

## Washington and Lee Law Review

Volume 38 | Issue 2 Article 5

Spring 3-1-1981

Fourth Circuit Review: Table of Contents

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



Part of the Other Law Commons

## **Recommended Citation**

Fourth Circuit Review: Table of Contents, 38 Wash. & Lee L. Rev. 413 (1981). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol38/iss2/5

This Article 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.

## FOURTH CIRCUIT REVIEW

## CONTENTS

_		_	PAGE
I.	ADMINISTRATIVE LAW		
	A.	Adequacy of Notice of Administrative Proceedings	
		at the FCC	417
	В.	Reviewability of the FMCS' Decision to Establish a	
		Board of Inquiry and the NLRB General Counsel's	
		Decision Not to Issue an Unfair Labor Practices	
		Complaint	426
II.	ADMIRALTY		443
	Jones Act Claims of Foreign Seamen		443
III.	Antitrust		450
	A.	Predatory Intent is an Essential Element of a	
		Union's Antitrust Violation	450
	B.	The Sherman Act Applies to Physicians Administer-	
		ing Blue Shield Plans	460
IV.	CIVIL PROCEDURE		469
	A.	Federal Rule 60(b)	469
	B.		
		tive Law and Federal Rule 15	477
v.	CONSTITUTIONAL LAW		486
	A.	The Constitutionality of Political Patronage Trans-	
		fers	486
	В.	First Amendment Protection of Adult Establish-	
		ments	495
	C.	High School Students Have Unlimited First Amend-	
	-	ment Rights	505
VI.	CRI	CRIMINAL PROCEDURE	
	Α.		518
		Extension of the Effective Assistance of Counsel	
		Guarantee	518
	B.	Are Misjoinder and Harmless Error Compatible?	526
	Č.	The Availability of Federal Habeas Corpus Review	040
	٠.	to State Prisoners: The Effect of the Cause and Pre-	
		judice Test	532
	D.	Emergency Search and Third Party Consent Search	002
	D.	Doctrines	542
	E.	The Foreign Intelligence Exception to the Warrant	944
	14.	Requirement	551
	F.	Misapplication of the Constitutional Rights to a	OOT
	г.	Speedy Trial	569
	G.	Preventing Multiple Punishments	563
	G.	Freventing Multiple Funishments	<b>598</b>

	H. Search of Third Party Home Pursuant to Arres	st	
	Warrant Unconstitutional	. 610	
	I. Warrantless Administrative Inspections Under th	e	
	Mine Safety and Health Act	. 617	
VII.	EMPLOYMENT DISCRIMINATION		
	A. Commencement Requirements for an Equitable		
	Action Under Section 17 of the ADEA	. 623	
	B. Pregnancy Discrimination Under Title VII	. 633	
	C. Standards of Proof in Title VII Litigation	. 645	
	D. Statistical Evidence in Title VII Litigation	. 652	
VIII.	Environmental Law	. 662	
	What is a Dike?		
IX.	EVIDENCE		
	Admissibility of Evidence of Subsequent Remedial		
	Measures		
Χ.	LABOR LAW		
	A. Recognition of the "Purely Informational" Exceptio	n	
	to Employer's Discharge Rights and the Union	<b>'</b> s	
	"Duty to Investigate"	. 682	
	B. Section 8(a)(5) of the NLRA: The Employer's Narrow	w	
	Duties to Bargain Regarding Strikebreaker Bonuse		
	and to provide Information Regarding Nor	<b>2-</b>	
	Bargaining Unit Employees	. 696	
XI.	PROPERTY		
	Comparative Hardship Doctrine Applied in Easement		
	Action		
XII.	TORTS		
	The Corporate Libel Plaintiff	. 716	

414 WASHINGTON AND LEE LAW REVIEW [Vol. XXXVIII