metal Workers Local 2 v. McElroy's, Inc., 500 F.3d 1093 (10th Cir. 2007)
Sheet Metal Workers Local 15 v. Law Fabrication, 237 Fed.Appx. 543 (11th Cir. 2007)
MRS Enterprises v. Sheet Metal Workers Local 40, 429 F.Supp.2d 72 (D.D.C. 2006)
Successful defense of interest arbitration rights

*Eisenmann Corp. v. Sheet Metal Workers*, 323 F.3d 375 (6th Cir. 2003) Successful defense of union-standards clause

- Monterey Plaza Hotel v. Local 483, Hotel Employees, 215 F.3d 923 (9th Cir. 2000) and Monterey Plaza Hotel v. Hotel Employees Local 483, 69 Cal.App.4th 1057 (1999) Winning dismissal of employer bad-faith SLAPP suits against union boycott
- *Culinary Workers Union Local 226 v. Del Papa*, 200 F.3d 614 (9th Cir. 1999) Successful suit against State prosecution threat over truthful criticism of a bank
- Sahara Gaming Corp. v. Culinary Workers Union Local 226, 984 P.2d 164 (Nev. 1999) Successful defense against employer defamation claim

United Paperworkers v. International Paper, 985 F.2d 1190 (2d Cir. 1993) Int'l Brotherhood of Teamsters v. Fleming Companies, 975 P.2d 907 (Okla. 1999) Fountain v. Avondale Industries, 1995 WL 237020 (E.D. La. 1995) Successful defense of union shareholder resolutions

- *Postal Police Officers Ass 'n v. U.S. Postal Service*, 368 F.Supp.3d 1136 (E.D. Mich. 2019) Successful defense of arbitration award against security-clearance challenge
- National Star Route Contractors Ass'n v. Postal Service, 223 F.Supp.3d 14 (D.D.C. 2016) Successful defense of arbitration award preserving bargaining-unit work against third-party contractor suit
- Service Employees Intern. Union Local 32BJ v. Diversified Services Group, Inc., 958 F.Supp.2d 166 (D.D.C. 2013) Order compelling arbitration
- *Operative Plasterers v. Pullman Shared Sys. Tech*, 908 F.Supp.2d 251 (D.D.C. 2012) Successful enforcement of arbitration award
- Sheet Metal Workers v. United Transportation Union, 767 F.Supp.2d 161 (D.D.C. 2011) Enforcing inter-union arbitration agreement
- United Food & Commercial Workers Local 464A v. Foodtown, 317 F.Supp.2d 522 (D.N.J. 2004) Successful suit to compel arbitration over union rights to restrict employer trademark
- WHS Entertainment v. United Paperworkers, 997 F.Supp. 946 (M.D. Tenn. 1998) Successful free-speech defense against employer trademark action
- Jury's Hotel Boston, 356 NLRB 927 (2011) Employer unfair labor practices required rerun of election
- New York New York Hotel, 356 NLRB 907 (2011) Vindicating off-duty employee access rights

*Grancare, Inc.*, 331 NLRB 123 (2000) Enforcing collateral estoppel against employer in election

*Flamingo Hilton-Laughlin*, 330 NLRB 287 (1999) Successful prosecution of employer unfair labor practices

Santa Fe Hotel & Casino, 318 NLRB 829 (1995), 319 NLRB No. 116 (1995) enforced mem. 107 F.3d 923 (D.C. Cir. 1996) successful defense of union election victory

U.S. ex rel. Bunk v. Gosselin World Wide Moving, 741 F.3d 390 (4th Cir. 2013) Vindicating False Claims Act judgement against Eighth Amendment attack

Lockheed Martin Corp. v. Administrative Review Board, 717 F.3d 1121 (10th Cir. 2013) Amicus defense of Sarbanes-Oxley whistleblower