

## Washington and Lee Law Review

Volume 39 | Issue 4 Article 20

Fall 9-1-1982

## **Table Of Cases Commented Upon & Digest**

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

## **Recommended Citation**

Table Of Cases Commented Upon & Digest, 39 Wash. & Lee L. Rev. 1571 (1982). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol39/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 <a href="mailto:christensena@wlu.edu">christensena@wlu.edu</a>.

TABLE OF CA	SES	COMMENTED UPON	
Abron v. Black & Decker, Inc.		654 F.2d 951 (4th Cir. 1981)	654
Armstrong v. Index-Journal Co		647 F.2d 441 (4th Cir. 1981)	686
Cheesman v. Nachman		656 F.2d 60 (4th Cir. 1981)	472
Chertkof v. Commissioner		649 F.2d 264 (4th Cir. 1981)	810
Equal Employment Opportunity Com	missio	on v. American National Bank	
			668
			285
Flint v. Haynes			480
General Motors Corp. v. Marshall	• • • • • •		449
Gnossos Music v. Mitken, Inc.			801
Hensley v. Chesapeake and Onio Raily	vay Co	651 F.2d 226 (4th Cir. 1981)	515
Honday Inns, Inc. v. Honday Inn	• • • • •	645 F.2d 239 (4th Cir.), cert. denied,	400
Halland at Can Land Convice Inc		102 S. Ct. 1274 (1982) 655 F.2d 556 (4th Cir. 1981)	492 461
In me Moreury Construction Corp.		.656 F.2d 933(4th Cir.), rehearing denied,	401
The Mercury Construction Corp	• • • • • •	644 F.2d 936 (4th Cir. 1981)	703
Krieny Krama Doughnut Corn v NIJ	2B		749
			629
Locke v. Johns-Manyille Corn	illiali .	221 Va. 951, 275 S.E.2d 900 (1981)	263
Matala v. Consolidated Coal Co			436
Nash County Board of Education v. I			400
		Ith Cir.), cert. denied, 102 S. Ct. 359 (1981)	503
NLRB v. Kiawah Island Co.			
			771
		4th Cir.), cert. denied, 102 S.Ct. 388 (1981)	640
Peninsula Shinbuilders' Association v.	NLR	B	758
SCM Corp. v. Xerox Corp		.645 F.2d 1195 (2d Cir. 1981), cert. denied,	
Colin Colpi III landin Colpi III III III III III III III III III I		102 S. Ct. 1708 (1982)	246
Simopoulos v. Virginia State			
Board of Medicine			736
Talbert v. City of			
Richmond648 F.2d 925 (4	lth Cir	. 1981), cert. denied, 102 S. Ct. 1006 (1982)	540
United States v. Chinchic		655 F.2d 547 (4th Cir. 1981)	606
United States v. Evans			
635 F.2d 1124 (4	lth Cir	. 1980), cert. denied, 101 S. Ct. 3090 (1981)	618
United States v. Green			
		Cir. 1980), cert. denied, 451 U.S. 929 (1981)	583
			596
United States v. Webster			
Te	v'd in	part on reh'g, 669 F.2d 185 (4th Cir. 1982)	568
United States v. Vogel Fertilizer Co.			1547
Ward v. Connor	• • • • •	657 F.2d 45 (4th Cir. 1981), cert. denied,	
		102 S. Ct. 1253 (1982)	556
Williams v. First Federal Savings and			-0-
Arington	• • • • •	651 F.2d 910 (4th Cir. 1981)	525
Williams v. Shipping Corporation of	ıl o:-	. 1981), cert. denied, 102 S. Ct. 1490 (1982)	701
India	tn Cir	. 1961), cert. denied, 102 S. Gt. 1490 (1982)	721
	DI	GEST	
1 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
ADMINISTRATION OF JUSTICE		ADMINISTRATIVE LAW	
Adding Appellate Capacity to the		Federal Coal Mine Health &	
Federal System: A National		Safety Act of 1969	435
Court of Appeals or an Inter-	_	Reverse—FOIA Litigation	445
Circuit Tribunal .A. Leo Levin	1	ADMIRALTY	
The Attraction and Selection of		Admiralty Jurisdiction	458
Good District Court Judges		ANTITRUST	
Lawrence E. Walsh	33	On the Convergence of the	
More Judgeships-But Not All		Patent and Antitrust Statutes:	
At Once Abner J. Mikva	23	SCM Corp. v. Xerox Corp.	245

BANKRUPTCY Comments on the Consumer Fi-		School Discipline and the Handi- capped Child	1453
nance Industry's Proposals to Improve the Position of Se- cured Creditors in Consumer		Should Indigent Civil Litigants in the Federal Courts Have a Right to Appointed	
Bankruptcy Cases  Joseph E. Ulrich	381	Counsel?Luther M. Swygert The Sterilization Rights of	1267
Multiple Homestead Exemptions	469	Mental Retardates	207
CHILD CUSTODY		CONVERSION OF JUDGMENTS	
The Uniform Child Custody Jur- isdiction Act and the Parental		Conversion of Judgments Measured in Foreign Currencies	165
Kidnapping Prevention Act:		CRIMINAL LAW & PROCEDURE	
Dual Response to Interstate		Administering the Death Penalty	101
Child Custody Problems	149	The Collateral Estoppel Effect of	
CIVIL PROCEDURE		Guilty Pleas in Section 1983	
Assessing Court Costs Against		Actions	1491
Indigent Litigants	479	Concurrent Sentence Doctrine &	-0-
Injunction Modification Stan-		RICO	567
dards: Uniformity v. Flexibility	490	Double Jeopardy: Standard for	
Res Judicata: Exclusive Federal		Reprosecution After Mistrial on Defendant's Motion	581
Jurisdiction and State Court	501	Forensic Hair Analysis: The Case	901
Consent Judgments	501 513	Against the Underemployment	
Rule 60(b)(6)	919	of Scientific Evidence	
COMMERCIAL LAW		Edward J. Imwinkelried	41
The Activation and Enforceabil-	504	General Verdicts and Multiple-	
ity of "Due-On-Sale" Clauses	524	Objective Conspiracy Counts:	
Fair Credit Reporting Act: Is a		Complications on Review	593
Grand Jury Subpoena a Court Order?	1397	Misjoinder of Defendants is	
Strict Liability and Warranty in	1091	Reversible Error	604
Consumer Protection: The		Stop and Frisk Based on Anony-	
Broader Protection of the UCC		mous Telephone Tips	1437
in Cases Involving Economic		Substitution of Alternate Jurors	
Loss, Used Goods, and Non-		Under Federal Rule of Criminal	C10
dangerous Defective Goods	1347	Procedure 24(c)	618
COMMODITIES LAW		EMPLOYMENT DISCRIMINATION	√ & V
The Commodity Exchange Act in		AFFIRMATIVE ACTION	
Perspective		Affirmative Action Requirements	
John H. Stassen	825	for Government Subcontrac-	
The Element of Scienter in Anti-		tors: Statutory Authority for Executive Order 11,246	628
fraud Provisions of the		Allocation of Burdens of Proof	020
Commodity Exchange Act	825	and Persuasion in Disparate	
CONFLICTS OF LAW		Treatment Cases of Title VII	
The Law Governing Airplane		Litigation	637
Accidents Willis L. M. Reese	1303	Class Action Certification in Title	
CONSTITUTIONAL LAW & CIVII		VII Litigation	652
RIGHTS	•	Employment Discrimination and	
Abortion Funding Restrictions:		the Visually Impaired	
State Constitutional Protec-		David A. Yuckman	59
tions Exceed Federal Safe-		Proper Methods of Statistical	
guards	1469	Proof in Disparate Impact	005
Equal Opportunity and Reverse		Cases of Title VII Litigation	665
Discrimination	540	Title VII Safeguards for Employee Opposition to Employ	
Protection of Religious Group		ployee Opposition to Employment Discrimination	683
Members Under 42 U.S.C.			000
§ 1985(c)	555	EVIDENCE	
Public Figures and the Passage	1907	The Admissibility of Subsequent	
of Time	1327	Remedial Measures in Strict	

Liability Actions: Some Suggestions Regarding Federal Rule of Evidence 407 Inconsistencies in the Federal Circuit Courts' Application of the Coconspirator Exception A Judicial Perspective on Opinion Evidence Under the Fed-	1415 125	Section 8(a)(3) Dual Motive Cases Statutes of Limitations in Occu- pational Disease Cases: Is Locke v. Johns-Manville a Viable Al- ternative to the Discovery Rule? Striking the Balance Between the	786 263
eral Rules George C. Pratt	313	Interests of Public Safety and the Rights of Older Workers:	1071
FEDERAL JURISDICTION		The Age BFOQ Defense	1371
District Court Discretion to Defer Artitration Proceedings Pending Resolution of Concurrent State Suits Foreign Sovereign Immunities Act Bars Jury Trials Against	701	PATENT On the Covergence of the Patent and Antitrust Statutes: SCM Corp. v. Xerox Corp	245
Foreign Government-Owned	==0	Provision	800
Corporations	718	SECURITIES LAW	
The Younger Doctrine Applied to an Administrative Decision		Corporate Insider Trading: Rea-	
Pending in State Court	734	wakening the Common Law	0.45
FOURTH CIRCUIT REVIEW	425		845
HEALTH LAW		over Techniques: Creeping	
The Uniform Determination of		Tender Offers, Lockup	
Death Act: An Effective Solu-		Arrangements, and Standstill	
tion to the Problem of Defining		Agreements	1095
Death	1511	Director Dismissal of Deriva- tive Suits After Zapata Corp.	
INTERNATIONAL LAW		v. Maldonado	1203
Clandestine Warfare: Morality		Existence of Implied Rights of	
and Practical Problems Confounded John F. Murphy	377	Action Under Section 17(a) of	
On Clandestine Warfare	0	the 1933 Securities Act	1149
Robert E. Rodes, Jr.	333	Implied Rights of Action Under Section 6(b) of the Securities	
Some Comments on Professor		Exchange Act of 1934	1047
Rodes' Draft Convention	979	More About Blue Sky	
Frederic L. Kirgis, Jr.	373		899
LABOR LAW Concerted Activities: Judicial In-		Private Meetings and Good	
terpretion of Section 7 of the		Cause Exceptions: Gulf & Western May Provide the SEC	
NLRA	747	New Tools for Piercing the	
The Conflict Surrounding the		Corporate Attorney-Client	
Producer-Distributor Relation-		Privilege	1225
ship Requirement of the Publicity Proviso	1533	The Right to Financial Privacy Act and the SEC	1083
The Duty of Fair Representation	1000	. Rule 10b-5 and "Fraud on the	1000
in Grievance Administration: A		Market"—Heavy Seas Meet	
Specific Test Modeled on Judge		Tranquil Shores	
Bazelon's Dissent in United States v. Decoster	185	Robert N. Rapp	861
First National Maintenance Corp.	100	Rule 10b-5 Developments— Damages and Contribution	997
v. NLRB: The Supreme Court		Rule 10b-5 Developments—	551
Narrows Employers' Section		Theories of Liability	969
8(a)(5) Duty to Bargain	285	The SEC's Version of the Ef-	
Labor Relations Law in the United States from a Compara-		ficient Market Theory and its	
tive Perspective		Impact on Securities Law Lia- bilities Marvin G. Pickholz &	
Benjamin Aaron	1247	Edward B. Horahan, III	943
NLRB Exclusive Jurisdiction	758	Statutes of Limitation for 10b-5	
Section 2(3) of the NLRA and the	760	When Is a Security Not a Se-	
"Right to Control" Test	768	curity? Promissory Notes, Loan	

Participation, and Stock in Close Corporations 1021	- · · · · · · · · · · · · · · · · · · ·	
TAX	zer Co	154
Clarifying the Characteristics of Brother-Sister Controlled	ment Bonds: The Growing Abuse	228