

Washington and Lee Law Review

Volume 39 | Issue 2 Article 9

Spring 3-1-1982

Fourth Circuit Review

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

Recommended Citation

Fourth Circuit Review, 39 Wash. & Lee L. Rev. 423 (1982).

Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol39/iss2/9

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 <a href="mailto:chiral-review-left-shool-n

FOURTH CIRCUIT REVIEW

CONTENTS

	P	AGE
FOREWOR	DJames Dickson Phillips, Jr.	425
I.	ADMINISTRATIVE LAW	
	A. Federal Coal Mine Health & Safety Act of 1969	435
	B. Reverse—FOIA Litigation	445
II.	ADMIRALTY	4=0
	A. Admiralty Jurisdiction	458
III.	BANKRUPTCY LAW	
	A. Multiple Homestead Exemptions	469
	•	
IV.	CIVIL PROCEDURE	
	A. Assessing Court Costs Against Indigent	
	Litigants	479
	B. Injunction Modification Standards: Uniformity	
	v. Flexibility	490
	C. Res Judicata: Exclusive Federal Jurisdiction and	
	State Court Consent Judgments	501
	D. Rule 60(b)(6)	513
v.	COMMERCIAL LAW	
	A. The Activation and Enforceability of "Due-On-	
	Sale" Clauses	524
		OMI
VI.	CONSTITUTIONAL LAW & CIVIL RIGHTS	
	A. Equal Opportunity and Reverse Discrimination	540
	B. Protection of Religious Group Members Under 42	
	U.S.C. § 1985(c)	555
VII.	CRIMINAL LAW & PROCEDURE	
V 11.	A. Concurrent Sentence Doctrine & RICO	567
	B. Double Jeopardy: Standard for Reprosecution	001
	After Mistrial on Defendant's Motion	581
	C. General Verdicts and Multiple-Objective	901
	Conspiracy Counts: Complications on Review	593
	D. Misjoinder of Defendants is Reversible Error	604
	E. Substitution of Alternate Jurors Under Federal	004
	Rule of Criminal Procedure 24(C)	618
	•	010
VIII.	EMPLOYMENT DISCRIMINATION & AFFIRMATIVE	
	ACTION	
	A. Affirmative Action Requirements for Government	•
	Subcontractors: Statutory Authority for Executive	
	Order 11,246	628
	B. Allocation of Burdens of Proof and Persuasion	
	in Disparate Treatment Cases of Title VII	
	$Litigation \dots \dots \dots \dots \dots \dots$	637

	C.	Class Action Certification in Title VII	
	ъ.	Litigation	652
	D.	Proper Methods of Statistical Proof in Disparate	665
	E.	Impact Cases of Title VII Litigation	000
	11.	to Employment Discrimination	683
IX.	FEDERAL JURISDICTION		
	A.	District Court Discretion to Defer Arbitration	
		Proceedings Pending Resolution of Concurrent	
		State Suits	701
	В.	Foreign Sovereign Immunities Act Bars Jury	
		Trials Against Foreign Government - Owned	
	α.	Corporations	718
	C.	The Younger Doctrine Applied to an	779.4
		Administrative Decision Pending in State Court	734
X.	LAB	OR LAW	
	Α.	Concerted Activities: Judicial Interpretation of	
	_	Section 7 of the NLRA	747
	В.	NLRB Exclusive Jurisdiction	758
	C.	Section 2(3) of the NLRA and the "Right to	700
	D.	Control" Test	768
	ъ.	Section 8(a)(3) Dual Motive Cases	786
XI.	PAT	ENT, COPYRIGHT & TRADEMARK LAW	
	A.	- ig.it to a ing interest copy. ig.it izet	
		Statutory Damage Provision	800
XII.	TAX		
	A.	Mitigation of Limitations	808
TABLE	of Ca	SES	819