



Fall 9-1-1988

Index Pt. 3

Follow this and additional works at: <https://scholarlycommons.law.wlu.edu/wlulr>

Recommended Citation

Index Pt. 3, 45 Wash. & Lee L. Rev. 1608 (1988).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol45/iss4/20>

This Index is brought to you for free and open access by the Washington and Lee Law Review at Washington and Lee University School of Law Scholarly Commons. It has been accepted for inclusion in Washington and Lee Law Review by an authorized editor of Washington and Lee University School of Law Scholarly Commons. For more information, please contact christensena@wlu.edu.

DIGEST

ADMIRALTY & MARITIME LAW

- The Rescue Doctrine in Maritime Law
After *Furka v. Great Lakes Dredge
and Dock Co.* 661

ANTITRUST LAW

- Persons Under the Sherman Act: *Rex
Systems, Inc. v. Holiday* 679

BANKRUPTCY & CREDITORS' RIGHTS

- Can a Debtor Void a Real Property
Lien that Exceeds the Value of the
Collateral?: An Interpretation of
Section 506(d) of the Bankruptcy
Code 1393

- Vancouver Women's Health Collective
Society v. A.H. Robins Co.*:
Providing Adequate Notice to
Foreigners in a "Mass Tort"
Bankruptcy Proceeding 691

BAR ADMISSIONS

- What Price the Bar? Examining the
Constitutionality of the Virginia Bar
Admission Requirements in *Friedman
v. Supreme Court of Virginia* ... 213

CIVIL PROCEDURE

- Collateral Estoppel and the Seventh
Amendment Right to a Jury Trial:
When a Party Joins Legal and
Equitable Claims, Can a Court's Er-
roneous Dismissal of the Legal
Claim Deny the Party the Oppor-
tunity for a Jury Trial? 271

- Intervention in the Public Interest
Under Rule 24(a)(2) of the Federal
Rules of Civil Procedure 1549

- Smith v. University of Detroit*: Is
There a Viable Alternative to
Beacon Theatres?
.....Gregory Gelfand 159

COMMUNICATIONS LAW

- Compelled Self-Publication in the
Employment Context: A Consistent
Exception to the Defamation Re-
quirement of Publication 295

- Fairness Regulation: An Idea Whose
Time Has Gone...Donald E. Lively 1379

- The Libel Tort Today
.....Randall P. Bezanson 535

CONFIDENTIALITY

- The Conflict Between a Doctor's Duty
to Warn a Patient's Sexual Partner
that the Patient Has AIDS and a
Doctor's Duty to Maintain Patient
Confidentiality 355

CONSTITUTIONAL LAW & CIVIL RIGHTS

- The End of Substantive Due Process?
.....Richard S. Myers 557

- J.A. Croson Co. v. City of Richmond*:
Nonfederal Government Entities
May Use Racial Classifications Only
to Remedy Prior Government
Discrimination 721

- Justice Powell's Constitutional
Opinions
.....George Clemon Freeman, Jr. 441

- Rationality—And the Irrational
Underinclusiveness of The Civil
Rights Laws..Peter Brandon Bayer 1

COPYRIGHT, PATENT & TRADEMARK LAW

- Brunswick Beacon, Inc. v. Schock-
Hopchas Publishing Co.*: Interpreting
the "Work Made for Hire" Doc-
trine of the 1976 Copyright Act.. 735

CORPORATE & SECURITIES LAW

- The Assignment of Private Causes of
Action Under the Federal Securities
Laws: Express Versus Automatic
Assignment 1165

- Destroying the Barriers Between Com-
mercial and Investment Banking:
Should Congress Repeal the Glass-
Steagall Act? 1115

- The Duty to Disclose Financial Pro-
jections Under SEC Rule 10b-5: The
Fourth Circuit Holds that Unreliable
Financial Projections Are Not
Material 753

- If You Can't Trust a Fiduciary, Who
Can You Trust? Using State
Fiduciary Duties to Compel
Shareholders in Closely Held Cor-
porations to Disclose Preliminary
Merger Negotiations 1219

- Integration of Securities Offerings:
Obstacles to Capital Formation Re-
main for Small Businesses
.....Perry E. Wallace, Jr. 935

- Limiting the Scope of Civil RICO: *In-
ternational Data Bank, Ltd. v.
Zepkin* 767

- "May We Have the Last Dance?"
States Take Aim at Corporate
Raiders and Crash the Predator's
Ball..... 1059

- The Preexisting Relationship Doctrine
Under Regulation D: A Rule
Without Reason?.....
.....David B.H. Martin, Jr. &
L. Keith Parsons 1031

- Program Trading—A Critical Analysis
.....*Janet E. Kerr & John C. Maguire* 991
- SEC Release 1092 on the Investment Advisers Act of 1940: Applicability of the Investment Advisers Act to Financial Planners and Other Persons Who Provide Financial Services.... 1139
- The SEC's Proposal to Regulate Market Sweeps..... 1191
- Securities Industry Self-Regulation—Tested by the Crash.....
.....*Roberta S. Karmel* 1297
- State Takeover Laws: A Rebirth of Corporation Law?..*David Millon* 903
- State Takeover Statutes: Constitutionality, Community, and Heresy... 1051
- CRIMINAL LAW**
- Is "Psychological Self-Defense" a Solution to Defending Battered Women Who Kill? 1527
- Reverse Silver Platter: Should Evidence that State Officials Obtained in Violation of a State Constitution Be Admissible in a Federal Criminal Trial? 1499
- State Jurisdiction Over Interstate Telephonic Criminal Conspiracy . 1475
- CRIMINAL PROCEDURE**
- The Fourth Circuit's New Limitations on Struck Jury Venues: *United States v. Ricks*..... 707
- DEDICATION**
- Lewis F. Powell, Jr.
.....*Frederick L. Kirgis, Jr.* 409
- EMPLOYMENT & LABOR LAW**
- Catholic Labor Theory and the Transformation of Work..*David Gregory* 119
- When Does the Ninety Day Complaint Filing Period Begin for 42 U.S.C. § 2000e-5(f)(1)? *Harvey v. City of New Bern Police Department*.... 781
- ENVIRONMENTAL LAW**
- CERCLA's Natural Resource Damage Provisions: A Comprehensive and Innovative Approach to Protecting the Environment 1417
- Masquerade for Privilege: Deregulation Undermining Environmental Protection*Philip Weinberg* 1321
- Reregulation, the Global Environment, and Ignorance Equals Pessimism: A Tory Perspective...*E. F. Roberts* 1345
- ETHICS**
- Faith in the Republic: A Frances Lewis Law Center Conversation
.....*Stanley Hauerwas, Sanford Levinson & Mark V. Tushnet* 467
- Force*Stanley E. Fish* 883
- When is an Attorney Unreasonable and Vexatious? 249
- EVIDENCE**
- The Admissibility of Tape Recorded Evidence Produced by Private Individual's Under Title III of the Omnibus Crime Control Act of 1968 . 231
- FINANCIAL SERVICES REGULATION**
- Deregulation, Reregulation, and the Myth of the Market.....
.....*Edward L. Rubin* 1249
- The Myth of "Reregulation": The Interest Group Dynamics of Regulatory Change in the Financial Services Industry*Jonathan R. Macey* 1275.
- INSURANCE LAW**
- Mraz v. Canadian Insurance Co.*: Determining When Hazardous Waste Damage Occurs for Purposes of Insurance Coverage 797
- The "Set Up" Defense and the Comparative Fault Defense: New Wrinkles in Bad Faith Claims Against Insurers 321
- JUDICIARY**
- Foreword: The Fourth Circuit Review*Francis D. Murnaghan, Jr.* 649
- LEGAL HISTORY**
- Joseph Story and American Equity
.....*Calvin Woodard* 623
- REAL PROPERTY LAW**
- Gulf Oil Corp. v. Chiodo*: Interpreting Dual Option Leases Again 819
- REGULATION**
- Introduction: Regulation Symposium
.....*Jim Sasser* 1245
- TAX**
- Does the Tax Injunction Act of 1937 Affect State Court Jurisdiction Over State Tax Challenges Under Section 1983 of the Civil Rights Act of 1981? 381
- "L. Ron Hubbard, How Much Is a Religious Service Worth and Do Box Seats Cost Extra?: The Deductibility of Mandatory Donations Under Section 170 of the Internal Revenue Code 1575

TORTS

Enterprise Liability in Private Civil

RICO Actions 1447

A Product Safety Agenda for the

1990s *Teresa M. Schwartz* 1355*Spell v. McDaniel*: Spelling Out Two

Theories of Municipal Liability for

Incidencees of Police Misconduct... 841

Tort Liability for the Transmission of
the AIDS Virus: Damages for Fear
of AIDS and Prospective AIDS . 185*Webb v. Blackie's House of Beef, Inc.*:

Sobering Judicial Restraint on Dram

Shop Liability in Virginia 867