



Fall 9-1-1981

Index Pt. 2

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

Recommended Citation

Index Pt. 2, 38 Wash. & Lee L. Rev. 1336 (1981).

Available at: <https://scholarlycommons.law.wlu.edu/wlulr/vol38/iss4/16>

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.

| | |
|---|---|
| Resolving the Conflict Between Section 10(b) and the Express Remedies of the Securities Acts: The Need for an Internally Consistent Approach to Implication | 937 |
| A Response to "The Rhetoric of Powell's <i>Bakke</i> " | <i>James B. White</i> 73 |
| The Rhetoric of Powell's <i>Bakke</i> | <i>L.H. LaRue</i> 43 |
| <i>Rubin v. United States</i> : Pledge of Stock as Collateral for a Commercial Loan is a "Sale" of a Security | 863 |
| Rule 10b-5 Developments | 893 |
| <i>Rummel v. Estelle</i> : Can Non-Capital Punishment Still Be Cruel and Unusual? | 243 |
| Safeguards Against Suggestiveness: A Means for Admissibility of Hypno-Induced Testimony | 197 |
| Scienter in SEC Injunctive Proceedings | 917 |
| The Scope of the Disclosure Duty Under SEC Rule 14e-3 | 1055 |
| Section 13(d) of the '34 Act: The Inference of a Private Cause of Action for a Stock Issuer | 971 |
| Section 1981 Liability for Racially Discriminatory Sectarian Schools | 1237 |
| Securities Regulation: Improved Financing Alternatives for Small Issuers | 875 |
| The Securities and Exchange Commission's Enforcement Program: A Debate on the Enforcement Process | <i>Monroe H. Freedman & Stanley Sporkin</i> 781 |
| A Suggested Legislative Approach to the Problem of Computer Crime | 1173 |
| Tax Breaks for Law Students | 92 |
| Tender Offer Developments in 1980 | 999 |
| The Validity of State Tender Offer Statutes: SEC Rule 14d-2(b) and Post- <i>Kidwell</i> Federal Decisions | 1025 |
| The Virginia Conspiracy Statute Part II: Liability of Conspirators for Compelling Another to Act Against His Will or Constraining Another from Doing a Lawful Act | <i>Joseph E. Ulrich & Killis T. Howard</i> 1147 |
| Virginia Tax Procedure: Unfinished Business | <i>J. Timothy Phillips</i> 1115 |

CONTRIBUTORS

- Barbanel, Jack A., Vice President and General Counsel, Commodities Corporation,
Princeton, N.J.
- Cannon, Mark W., Administrative Assistant to the Chief Justice of the United States
Supreme Court
- Cikins, Warren I., Senior Staff Member, The Brookings Institute
- Deutsch, Jan, Professor of Law, Yale Law School
- Freedman, Monroe H., Professor of Law, Hofstra University
- Howard, Killis T., Attorney, Lynchburg, Va.
- Johnson, Philip McBride, Chairman, Commodity Futures Trading Commission
- LaRue, L.H., Professor of Law, Washington & Lee University
- Michelman, Frank I., Professor of Law, Harvard University
- Miller, Arthur S., Professor Emeritus of Law, George Washington University
- Phillips, J. Timothy, Professor of Law, Washington & Lee University
- Ponsoldt, James F., Assistant Professor of Law, University of Georgia
- Shaffer, Thomas L., Professor of Law, Washington & Lee University
- Sporkin, Stanley, General Counsel, Central Intelligence Agency
- Terry, Benjamin H., Member of Savell, Williams, Cox & Angel, Atlanta, Ga.
- Ulrich, Joseph E., Professor of Law, Washington & Lee University
- White, James B., Professor of Law, University of Chicago