

Washington and Lee Law Review

Volume 38 | Issue 4 Article 19

Fall 9-1-1981

Index Pt. 5

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

Recommended Citation

Index Pt. 5, 38 Wash. & Lee L. Rev. 1338 (1981).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol38/iss4/19

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.

Safrit v. Garrison			599
Inc		denied. 449 U.S. 993 (1980)	1075
Securities and Exchange Commission	v. Tex	as Inter-	
Rational Co		498 F. Supp. 1231 (N.D. Ill. 1980) 621 F.2d 1267 (4th Cir. 1980)	999
Smitty Baker Coal Co., Inc. v. United	Mine V	Workers	428
of America	<i></i>		
		denied, 449 U.S. 870 (1980)	451
Spartan Radiocasting Company v. Fe		040 T 0 1 04 4 / 4 1 T	
			418
Strader v. Garrison	• • • • • •		520
United States v. County of Fairiax	. <i>.</i>		ere
United States v. MacDonald		cert. denied, 449 U.S. 1078 (1981)632 F.2d 258, cert.	656
Officed States v. MacDonald	• • • • • •	granted, 101 S. Ct. 3004 (1981)	566
United States v Presler			545
United States v. Seidel			527
United States v. Truong Dinh Hung			552
United States Parole Commission v. G	eraghty	7	275
Virginia Academy of Clinical Psychol	ogists v	. Blue Shield	
of Virginia			460
Wallace v. King	626 F	2d 1157 (4th Cir.), cert. denied, 449 U.S.	
		1008 (1980)	611
Werner v. Upjohn Co	(628 F.2d 848 (4th Cir. 1980), cert. denied,	
		449 U.S. 1080 (1981)	672
Williams v. Spencer			505
wright v. National Archives & Record	is Servi	ce609 F.2d 703 (4th Cir. 1979)	647
	DIO	GEST	
A DAVANGE A MICAL OF THE MICE		Predatory Intent is an Essential	
ADMINISTRATION OF JUSTICE		Element of a Union's Antitrust	
Interbranch Cooperation in Im-		Violation	450
proving the Administration of		Product Separability in Fran-	
Justice Mark W. Cannon &		chise Tying Arrangements	1195
Warren I. Cikins	1	The Sherman Act Applies to	
A DREENIGED A PRIVE T A SIZ		Physicians Administering Blue	
ADMINISTRATIVE LAW		Shield Plans	460
Adequacy of Notice of Admin-		A PIDEMIN A MEGAL	
istrative Proceedings	417	ARBITRATION	
The Legislative Veto: Is it	172	NLRB Deferral to Awards of	40=
Legislation?	112	Arbitration Panels	125
Reviewability of the FMCS' Decision not to Establish a Board		BANKING	
of Inquiry and the NLRB General Counsel's Decision not		An Introduction to the Rules	
to Issue an Unfair Labor		and Regulations Governing	
Practices Charge	426	National Banks and their Use	
	420	of Financial Futures	
ADMIRALTY		Jack A. Barbanel	813
Jones Act Claims of Foreign		State Regulation, the Bank Hold-	
Seamen	443	ing Company Act, and the	
		Commerce Clause: Lewis	001
ANTITRUST		v. BTIM	231
Contribution in Civil Antitrust Litigation: The Emerging		CIVIL PROCEDURE	
Consensus in Legal Literature		Application of Erie: Conflict	
James F. Ponsoldt &		between State Substantive	
Beniamin H. Terru	315	Law and Federal Rule 15	477

Class Action Mootness: Deposit Guaranty National Bank v. Roper and United		Property as a Constitutional Right Frank I. Michelman A Response to "The Rhetoric of	1097
States Parole Commission v. Geraghty	275	Powell's Bakke"James B. White	73
Federal Rule 60(b)	469	The Rhetoric of Powell's BakkeL. H. L'aRue	21
in Actions Against Foreign Government Owned Corpor-		Section 1981 Liability for Racially Discriminatory Sec-	
ations	1211	tarian Schools	1237
COMMODITIES LAW			
Commodity Market Manipula-		COPYRIGHT LAW (see PATENT,	
tion Philip McBride Johnson Discretionary Commodity Accounts: Are They Secur-	725	COPYRIGHT & TRADEMARK LAW)	
ities and Does It Really		CRIMINAL LAW &	
Matter?	843	PROCEDURE	
An Introduction to the Rules and Regulations Governing			
National Banks and Their Use		Affirmative Misinformation and	
of Financial Futures		the Guilty Plea: An Exten-	
Jack A. Barbanel	813	sion of the Effective Assist-	E10
COMMUNICATIONS LAW		ance of Counsel Guarantee	518
Pay Television and Section 605		Are Misjoinder and Harmless Error Compatible?	526
of the Communications Act of		The Availability of Federal	0_0
1934: A Need for Congres-	_	Habeas Corpus Review to	
sional Action	1249	State Prisoners: The Effect	
		of the Cause and Prejudice	
COMPUTERS		Test	532
A Suggested Legislative Approach to the Problem of Com-		Can Non-Capital Punishment	
puter Crime	1173	Still Be Cruel and Unusual: Rummel v. Estelle	243
_	11.0	Emergency Search and Third	240
CONSTITUTIONAL LAW		Party Consent Search	
A Comment on "The Rhetoric of		Doctrines	542
Powell's Bakke"	20	The Foreign Intelligence Excep-	
Jan Deutsch	63	tion to the Warrant Require-	
The Constitutionality of Pol-	400	ment	551
itical Patronage Transfers	486	Fruit of the Poisonous Tree:	257
Employee Medical Records and the Constitutional Right to		Rummel v. Kentucky Grand Jury: A Prosecutor Need	201
Privacy	1267	Not Present Exculpatory	
Federal Power under the	,	Evidence	110
Twenty-First Amendment	302	Misapplication of the Constitu-	
First Amendment Protection of		tional Rights to a Speedy	
Adult Establishments	495	Trial	563
Fullilove v. Klutznick: Do		Policing Head Shops: Pro-	100
Affirmative Action Plans Re-		hibited Drug Parahernalia	183
quire Congressional Author- ization?	1315	Preventing Multiple Punish-	
High School Students Have	1010	ments	598
Unlimited First Amendment		Search of Third Party Home	
Rights	505	Pursuant to an Arrest Warrant Unconstitutional	210
The Legislative Veto: Is It			610
Legislation?	172	A Suggested Legislative Ap- proach to the Problem of	
On Politics, Democracy, and the		Computer Crime	1178
First Amendment: A		Warrantless Administrative	1116
Commentary on First National Bank v. Bellotti		Inspections Under the Mine	
Arthur S. Miller	21	Safety and Health Act	617

EMPLOYMENT DISCRIMINATIO	N	Recognition of the "Purely	
Commencement Requirements for an Equitable Action Under Section 17 of the ADEA Pregnancy Discrimination Under Title VII Standards of Proof in Title VII Litigation Statistical Evidence in Title VII Litigation	623 633 645 652	Informational" Exception to Employer's Discharge Rights and the Union's Duty to Investigate Section 8(a)(5) of the NLRA: The Employer's Duty to Bargain Over Strikebreaker Bonuses and to Provide Information Regarding Non-Bargaining Unit Employees	682 698
ENVIRONMENTAL LAW		MEDICINE & LAW	
What is a Dike?	662	Employee Medical Records and the Constitutional Right to Privacy	1267
Abstention Under ERISA: Levy v. Lewis	1303	Hypno-Induced Testimony: Safeguards Against Suggest- iveness	197
ETHICS (see PROFESSIONAL RESPONSIBILITY)		PATENT, COPYRIGHT &	191
EVIDENCE		TRADEMARK LAW	
Admissibility of Evidence of Subsequent Remedial Measures Hypno-Induced Testimony: Sefectorics Against Sugges	671	Lanham Act Protection from the Copying of Trade Dress by Generic Drug Manufac- turers	1225
Safeguards Against Sugges- tiveness	197	POLITICS	
Income Taxation and the Calculation of Tort Damage Awards	289	On Politics, Democracy, and the First Amendment: A Commentary on First National Bank v. Bellotti	21
Dual Nationality, Dominant		PRODUCTS LIABILITY	
Nationality and Federal Diversity Jurisdiction Federal Power Under the Twenty-First Amendment Jurisdiction and Jury Trials in Actions Against Foreign	77 320	Industry Wide Liability: Solving the Mystery of the Missing Manufacturer in Products Liability Law	139
Government Owned Corporations	1211	PROFESSIONAL RESPONSI- BILITY	
FOURTH CIRCUIT REVIEW	417	The Future of the Chinese Wall Defense to Vicarious Disqual-	
INTERNATIONAL LAW		ification of a Former Govern-	154
Dual Nationality, Dominant Nationality, and Federal Diversity Jurisdiction Jurisdiction and Jury Trials	77	ment Attorney's Law Firm Henry Knox and the Moral Theology of Law FirmsThomas L. Shaffer	151 347
in Actions Against Foreign Government Owned Corpora-		PROPERTY	
tions	1211	Comparative Hardship Doctrine Applied in Easement	
LABOR LAW		Actions Property as a Constitutional	709
Enjoining Political Protest Strikes	1285	Right Frank I. Michelman	1097

SECURITIES LAW		The Validity of State Tender	
Discretionary Commodity Accounts: Are They Securities and Does It Really Matter? Parallel Proceedings: The	843	Offer Statutes: SEC Rule 14d-2(b) and Post-Kidwell Federal Decisions TAX	1025
Impact of SEC v. Dresser Industries, Inc	1075	B Reorganizations: The Voting Stock Rule Revisited	213
Express Remedies of the Securities Acts: The Need for an Internally Consistent Approach to Implication	937	Awards	289 213
Rubin v. United States: Pledge of Stock as Collateral for a Loan is a "Sale"		TORTS	1115
of a Security	863		
Rule 10b-5 Developments Scienter in SEC Injunctive	893	The Corporate Libel Plaintiff Income Taxation and the Cal-	716
Proceedings	917	culation of Tort Damage Awards	289
The Scope of the Disclosure Duty under SEC Rule 14e-3 Section 13(d) of the '34 Act:	1055	Industry-Wide Liability: Solving the Mystery of the Missing Manufacturer in	
The Inference of a Private Cause of Action for a Stock Issuer The Securities and Exchange	971	Products Liability Law Injuries to Business Under the Virginia Conspiracy Statute: A Sleeping Giant	139
Commission's Enforcement Program: A Debate on the Enforcement Process		Joseph E. Ulrich & Killis T. Howard	377
Monroe H. Freedman & Stanley Sporkin	781	The Virginia Conspiracy Stat- ute Part II: Liability of Conspirators for Compelling	
Securities Regulation: Improved Financing Alternatives		Another to Act Against His	
for Small Issuers	875	Will or Constraining Another from Doing a Lawful	
Tender Offer Developments in 1980	999	ActJoseph E. Ulrich & Killis T. Howard	1147

