

Washington and Lee Law Review

Volume 44 | Issue 4

Article 17

Fall 9-1-1987

Index Part 3

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

Recommended Citation

Index Part 3, 44 Wash. & Lee L. Rev. 1488 (1987). Available at: https://scholarlycommons.law.wlu.edu/wlulr/vol44/iss4/17

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.

Legislative Prohibition of Wrongful Birth Actions?	1331
Logical Inconsistencies in the SEC's Enforcement of Insider Trading: Guidelines for a Definition	935
Lying on the Stand Won't Cost You a Dime: Should the Courts Recognize a Civil Action in Tort for Perjury?	1257
M. Kramer Manufacturing Co. v. Andrews: Extending Copyright Protection for a Video Game's Audiovisual Work to the Underlying Computer Program	613
Mack Financial Corp. v. Ireson; Best Repair Co. v. United States: Postpetition Late Charges	
and Interest under the Bankruptcy Reform Act of 1978	519
from Troubled Firms Andrea M. Corcoran & Susan C. Ervin	849
Mandatory Drug Testing for Federal Employees and Private Employees in Government Regulated Industries: Is Drug Testing Without Probable Cause Unconstitutional? .	1443
Muddy Waters: Allis-Chalmers and the Federal Policy Favoring Labor Arbitration	345
One Share, One Vote: The SEC's Duty to Protect Investors and Ensure Fair Administration	
among the Securities Exchanges Proof of Claim Forms and Discovery of Absent Class Members: Violations of Rule 23 Policy	985
or Essential Devices?	161
Retroactive Application of <i>Wilson v. Garcia</i> : Continued Confusion to a Troubled Topic	135
Robins v. Piccinin: The Fourth Circuit's Response to Bankruptcy and Mass Tort Scott v. Sears, Roebuck & Co.: Does the Admission of Human Factors Testimony Violate	537
Federal Rule of Evidence 702?	707
Section 20(a) or Respondeat Superior?: An Update	919
Stapleton v. Westmoreland Coal Co.: Has the Dust Settled on Black Lunk Benefit Eligibility?	677
The Strict Liability Duty to Warn	89 1277
Sumy v. Schlossberg: Exempting Entireties under Section 522(b)(2)(B) of the Bankruptcy	12//
Reform Act of 1978	565
Tax Reform—Yesterday, Today, and TomorrowBoris I. Bittker	11
Will Tort Reform Combat the Medical Malpractice Insurance Availability and Affordability	
Problems that Virginia's Physicians are Facing?	1463
Unit Publication: The Evolution of a Doctrine	647
United States v. Smith: Construing the Classified Information Procedures Act as	
Restricting the Admissibility of Evidence	720
Use Immunity Advisements and the Public Employee's Assertion of the Fifth Amendment	
Privilege Against Self-Incrimination	259
Virginia's Affiliated Transactions Article: The Death of Two-Tiered Takeovers in	
Virginia?	1103
Volatility and Market Inefficiency: A Commentary on the Effects of Options, Futures, and Risk Arbitrage on the Stock Market	789

CONTRIBUTORS

Bernott, Joan M., Special Litigation Counsel to the Torts Branch of the United States Department of Justice

Bittker, Boris I., Sterling Professor of Law, emeritus, Yale University

Boucher, Frederick C., United States Representative, State of Virginia.

- Briggs, Virginia L., Legal Editor, Tax Management, Inc., Bureau of National Affairs, Washington, D.C.
- Classen, H. Ward, Associate General Counsel, International Mobile Machines, Philadelphia, Pennsylvania

Coleman, John J., III, Associate, Balch & Bingham, Birmingham, Alabama

Corcoran, Andrea M., Diector, Division of Trading and Markets, Commodity Futures Trading Commission, Washington D.C.

Dugard, John, Professor of Law and Director of the Centre for Applied Legal Studies, University of the Witwatersrand, Johannesburg, South Africa

Edwards, Harry T., Circuit Judge, United States Court of Appeals for the District of Columbia Circuit