De cómo la reforma operada por el RD Ley 3/2012 ha degradado el derecho fundamental a la conciliación de responsabilidades

This article analyses the impact of the general law of 2012 which reforms the functioning of the working market affects the right to conciliation of work-family live recognized by the Gender Law of 2007. It is argued that this reforms reduces this right because it gives more power to employers to fix irregular working hours according to the evolution of workloads and because it increases their power to impose geographical mobility to their employees.

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