Index

Lead Articles—Author

Abel, Richard L.—The Real Tort Crisis—Too Few Claims ......................................................... 443
Abraham, Kenneth S.—Making Sense of the Liability Insurance Crisis ............................................. 399
Brennan, Jr., William J.—The Equality Principle in American Constitutional Jurisprudence .................. 921
Cichon, Dennis E.—Educability and Education: Filling the Cracks in Service Provision Responsibility Under the Education for All Handicapped Children Act of 1975 ...................................................... 1089
Coletta, Raymond Robert—The Case for Aesthetic Nuisance: Rethinking Traditional Judicial Attitudes ................................................................. 141
Danzon, Patricia M.—The Effects of Tort Reforms on the Frequency and Severity of Medical Malpractice Claims ........................................................................... 413
Darling II, Stanton G.—Selected Tort and Civil Justice Issues Before the 117th Ohio General Assembly .......................................................... 365
Epstein, Richard A.—The Risks of Risk/Utility .................................................................................. 469
Finch, Michael—Federal Court Correction of State Court Error: The Singular Case on Interstate Custody Disputes ........................................................................... 927
Hafen, Bruce C.—Developing Student Expression Through Institutional Authority: Public Schools As Mediating Institutions .......................................................... 663
Hensler, Deborah R.—Trends in Tort Litigation: Findings from the Institute for Civil Justice’s Research ........................................................................... 479
Herman, Lawrence—The Supreme Court, the Attorney General, and the Good Old Days of Police Interrogation ............................................................................. 733
Howard, Margaret—A Theory of Discharge in Consumer Bankruptcy ................................................ 1047
Kasriel, Jerome—Federal Court Correction of State Court Error: The Singular Case on Interstate Custody Disputes ........................................................................... 927
Kozyris, P. John—Choice of Law for Products Liability: Whither Ohio? ............................................. 377
Lawrence, Lary—Toward a More Efficient and Just Economy: An Argument for Limited Enforcement of Consumer Promises .......................................................... 815
Lively, Donald E.—The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society ......................................................... 117
Morgan, Richard J.—Insider Trading and the Infringement of Property Rights ........................................ 79
O’Connell, Jeffrey—Balanced Proposals for Product Liability Reform .............................................. 317
Patterson, Elizabeth Hayes—UCC Section 2-612(3): Breach of an Installment Contract and a Hobson’s Choice for the Aggrieved Party ................................................. 177
Perlman, Harvey S.—Products Liability Reform in Congress: An Issue of Federalism ......................... 503
Peters, Geoffrey M.—The Use of Lies in Negotiation ........................................................................ 1
Priest, George L.—Puzzles of the Tort Crisis ....................................................................................... 497
Robinson, Toni—Retroactivity: The Case for Better Regulation of Federal Tax Regulators ...................... 773
Rogers, James Steven—Negotiability as a System of Title Recognition ............................................. 197
Schwartz, Gary T.—A Proposal for Tort Reform: Reformulating Uninsured Motorist Plans .................. 419
Sharpe, Calvin William—NLRB Deferral to Grievance-Arbitration: A General Theory ......................... 595
Shreve, Gene R.—Interest Analysis as Constitutional Law .................................................................... 51
Sugarman, Stephen D.—Taking Advantage of the Torts Crisis .......................................................... 329
Walsh, Brian—200 Years of American Constitutionalism—A Foreign Perspective ............................... 757

Lead Articles—Titles

200 Years of American Constitutionalism—A Foreign Perspective, Brian Walsh .......................... 757
Balanced Proposals for Product Liability Reform, Jeffrey O’Connell .................................................. 317
The Case for Aesthetic Nuisance: Rethinking Traditional Judicial Attitudes.
Raymond Robert Coletta .......................................................... 141
Choice of Law for Products Liability: Whither Ohio? P. John Kozyris ............ 377
Developing Student Expression Through Institutional Authority: Public Schools As Mediating Institutions. Bruce C. Hafen ......................... 663
The Effects of Tort Reforms on the Frequency and Severity of Medical Malpractice Claims.
Patricia M. Danzon ................................................................. 413
The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society. Donald E. Lively with Jerome Kasriel .......... 117
Federal Court Correction of State Court Error: The Singular Case on Interstate Custody Disputes. Michael Finch ........................................ 927
Insider Trading and the Infringement of Property Rights. Richard J. Morgan .................. 79
Interest Analysis as Constitutional Law. Gene R. Shreve .............................. 51
National Childhood Vaccine Injury Act of 1986: An Ad Hoc Remedy or a Window for the Future?
Victor E. Schwartz & Liberty Mahshigian ........................................ 387
Negotiability as a System of Title Recognition. James Steven Rogers ................. 197
NLRB Deferral to Grievance-Arbitration: A General Theory. Calvin William Sharpe ........ 595
Richard Posner’s Praxis. Ian Shapiro .............................................. 999
Products Liability Reform in Congress: An Issue of Federalism. Harvey S. Perlman .......... 503
Puzzles of the Tort Crisis. George L. Priest ........................................ 497
The Real Tort Crisis—Too Few Claims. Richard L. Abel ................................ 443
Retroactivity: The Case for Better Regulation of Federal Tax Regulators. Toni Robinson .... 773
The Risks of Risk/Utility. Richard A. Epstein ...................................... 469
Selected Tort and Civil Justice Issues Before the 117th Ohio General Assembly.
Stanton G. Darling II ................................................................. 365
The Supreme Court, the Attorney General, and the Good Old Days of Police Interrogation.
Lawrence Herman ................................................................. 733
Taking Advantage of the Torts Crisis. Stephen D. Sugarman .............................. 329
A Theory of Discharge in Consumer Bankruptcy. Margaret Howard .................. 1047
Toward a More Efficient and Just Economy: An Argument for Limited Enforcement of Consumer Promises. Lary Lawrence ....................... 815
Trends in Tort Litigation: Findings from the Institute for Civil Justice’s Research.
Deborah R. Hensler ................................................................. 479
UCC Section 2-612(3): Breach of an Installment Contract and a Hobson’s Choice for the Aggrieved Party. Elizabeth Hayes Patterson ............... 177
The Use of Lies in Negotiation. Geoffrey M. Peters .................................. 1

Comments

American Defamation Law: From Sullivan, Through Greenmoss, and Beyond ................. 513
Dramshop Liability: Should the Intoxicated Person Recover for His Own Injuries? .......... 227
The Fifth Amendment Privilege and Collective Entities ..................................... 295
Inadequacies in Civil Rights Law: The Need for Sexual Harassment Legislation .......... 1151
An Involuntary Mental Patient’s Right to Refuse Treatment with Antipsychotic Drugs: A Reassessment ........................................ 1135
A Landowner’s Duty to Guard Against Criminal Attack: Foreseeability and the Prior Similar Incidents Rule .............................................. 247
The Presumptions and Burdens of the Duty of Loyalty Regarding Target Company Defensive Tactics .............................................. 273
Recovery for Damage to the Defective Product Itself: An Analysis of Recent Product Liability Legislation .............................................. 533
Notes

Do Professional Degrees and Licenses Earned During Marriage Constitute Marital Property?:
An Irrelevant Issue ............................................................ 1171
Drug Testing in the Workplace: The Need for Quality Assurance Legislation ...................... 877
The Errant Evolution of Termination of Transfer Rights and the Derivative Works Exception .... 897
Interpreting the Tort Liability of the State of Ohio: Reynolds v. State .............................. 577
The New Business Rule and the Denial of Lost Profits .................................................. 855
Tuttle v. Raymond: An Excessive Restriction upon Punitive Damages Awards in
Motor Vehicle Tort Cases Involving Reckless Conduct .................................................. 551
<table>
<thead>
<tr>
<th>Subject</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Law</td>
<td>Retroactivity: The Case for Better Regulation of Federal Tax Regulators</td>
</tr>
<tr>
<td>Bankruptcy</td>
<td>A Theory of Discharge in Consumer Bankruptcy</td>
</tr>
<tr>
<td>Civil Rights</td>
<td>Inadequacies in Civil Rights Law: The Need for Sexual Harassment Legislation</td>
</tr>
<tr>
<td>Commercial Paper</td>
<td>Negotiability as a System of Title Recognition</td>
</tr>
<tr>
<td>Comparative Law</td>
<td>200 Years of American Constitutionalism—A Foreign Perspective</td>
</tr>
<tr>
<td>Comparative Negligence</td>
<td>Dramshop Liability: Should the Intoxicated Person Recover for His Own Injuries?</td>
</tr>
<tr>
<td>Conflicts of Law</td>
<td>Choice of Law for Products Liability: Whither Ohio?</td>
</tr>
<tr>
<td></td>
<td>Interest Analysis as Constitutional Law</td>
</tr>
<tr>
<td>Constitutional Law</td>
<td>200 Years of American Constitutionalism—A Foreign Perspective</td>
</tr>
<tr>
<td></td>
<td>American Defamation Law: From Sullivan, Through Greenmoss, and Beyond</td>
</tr>
<tr>
<td></td>
<td>Developing Student Expression Through Institutional Authority: Public Schools</td>
</tr>
<tr>
<td></td>
<td>As Mediating Institutions</td>
</tr>
<tr>
<td></td>
<td>The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society</td>
</tr>
<tr>
<td></td>
<td>The Equality Principle in American Constitutional Jurisprudence</td>
</tr>
<tr>
<td></td>
<td>Interest Analysis as Constitutional Law</td>
</tr>
<tr>
<td>Consumer Law</td>
<td>Toward a More Efficient and Just Economy: An Argument for Limited Enforcement of Consumer Promises</td>
</tr>
<tr>
<td>Contracts</td>
<td>The New Business Rule and the Denial of Lost Profits</td>
</tr>
<tr>
<td></td>
<td>UCC Section 2-612(3): Breach of an Installment Contract and a Hobson’s Choice for the Aggrieved Party</td>
</tr>
<tr>
<td></td>
<td>The Use of Lies in Negotiation</td>
</tr>
<tr>
<td>Copyright</td>
<td>The Errant Evolution of Termination of Transfer Rights and the Derivative Works Exception</td>
</tr>
<tr>
<td>Corporation Law</td>
<td>The Presumptions and Burdens of the Duty of Loyalty Regarding Target Company Defensive Tactics</td>
</tr>
<tr>
<td>Criminal Procedure</td>
<td>The Supreme Court, the Attorney General, and the Good Old Days of Police Interrogation</td>
</tr>
<tr>
<td>Damages</td>
<td>The New Business Rule and the Denial of Lost Profits</td>
</tr>
<tr>
<td></td>
<td>Tuttle v. Raymond: An Excessive Restriction upon Punitive Damages Awards in Motor Vehicle Tort Cases Involving Reckless Conduct</td>
</tr>
<tr>
<td>Domestic Relations</td>
<td>Do Professional Degrees and Licenses Earned During Marriage Constitute Marital Property?: An Irrelevant Issue</td>
</tr>
<tr>
<td>Economic Analysis of Law</td>
<td>Richard Posner’s Praxis</td>
</tr>
<tr>
<td>Education Law</td>
<td>Developing Student Expression Through Institutional Authority: Public Schools As Mediating Institutions</td>
</tr>
<tr>
<td></td>
<td>Educability and Education: Filling the Cracks in Service Provision Responsibility Under the Education for All Handicapped Children Act of 1975</td>
</tr>
<tr>
<td></td>
<td>The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society</td>
</tr>
</tbody>
</table>
Employment Law
Drug Testing in the Workplace: The Need for Quality Assurance Legislation 877
Inadequacies in Civil Rights Law: The Need for Sexual Harassment Legislation 1151

Equal Protection
The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society 117

Family Law
Do Professional Degrees and Licenses Earned During Marriage Constitute Marital Property?: An Irrelevant Issue 1171
The Effectuation and Maintenance of Integrated Schools: Modern Problems in a Post-Desegregation Society 117

Federal Courts
Federal Court Correction of State Court Error: The Singular Case on Interstate Custody Disputes 927

Federal Taxation
Retroactivity: The Case for Better Regulation of Federal Tax Regulators 773

Fifth Amendment
The Fifth Amendment Privilege and Collective Entities 295

First Amendment
Developing Student Expression Through Institutional Authority: Public Schools As Mediating Institutions 663

Insurance
Making Sense of the Liability Insurance Crisis 399
A Proposal for Tort Reform: Reformulating Uninsured Motorist Plans 419

Labor Law
NLRB Deferral to Grievance-Arbitration: A General Theory 595

Legal Theory
The Use of Lies in Negotiation 1

Libel
American Defamation Law: From Sullivan, Through Greenmoss, and Beyond 513

Medical Malpractice
The Effects of Tort Reforms on the Frequency and Severity of Medical Malpractice Claims 413

Mental Disability
An Involuntary Mental Patient's Right to Refuse Treatment with Antipsychotic Drugs: A Reassessment 1135

Products Liability
Balanced Proposals for Product Liability Reform 317
Products Liability Reform in Congress: An Issue of Federalism 503
Recovery for Damage to the Defective Product Itself: An Analysis of Recent Product Liability Legislation 533

Property Law
The Case for Aesthetic Nuisance: Rethinking Traditional Judicial Attitudes 141
Insider Trading and the Infringement of Property Rights 79
Do Professional Degrees and Licenses Earned During Marriage Constitute Marital Property?: An Irrelevant Issue 1171

Securities Regulation
Insider Trading and the Infringement of Property Rights 79

Sovereign Immunity
Interpreting the Tort Liability of the State of Ohio: Reynolds v. State 577

Torts
Balanced Proposals for Product Liability Reform 317
Choice of Law for Products Liability: Whither Ohio? 377
Dramshop Liability: Should the Intoxicated Person Recover for His Own Injuries? 227
The Effects of Tort Reforms on the Frequency and Severity of Medical Malpractice Claims 413
<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interpreting the Tort Liability of the State of Ohio:</td>
<td>577</td>
</tr>
<tr>
<td><em>Reynolds v. State</em></td>
<td></td>
</tr>
<tr>
<td>A Landowner's Duty to Guard Against Criminal Attack: Foreseeability and the Prior</td>
<td>247</td>
</tr>
<tr>
<td>Similar Incidents Rule</td>
<td></td>
</tr>
<tr>
<td>Making Sense of the Liability Insurance Crisis</td>
<td>399</td>
</tr>
<tr>
<td>National Childhood Vaccine Injury Act of 1986: An Ad Hoc Remedy or a Window for the</td>
<td>387</td>
</tr>
<tr>
<td>Future?</td>
<td></td>
</tr>
<tr>
<td>Products Liability Reform in Congress: An Issue of Federalism</td>
<td>503</td>
</tr>
<tr>
<td>A Proposal for Tort Reform: Reformulating Uninsured Motorist Plans</td>
<td>419</td>
</tr>
<tr>
<td>Puzzles of the Tort Crisis</td>
<td>497</td>
</tr>
<tr>
<td>The Real Tort Crisis—Too Few Claims</td>
<td>443</td>
</tr>
<tr>
<td>Recovery for Damage to the Defective Product Itself: An Analysis of Recent Product</td>
<td>533</td>
</tr>
<tr>
<td>Liability Legislation</td>
<td></td>
</tr>
<tr>
<td>Retroactivity: The Case for Better Regulation of Federal Tax Regulators</td>
<td>773</td>
</tr>
<tr>
<td>The Risks of Risk/Utility</td>
<td>469</td>
</tr>
<tr>
<td>Selected Tort and Civil Justice Issues Before the 117th Ohio General Assembly</td>
<td>365</td>
</tr>
<tr>
<td>Taking Advantage of the Torts Crisis</td>
<td>329</td>
</tr>
<tr>
<td>Trends in Tort Litigation: Findings from the Institute for Civil Justice's Research</td>
<td>479</td>
</tr>
<tr>
<td><em>Tuttle v. Raymond</em>: An Excessive Restriction upon Punitive Damages Awards in Motor</td>
<td>551</td>
</tr>
<tr>
<td>Vehicle Tort Cases Involving Reckless Conduct</td>
<td></td>
</tr>
<tr>
<td>Uniform Commercial Code</td>
<td></td>
</tr>
<tr>
<td>Negotiability as a System of Title Recognition</td>
<td>197</td>
</tr>
<tr>
<td>UCC Section 2-612(3): Breach of an Installment Contract and a Hobson's Choice for the</td>
<td>177</td>
</tr>
<tr>
<td>Aggrieved Party</td>
<td></td>
</tr>
</tbody>
</table>
The Future of U.S. Banking: A Modest Legislative Agenda to
The Concept of Transaction as a Restraint on Resale Limitations.
The Application and Effectiveness of SEC Rule 144 ............ 473

Scholarship in Banking Law: An Introduction to the Symposium.

Public Policy Toward Interstate Bank Mergers: The Case for Concern.

Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency.

On Theory and Practice: Reply to "Richard Posner's Praxis."

On Placing Property Due Process Center Stage in Takings Jurisprudence.

Moral Hazard, Bank Supervision, and Risk-Based Capital Requirements.


Lawyers, Clients, and AIDS: Some Notes from the Trenches.

Introduction to Symposium on AIDS.

Introductory Comment: A Historical Introduction to the Securities Act of 1933 and the
Identifying a Personal Property Lease Under the UCC.

Good Faith and Fair Dealing in Commercial Lending Transactions: From Covenant to
Duty and Beyond.

Identifying a Personal Property Lease Under the UCC. Corinne Cooper .............. 195

Introductory Comment: A Historical Introduction to the Securities Act of 1933 and the
Security Exchange Act of 1934. Elisabeth Keller and Gregory A. Gehman ........ 329

Introduction to Symposium on AIDS. Henry A. Waxman ............................ 877

Lawyers, Clients, and AIDS: Some Notes from the Trenches. Rhonda R. Rivera .... 883


Gerald T. McLaughlin .......................................................... 1197

Moral Hazard, Bank Supervision, and Risk-Based Capital Requirements. William A. Lovett ... 1365
On Placing Property Due Process Center Stage in Takings Jurisprudence. Frank R. Strong .... 591

Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency.

Erwin Chemerinsky ............................................................ 773

Public Policy Toward Interstate Bank Mergers: The Case for Concern. Peter C. Carstensen .... 1397

Scholarship in Banking Law: An Introduction to the Symposium. Kenneth E. Scott ........ 1183

Section 4(1 1/2)—Private Resales of Restricted or Control Securities. Carl W. Schneider .... 501

State Regulation of Insider Trading—A Timely Resurgence? Barbara A. Ash .............. 393

The Admissibility of Laboratory Reports in Criminal Trials: The Reliability of
Scientific Proof. Paul C. Giannelli ........................................... 671

The Application and Effectiveness of SEC Rule 144. Joseph P. Kempler .............. 473

The Concept of Transaction as a Restraint on Resale Limitations. J. William Hicks .... 417

The Future of U.S. Banking: A Modest Legislative Agenda to

Encourage Competitiveness. John B. McCoy ................................ 1189

Lead Articles—Titles

A Distorted Mirror: The Supreme Court’s Shimmering View of Summary Judgment, Directed
Verdict, and the Adjudication Process. Jeffrey W. Stempel .......................... 95

AIDS, Employment and Unemployment. Arthur S. Leonard ........................ 929

An Irrational Combination: The Relative Expansion of Liability Insurance and Contraction
of Loss Insurance. Jeffrey O’Connell and James Guinivan ......................... 757

Article III as a Fundamental Value—The Demise of Northern Pipeline and its Implications
for Congressional Power. George D. Brown ...................................... 55

Bases of Insider Trading Law. Charles C. Cox and Keven S. Fogarty ............... 353


Capital Adequacy Standards: A Legitimate Regulatory Concern for Prudential Supervision
of Banking Activities? Joseph Jude Norton .................................... 1299

Directors’ Duties in Management Buyouts and Leveraged Recapitalizations.
Deborah A. Demott ............................................................. 517

Discrimination on the Basis of HIV Infection: An Economic Analysis. Kenneth Vogel 965

Executive Action Against AIDS: A Proposal for Federal Regulation
Under Existing Law. Gilbert Gaynor ........................................... 999

Exclusive Federal Jurisdiction for Implied Rule 10b-5 Actions:
The Emperor Has No Clothes. Margaret V. Sachs .................................. 559

Foreword to Securities Symposium. Morgan Shipman .................................. 323

Good Faith and Fair Dealing in Commercial Lending Transactions: From Covenant to
Duty and Beyond. Werner F. Ebke and James R. Griffin .......................... 1237

Introduction to Symposium on AIDS. Henry A. Waxman ............................. 877

Lawyers, Clients, and AIDS: Some Notes from the Trenches. Rhonda R. Rivera .... 883


Gerald T. McLaughlin .......................................................... 1197

Moral Hazard, Bank Supervision, and Risk-Based Capital Requirements. William A. Lovett ... 1365
On Placing Property Due Process Center Stage in Takings Jurisprudence. Frank R. Strong .... 591

Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency.

Erwin Chemerinsky ............................................................ 773

Public Policy Toward Interstate Bank Mergers: The Case for Concern. Peter C. Carstensen .... 1397

Scholarship in Banking Law: An Introduction to the Symposium. Kenneth E. Scott ........ 1183

Section 4(1 1/2)—Private Resales of Restricted or Control Securities. Carl W. Schneider .... 501

State Regulation of Insider Trading—A Timely Resurgence? Barbara A. Ash .............. 393

The Admissibility of Laboratory Reports in Criminal Trials: The Reliability of
Scientific Proof. Paul C. Giannelli ........................................... 671

The Application and Effectiveness of SEC Rule 144. Joseph P. Kempler .............. 473

The Concept of Transaction as a Restraint on Resale Limitations. J. William Hicks .... 417

The Future of U.S. Banking: A Modest Legislative Agenda to

Encourage Competitiveness. John B. McCoy ................................ 1189
The Income Tax Consequences of Sales of Present Interests and Future Interests: Distinguishing Time from Space. Jeffrey L. Kwall ......................................... 1
The Legal Ethics of Belonging. Thomas L. Shaffer ...................................... 703
The Misappropriation Theory: Carpenter and Its Aftermath. Barbara Bader Aldave ........... 373
The Political Science of Regulating Bank Risk. Jonathon Macey .......................... 1277
Lawrence O. Gostin ........................................................... 1017

Comments
AIDS Antibody Testing and Health Insurance Underwriting: A Paradigmatic Inquiry .......... 1059
Attorneys' Trust Accounts: The Bar's Role in the Preservation of Client Property ............. 275
State Takeover Statutes and a Proposal to Amend the Williams Act .............................. 1129
The Continued Viability of Ohio's Procedure for Legislative Review of Agency Rules in the Post-Chadha Era ................................................... 251

Case Comments
Advertising and the Unrelated Business Income Tax After United States v.
American College of Physicians .................................................. 625
Allegations of Criminal Conduct: Application of the Fact-Opinion Dichotomy in Defamation Actions .............................................................. 293
Amalgamated Sugar: The Auspicious Return of the Ultra Vires Doctrine ..................... 841
Cincinnati Gas & Electric v. General Electric: Extinguishing the Light on Summary Jury Trials ................................................................. 1453
Estate of Bullard v. Commissioner: Interaction of Sections 170(e)(1) and 1011(b) ............. 641
Hustler Magazine v. Falwell: The Application of the Actual Malice Standard to Intentional Infliction of Emotional Distress Claims.............................. 825
Personal Jurisdiction After Asahi Metal Industry Co. v. Superior Court of California .......... 853
United States v. General Dynamics: The Deduction of Estimated Liabilities by Accrual Method Taxpayers: The All Events Test and Economic Performance ............... 1439

Notes
A Blow for Land-Use Planning?-The Taking Issue Re-examined ............................... 1107
A Closer Look at the Supreme Court and the Double Jeopardy Clause ....................... 799
Interlocutory Appeals of Orders Denying Claims of State Action Antitrust Immunity .......... 653
The Ohio Physician-Patient Privilege: Modified, Revised, and Defined ....................... 1147
Subject Index

AIDS and the Law
AIDS Antibody Testing and Health Insurance Underwriting: A Paradigmatic Inquiry ........................................ 1059
AIDS, Employment and Unemployment .................................. 929
Discrimination on the Basis of HIV Infection: An Economic Analysis .................................................. 965
Introduction to Symposium on AIDS .................................. 877
Lawyers, Clients, and AIDS: Some Notes from the Trenches .................................................. 883
The Politics of AIDS: Compulsory State Powers, Public Health, and Civil Liberties ........................ 1017

Administrative Law
Article III as a Fundamental Value—The Demise of Northern Pipeline, and Its Implications for Congressional Power ........................................ 55
On Placing Property Due Process Center Stage in Takings Jurisprudence .................................................. 591
The Continued Viability of Ohio’s Procedure for Legislative Review of Agency Rules in the Post-Chadha Era .................................................. 251

Antitrust
Interlocutory Appeals of Orders Denying Claims of State Action Antitrust Immunity ........................................ 653
Public Policy Toward Interstate Bank Mergers: The Case for Concern .................................................. 1397

Assault and Battery
The Politics of AIDS: Compulsory State Powers, Public Health, and Civil Liberties ........................ 1017

Banking
Letters of Credit and Illegal Contracts: The Limits of the Independence Principle ........................................ 1197
Moral Hazard, Bank Supervision and Risk-Based Capital Requirements .................................................. 1365
Public Policy Toward Interstate Bank Mergers: The Case for Concern .................................................. 1397
Scholarship in Banking Law: An Introduction to the Symposium .................................................. 1183
The Future of U.S. Banking: A Modest Legislative Agenda to Encourage Competitiveness .................. 1189
Uniformity, Regulation, and the Federalization of State Law: Some Lessons from the Payment System .................................................. 1251

Civil Liberties
The Politics of AIDS: Compulsory State Powers, Public Health, and Civil Liberties ........................ 1017

Civil Procedure
A Distorted Mirror: The Supreme Court’s Shimmering View of Summary Judgment, Directed Verdict, and the Adjudication Process .................................................. 95
Interlocutory Appeals of Orders Denying Claims of State Action Antitrust Immunity ........................................ 653
Personal Jurisdiction After Asahi Metal Industry Co. v. Superior Court of California ........................................ 853

Civil Rights
A Closer Look at the Supreme Court and the Double Jeopardy Clause ........................................ 799
AIDS Antibody Testing and Health Insurance Underwriting: A Paradigmatic Inquiry ........................................ 1059
AIDS, Employment and Unemployment .................................. 929
Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency ........................................ 773

Client Representation
Lawyers, Clients, and AIDS: Some Notes from the Trenches .................................................. 883

Commercial Law
Good Faith and Fair Dealing in Commercial Lending Transactions: From Covenant to Duty and Beyond .................................................. 1237
Identifying a Personal Property Lease Under the UCC .................................................. 195

Compulsory State Powers
The Politics of AIDS: Compulsory State Powers, Public Health, and Civil Liberties ........................ 1017

Constitutional Law
A Closer Look at the Supreme Court and the Double Jeopardy Clause ........................................ 799
Allegations of Criminal Conduct: Application of the Fact-Opinion Dichotomy in Defamation Actions .................................................. 293
Article III as a Fundamental Value—The Demise of Northern Pipeline and Its Implications for Congressional Power .................................................. 55
Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency ........................................ 773
<table>
<thead>
<tr>
<th>Subject</th>
<th>Page(s)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Corporations</strong></td>
<td></td>
</tr>
<tr>
<td>Amalgamated Sugar: The Auspicious Return of the Ultra Vires Doctrine</td>
<td>841</td>
</tr>
<tr>
<td>Directors' Duties in Management Buyouts and Leveraged Recapitalizations</td>
<td>517</td>
</tr>
<tr>
<td>State Takeover Statutes and a Proposal to Amend the Williams Act</td>
<td>1129</td>
</tr>
<tr>
<td><strong>Criminal Law</strong></td>
<td></td>
</tr>
<tr>
<td>Allegations of Criminal Conduct: Application of the Fact-Opinion Dichotomy in Defamation Actions</td>
<td>293</td>
</tr>
<tr>
<td>The Politics of AIDS: Compulsory State Powers, Public Health, and Civil Liberties</td>
<td>1017</td>
</tr>
<tr>
<td><strong>Criminal Procedure</strong></td>
<td></td>
</tr>
<tr>
<td>A Closer Look at the Supreme Court and the Double Jeopardy Clause</td>
<td>799</td>
</tr>
<tr>
<td><strong>Defamation</strong></td>
<td></td>
</tr>
<tr>
<td>Allegations of Criminal Conduct: Application of the Fact-Opinion Dichotomy in Defamation Actions</td>
<td>293</td>
</tr>
<tr>
<td>Hustler Magazine v. Falwell: The Application of the Actual Malice Standard to Intentional Infliction of Emotional Distress Claims</td>
<td>825</td>
</tr>
<tr>
<td><strong>Due Process</strong></td>
<td></td>
</tr>
<tr>
<td>A Closer Look at the Supreme Court and the Double Jeopardy Clause</td>
<td>799</td>
</tr>
<tr>
<td>On Placing Property Due Process Center Stage in Takings Jurisprudence</td>
<td>591</td>
</tr>
<tr>
<td>Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency</td>
<td>773</td>
</tr>
<tr>
<td><strong>Employment Law</strong></td>
<td></td>
</tr>
<tr>
<td>Discrimination on the Basis of HIV Infection: An Economic Analysis</td>
<td>965</td>
</tr>
<tr>
<td><strong>Evidence</strong></td>
<td></td>
</tr>
<tr>
<td>The Admissibility of Laboratory Reports in Criminal Trials: The Reliability of Scientific Proof</td>
<td>671</td>
</tr>
<tr>
<td>The Ohio Physician-Patient Privilege: Modified, Revised, and Defined</td>
<td>1147</td>
</tr>
<tr>
<td><strong>Federalization</strong></td>
<td></td>
</tr>
<tr>
<td>Uniformity, Regulation, and the Federalization of State Law: Some Lessons from the Payment System</td>
<td>1251</td>
</tr>
<tr>
<td><strong>Fifth Amendment</strong></td>
<td></td>
</tr>
<tr>
<td>A Closer Look at the Supreme Court and the Double Jeopardy Clause</td>
<td>799</td>
</tr>
<tr>
<td><strong>First Amendment</strong></td>
<td></td>
</tr>
<tr>
<td>Cincinnati Gas and Electric v. General Electric: Extinguishing the Light on Summary Jury Trials</td>
<td>1453</td>
</tr>
<tr>
<td>Hustler Magazine v. Falwell: The Application of the Actual Malice Standard to Intentional Infliction of Emotional Distress Claims</td>
<td>825</td>
</tr>
<tr>
<td>Protecting the Democratic Process: Voter Standing to Challenge Abuses of Incumbency</td>
<td>773</td>
</tr>
<tr>
<td><strong>Future Interests</strong></td>
<td></td>
</tr>
<tr>
<td>The Income Tax Consequences of Sales of Present Interests and Future Interests: Distinguishing Time from Space</td>
<td>1</td>
</tr>
<tr>
<td><strong>Insider Trading</strong></td>
<td></td>
</tr>
<tr>
<td>Bases of Insider Trading Law</td>
<td>353</td>
</tr>
<tr>
<td>State Regulation of Insider Trading—A Timely Resurgence?</td>
<td>393</td>
</tr>
<tr>
<td><strong>Insurance Law</strong></td>
<td></td>
</tr>
<tr>
<td>AIDS Antibody Testing and Health Insurance Underwriting: A Paradigmatic Inquiry</td>
<td>1059</td>
</tr>
<tr>
<td>An Irrational Combination: The Relative Expansion of Liability Insurance and Contraction of Loss Insurance</td>
<td>757</td>
</tr>
<tr>
<td><strong>Labor Law</strong></td>
<td></td>
</tr>
<tr>
<td>AIDS, Employment and Unemployment</td>
<td>929</td>
</tr>
<tr>
<td><strong>Lender Liability</strong></td>
<td></td>
</tr>
<tr>
<td>Good Faith and Fair Dealing in Commercial Lending Transactions: From Covenant to Duty and Beyond</td>
<td>1237</td>
</tr>
<tr>
<td><strong>Letters of Credit</strong></td>
<td></td>
</tr>
<tr>
<td>Letters of Credit and Illegal Contracts: The Limits of the Independence Principle</td>
<td>853</td>
</tr>
<tr>
<td><strong>Personal Jurisdiction</strong></td>
<td></td>
</tr>
<tr>
<td>Personal Jurisdiction After Asahi Metal Industry Co. v. Superior Court of California</td>
<td>853</td>
</tr>
<tr>
<td><strong>Physician Privilege</strong></td>
<td></td>
</tr>
<tr>
<td>The Ohio Physician-Patient Privilege: Modified, Revised, and Defined</td>
<td>1147</td>
</tr>
</tbody>
</table>
Preemption
State Takeover Statutes and a Proposal to Amend the Williams Act .......................... 1129

Professional Responsibility
Attorneys' Trust Accounts: The Bar's Role in the Preservation of Client Property ........... 275
The Legal Ethics of Belonging ........ 703

Property
A Blow for Land-Use Planning?—The Taking Issue Re-examined .................. 1107
On Placing Property Due Process Center Stage in Takings Jurisprudence ............... 591

Securities
Bases of Insider Trading Law ............ 353
Directors' Duties in Management Buyouts and Leveraged Recapitalizations .......... 517
Exclusive Federal Jurisdiction for Implied 10b-5 Actions: The Emperor Has No Clothes ............... 559
Foreword to Securities Symposium ...... 323
Section 4(1­1/2)—Private Resales of Restricted or Control Securities ........ 501
State Regulation of Insider Trading—A Timely Resurgence? .................. 393
The Application and Effectiveness of SEC Rule 144 .................. 473
The Concept of Transaction as a Restraint on Resale Limitations ............ 417
The Misappropriation Theory: Carpenter and Its Aftermath .................. 373

Sovereign Immunity

Summary Jury Trials
Cincinnati Gas and Electric v. General Electric: Extinguishing the Light on Summary Jury Trials .......................... 1453

Takeovers
State Takeover Statutes and a Proposal to Amend the Williams Act .................. 1129

Takings
A Blow for Land-Use Planning?—The Taking Issue Re-examined ............. 1107
On Placing Property Due Process Center Stage in Takings Jurisprudence .......... 591

Taxation
Advertising and the Unrelated Business Income Tax After United States v. American College of Physicians ...... 625
Estate of Bullard v. Commissioner: Interaction of Sections 170(e)(1) and 1011(b) ........ 641
The Income Tax Consequences of Sales of Present Interests and Future Interests: Distinguishing Time from Space ...... 1
United States v. General Dynamics: The Deduction of Estimated Liabilities by Accrual Method Taxpayers: The All Events Test and Economic Performance .... 1439

Torts
An Irrational Combination: The Relative Expansion of Liability Insurance and Contraction of Loss Insurance ...... 757
Hustler Magazine v. Falwell: The Application of the Actual Malice Standard to Intentional Infliction of Emotional Distress Claims .......................... 825

Williams Act
State Takeover Statutes and a Proposal to Amend the Williams Act .................. 1129

Cases Noted
Amalgamated Sugar, 644 F. Supp. 1229 (S.D.N.Y. 1986) ............... 841
Cincinnati Gas & Electric v. General Electric 854 F.2d 900 (6th Cir. 1988) ........ 1453
Estate of Bullard v. Commissioner, 87 T.C. 261 (1986) .............. 641
Northern Pipeline Construction Co. v. Marathon Pipeline Co., 458 U.S. 50 (1982) ... 55