

## Washington and Lee Law Review

Volume 44 | Issue 4

Article 16

Fall 9-1-1987

Index Part 2

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

## **Recommended Citation**

*Index Part 2*, 44 Wash. & Lee L. Rev. 1487 (1987). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol44/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.

## ARTICLES, NOTES & COMMENTS

Alleging Demand Futility in Federal Court American Bar Association Litigation Section Meeting: The burger Court	955
Lewis F. Powell, Jr. Arkansas Best: A Return to the Reasoning of Corn ProductsVirginia L. Briggs &	1
H. Ward Classen Blanket Music Licensing and Local Television: An Historical Accident in Need of Reform	1229
But Reverand, Why Does Your Baptismal Font Have A Diving Board? Equitable Treatment	1157
for Vows of Poverty Under the Federal Income TaxJ. Timothy Philipps Chung v. Nana Development Co.; Rotten Reindeer Antlers and Specific Jurisdiction in	19
Contract Cases	584
City National Bank v. American Commonwealth Financial Corp.: The Application of Rule 10b-13 of the Securities Exchange Act of 1934 to Executory Contracts Common Law Malpractice Liability of Accountants to Third Parties	1057 187
The Comprehensive Anti-Apartheid Act: A Case Study in the Legality of Economic Sanctions	1415
Consumer Meets Computer: An Argument for Liberal Trademark Protection of Computer Hardware Configurations under Section 43(a) of the Lanham Trademark Act	283
Conversion of Customers' Property by Securities Professionals: The Applicability of Rule 10b-5 in the "Contraction Era"	1031
CPAs Who Perform Management Consulting Services May Face Increased Exposure to Controlling Person Liability under the Federal Securities Acts Defining Reasonably Equivalent Value under Section 548(a) of the Bankruptcy Code:	1079
Is Ristich the Answer?	237
Delaware Amendment Relaxes Directors' Liability Did Falwell Hustle <i>Hustler</i> ? Allowing Public Figures to Recover Emotional Distress Damages	111
for Nonlibelous Satire Directors' Standard of Care and Directors' Liability under the Virginia Stock Corporation	1381
Act	1001
Privilege for the Federal Judiciary Early Alternative Dispute Resolution in a Federal Administrative Agency Context: Experi- mentation with the Offeror Process at the Consumer Product Safety Commission	213
Employee Equity Incentive Plans for Small Companies: A Proposal for a Specific	409
Registration Exemption from the 1933 Act Equal Protection Challenges to Legislative Abrogation of the Collateral Source Rule Ex Parte Interviews with Enterprise Employees: A Post <i>Upjohn</i> Analysis	1129 1303
Fairness and Feres: A Critique of the Presumption of Injustice Joan M. Bernott	1181 51
The Financial Institutions Regulatory and Interest Rate Control Act of 1978, Federal Banking Agencies, and the Judiciary: The Struggle to Define the Limitation of Cease and Desist	
Order Authority	1357 507
The Future of Affirmative Action in Employment	763
Virginia	736
Deprivation of Life	321
Practices	664
Effective Assistance of Counsel Is Silence Golden? A Director's Duty to Disclose Preliminary Merger and Acquisition	598
Negotiations	807
Limitations	749
The Judiciary in a State of National Crisis—with Special Reference to the South African Experience	477