1989

Index (Volume 50, 1989)

http://hdl.handle.net/1811/65226

Downloaded from the Knowledge Bank, The Ohio State University's institutional repository
Index

Volume 50

1989

Lead Articles—Authors

Alleyne, Reginald—Delawyerizing Labor Arbitration .................................................. 93
Banner, Stuart—Please Don’t Read the Title ................................................................. 243
Coffin, Frank M.—Grace Under Pressure: A Call for Judicial Self-Help ....................... 399
Garten, Helen—What Price Bank Failure? ................................................................. 1159
Handler, Joel F.—Community Care for the Frail Elderly: A Theory of Empowerment .... 541
Hawkins, Keith—Rule and Discretion in Comparative Perspective: The Case of Social Regulation .............................................................................................................. 663
Higginbotham, Jr., A. Leon & Barbara K. Kopytoff—Property First, Humanity Second: The Recognition of the Slave’s Human Nature in Virginia Civil Law ......................................................... 511
Jones, William K.—Concerted Refusals to Deal and the Producer Interest in Antitrust .......... 73
Jost, Timothy Stoltzfus—Administrative Law Issues Involving the Medicare Utilization and Quality Control Peer Review Organization (PRO) Program: Analysis and Recommendations ............................................................. 1
Kopytoff, Barbara K. & A. Leon Higginbotham, Jr.—Property First, Humanity Second: The Recognition of the Slave’s Human Nature in Virginia Civil Law ......................................................... 511
Krauskopf, Joan M.—Ohio State Law Journal Dedication to Robert J. Lynn ................... 215
Lively, Donald E.—The Establishment Clause: Lost Soul of the First Amendment .......... 681
Lynn, Robert J.—Perpetuities Literacy for the 21st Century ......................................... 219
Macintosh, Kerry L.—Am I My Borrower’s Keeper? ................................................. 1197
Malin, Martin H.—The Evolving Law of Agency Shop in the Public Sector ................. 835
Malloy, Michael P.—Nothing to Fear but FIRREA Itself: Revising and Reshaping the Enforcement Process of Federal Bank Regulation ......................................................... 1117
May, James—Antitrust in the Formative Era: Political and Economic Theory in Constitutional and Antitrust Analysis, 1880-1918 ................................................................. 257
Mikva, Abner J.—Statutory Interpretation: Getting the Law to Be Less Common ........... 979
Minda, Gary—The Jurisprudential Movements of the 1980s ......................................... 599
Modjeska, Lee—Federalism in Labor Relations—The Last Decade ................................ 487
Mullenix, Linda S.—The Influence of History on Procedure: Volumes of Logic, Scant Pages of History ............................................................................................................ 803
Oakes, James L.—Grace Notes on “Grace Under Pressure” ........................................ 701
Park, William K.—Legal Policy Conflicts in International Banking ............................ 1067
Peters, Jr., Philip G.—The State’s Interest in the Preservation of Life: From Quinlan to Cruzan .......................................................................................................................... 891
Ripple, Kenneth F.—The Judge and the Academic Community .................................... 1237
Tabb, Charles Jordan—Lender Preference Clauses and the Destruction of Appealability and Finality: Resolving a Chapter 11 Dilemma ......................................................... 109
Tuerkheimer, Frank—A Reassessment and Redefinition of Rape Shield Laws ............... 1245
Warren, Kenneth—Recovering Attorney Fees in Ohio: When Do We Reach the Twentieth Century? ............................................................................................................... 1229
Weiler, Paul C.—Workers’ Compensation and Product Liability: The Interaction of a Tort and Non-Tort Regime .......................................................................................... 825
White, James—Introduction to the Banking Law Symposium: A 200 Year Journey from Anarchy to Oligarchy ....................................................................................................... 1059
Williams, II, David—Financing A College Education: A Taxing Dilemma ...................... 561

Lead Articles—Titles

Administrative Law Issues Involving the Medicare Utilization and Quality Control Peer Review Organization (PRO) Program: Analysis and Recommendations. Timothy Stoltzfus Jost .......... 1
Am I My Borrower’s Keeper? Kerry L. Macintosh ......................................................... 1197
Antitrust in the Formative Era: Political and Economic Theory in Constitutional and Antitrust
Analysis, 1880-1918. James May .................................................. 257
Community Care for the Frail Elderly: A Theory of Empowerment. Joel F. Handler ............. 541
Concerted Refusals to Deal and the Producer Interest in Antitrust. William K. Jones ............ 73
Delawyerizing Labor Arbitration. Reginald Alleyne .................................................. 93
The Establishment Clause: Lost Soul of the First Amendment. Donald E. Lively .................. 681
The Evolving Law of Agency Shop in the Public Sector. Martin H. Malin .......................... 855
Federalism in Labor Relations—The Last Decade. Lee Modjeska .................................. 487
Financing A College Education: A Taxing Dilemma. David Williams, II ......................... 561
Grace Notes on “Grace Under Pressure.” James L. Oakes ........................................ 701
Grace Under Pressure: A Call for Judicial Self-Help. Frank M. Coffin ......................... 399
The Influence of History on Procedure: Volumes of Logic, Scant Pages of History. Linda S. Mullenix .......................................................... 803
Introduction to the Banking Law Symposium: A 200 Year Journey from Anarchy to Oligarchy.
James White .................................................................................. 1059
The Judge and the Academic Community. Kenneth F. Ripple ................................... 1237
The Jurisprudential Movements of the 1980s. Gary Minda ......................................... 599
Legal Policy Conflicts in International Banking. William K. Park ................................. 1067
Lender Preference Clauses and the Destruction of Appealability and Finality: Resolving a
Chapter 11 Dilemma. Charles Jordan Tabb .................................................................. 109
Nothing to Fear but FIRREA Itself: Revising and Reshaping the Enforcement Process of
Federal Bank Regulation. Michael P. Malloy ....................................................... 1117
Perpetuities Literacy for the 21st Century. Robert J. Lynn .......................................... 219
Please Don’t Read the Title. Stuart Banner .................................................................. 243
Property First, Humanity Second: The Recognition of the Slave’s Human Nature in Virginia
Civil Law. A. Leon Higginbotham, Jr. & Barbara K. Kopytoff ........................................ 511
A Reassessment and Redefinition of Rape Shield Laws. Frank Tuerkerheimer ............ 1245
Recovering Attorney Fees in Ohio: When Do We Reach the Twentieth Century?
Kenneth Warren .................................................................................. 1229
Rule and Discretion in Comparative Perspective: The Case of Social Regulation.
Keith Hawkins .................................................................................. 663
The State’s Interest in the Preservation of Life: From Quinlan to Cruzan. Philip G. Peters, Jr. 891
Statutory Interpretation: Getting the Law to Be Less Common. Abner J. Mikva ............... 979
What Price Bank Failure? Helen Garten .................................................................. 1159
Paul C. Weiler .................................................................................. 825

Comments
De Novo Review in Reverse FOIA Actions .......................................................... 1307
Free Exercise Jurisprudence: A Comment on the Heightened Threshold and the Proposal of the
“Burden Plus” Standard ..................................................................... 1035
Is There Something Suspicious About the Constitutionality of Loitering Laws? ........... 717
Sale of Goods .................................................................................. 737
Not Enough Time?: The Constitutionality of Short Statutes of Limitations for Civil Child
Sexual Abuse Litigation ..................................................................... 753

Case Comments
Anderson v. Creighton and Qualified Immunity ..................................................... 447
Carnegie-Mellon University v. Cohll: Pendent Claim Remand as a Logical Extension
of Pendent Jurisdiction ...................................................................... 767
Fall River: The NLRB’s Expansive Successorship Doctrine ....................................... 181
Northern Indiana Public Service Company v. Carbon County Coal Company: Risk Assumption
in Claims of Impossibility, Impracticability, and Frustration of Purpose .................. 163
The Spycatcher Cases ........................................................................ 405
Notes

Artistic Integrity, Public Policy and Copyright: Colorization Reduced to Black and White .......... 1013
Causation in Medical Malpractice: A Modified Valuation Approach .................................. 469
Class Actions: Establishing a More Effective Judicial Disqualification Standard .................. 000
Ohio’s View of the Pollution Exclusion Clause: Is There Still Ambiguity? ........................... 983
Sovereign Immunity to Copyright Infringement Actions after Atascadero .............................. 197
The Fair Housing Amendments Act of 1988: A Promising First Step Toward the Elimination of Familial Homelessness? ................................................................. 1291
Who Pays? An Analysis of the Allocation of the Costs of Cancelled Nuclear Power Plants After Duquesne Light Co. v. Barasch ................................................................. 999
## Administrative Law

Administrative Law Issues Involving the Medicare Utilization and Quality Control Peer Review Organization (PRO) Program: Analysis and Recommendations

## Arbitration

Delawyerizing Labor Arbitration

## Antitrust

Antitrust in the Formative Era: Political and Economic Theory in Constitutional and Antitrust Analysis, 1880–1918

Concerted Refusals to Deal and the Producer Interest in Antitrust

## Banking

Am I My Borrower’s Keeper?

Introduction to the Banking Law Symposium: A 200 Year Journey from Anarchy to Oligarchy

Legal Policy Conflicts in International Banking

Nothing to Fear but FIRREA Itself: Revising and Reshaping the Enforcement Process of Federal Bank Regulation

Recovering Attorney Fees in Ohio: When Do We Reach the Twentieth Century?

What Price Bank Failure?

## Bankruptcy

Lender Preference Clauses and the Destruction of Appealability and Finality: Resolving a Chapter 11 Dilemma

## Civil Rights

Artistic Integrity, Public Policy and Copyright: Colorization Reduced to Black and White

The Fair Housing Amendments Act of 1988: A Promising First Step Toward the Elimination of Familial Homelessness?

The Spycatcher Cases

The State’s Interest in the Preservation of Life: From Quinlan to Cruzan

## Civil Practice & Procedure


Class Actions: Establishing a More Effective Disqualification Standard

The Influence of History on Procedure: Volumes of Logic, Scant Pages of History

Not Enough Time?: The Constitutionality of Short Statutes of Limitations for Civil Child Sexual Abuse Litigation

Please Don’t Read the Title

Recovering Attorney Fees in Ohio: When Do We Reach the Twentieth Century?

The Use of De Novo Review in Reverse FOIA Actions

## Contracts

Northern Indiana Public Service Company v. Carbon County Coal Company: Risk Assumption in Claims of Impossibility, Impracticability, and Frustration of Purpose

## Constitutional Law

Anderson v. Creighton and Qualified Immunity

Antitrust in the Formative Era: Political and Economic Theory in Constitutional and Antitrust Analysis, 1880–1918

The Establishment Clause: Lost Soul of the First Amendment

Free Exercise Jurisprudence: A Comment on the Heightened Threshold and the Proposal of the “Burden Plus” Standard

Is There Something Suspicious About the Constitutionality of Loitering Laws?

Not Time Enough?: The Constitutionality of Short Statutes of Limitations for Civil Child Sexual Abuse Litigation

## Copyright Infringement

Artistic Integrity, Public Policy and Copyright: Colorization Reduced to Black and White

Sovereign Immunity to Copyright Infringement Actions after Atascadero
SUBJECT INDEX

1989]

Corporations

The Evolving Law of Agency Shop in the Public Sector ...................... 835

Criminal Law

Is There Something Suspicious About the Constitutionality of Loitering Laws? .... 717

Damages

Recovering Attorney Fees in Ohio: When Do We Reach the Twentieth Century? .... 1229

Dedication

Ohio State Law Journal Dedication to Robert J. Lynn ...................... 215

Environmental Law

Ohio's View of the Pollution Exclusion Clause: Is There Still Ambiguity? .......... 983

Evidence

A Reassessment and Redefinition of Rape Shield Laws ...................... 1245

Health Law

Administrative Law Issues Involving the Medicare Utilization and Quality Control Peer Review Organization (PRO) Program: Analysis and Recommendations ...................... 1
Causation in Medical Malpractice: A Modified Valuation Approach ...................... 469
Community Care for the Frail Elderly: A Theory of Empowerment ...................... 541
Not Enough Time?: The Constitutionality of Short Statutes of Limitations for Civil Child Sexual Abuse Litigation ...................... 753
The State's Interest in the Preservation of Life: From Quinlan to Cruzan ...................... 891

History

The Influence of History on Procedure: Volumes of Logic, Scant Pages of History .......... 803
Introduction to the Banking Law Symposium: A 200 Year Journey from Anarchy to Oligarchy ...................... 1059
Property First, Humanity Second: The Recognition of the Slave's Human Nature in Virginia Civil Law ...................... 511

Homelessness

The Fair Housing Amendments Act of 1988: A Promising First Step Toward the Elimination of Familial Homelessness? ...................... 1275

International Law

Legal Policy Conflicts in International Banking ...................... 1067
Rule and Discretion in Comparative Perspective: The Case of Social Regulation ...................... 663
The Spycatcher Cases ...................... 405

Judges On Judging

Grace Under Pressure: A Call for Judicial Self-Help ...................... 399
Grace Notes on "Grace Under Pressure" ...................... 701
The Judge and the Academic Community ...................... 1237
Statutory Interpretation: Getting the Law to Be Less Common ...................... 979

Jurisprudence

The Jurisprudential Movements of the 1980s ...................... 599

Labor Law

Delawyerizing Labor Arbitration ...................... 93
Fall River: The NLRB's Expansive Successorship Doctrine ...................... 181
Federalism in Labor Relations—The Last Decade ...................... 487
Workers' Compensation and Product Liability: The Interaction of a Tort and Non-Tort Regime ...................... 825
Legal Profession
The Jurisprudential Movements of the 1980s .......................... 599
Ohio State Law Journal Dedication to Robert J. Lynn .................. 215
Please Don't Read the Title .................................. 243

Lender Liability
Am I My Borrower's Keeper? .................. 1197
Lender Preference Clauses and the Destruction of Appealability and Finality: Resolving a Chapter 11 Dilemma ............. 109

Medical Malpractice
Causation in Medical Malpractice: A Modified Valuation Approach ............... 469

Privacy
A Reassessment and Redefinition of Rape Shield Laws .................... 1245

Property Law
Perpetuities Literacy for the 21st Century .. 219
Property First, Humanity Second: The Recognition of the Slave's Human Nature in Virginia Civil Law ............................... 511

Social Regulation
Rule and Discretion in Comparative Perspective: The Case of Social Regulation .... 663

Taxation
Financing A College Education: A Taxing Dilemma .......................... 561

Torts
Workers' Compensation and Product Liability: The Interaction of a Tort and Non-Tort Regime ..................... 825

United Nations Conventions