Index (Volume 56, 1995)
Lead Articles—Authors

Blim, John M.—Undoing Our Selves: The Error of Sacrificing Speech in the Quest for Equality .................... 427

Colker, Ruth—Bi: Race, Sexual Orientation, Gender, and Disability .............................................................. 1

Cordray, Margaret Meriwether—Evidence Rule 806 and the Problem of Impeaching the Nontestifying Declarant .......................................................... 495


Cutting, Curt—Turning Point for Rule 10b-5: Will Congressional Reforms Protect Small Corporations? ............... 555

Doré, Laurie Kraty—Downward Adjustment and the Slippery Slope: The Use of Duress in Defense of Battered Offenders ............................................... 665


Galler, Linda—Judicial Deference to Revenue Rulings: Reconciling Divergent Standards ........................................ 1037

Hillman, Robert A.—“Instinct with an Obligation” and the “Normative Ambiguity of Rhetorical Power” ............... 775

Mank, Bradford C.—Environmental Justice and Discriminatory Siting: Risk-Based Representation and Equitable Compensation ...................................................... 329
Miller, Mark C.—A Legislative Perspective on the Ohio, Massachusetts, and Federal Courts ........................................... 235

Nard, Craig Allen—Deference, Defiance, and the Useful Arts .......................................................... 1415

O'Scannlain, The Honorable Diarmuid—A Ninth Circuit Split Is Inevitable, But Not Imminent ......................... 947

Patterson, Mark R.—Is Unlimited Liability Really Unattainable?: Of Long Arms and Short Sales ...................... 815

Richman, Daniel C.—Cooperating Clients ......................................................... 69

Suggs, Robert E.—Business Combination Antitakeover Statutes: The Unintended Repudiation of the Internal Affairs Doctrine and Constitutional Constraints on Choice of Law ........................................... 1097

Tacha, The Honorable Deanell Reece—The “C” Word: On Collegiality .................................................. 585

Trakman, Leon E.—Transforming Free Speech: Rights and Responsibilities .................................................. 899

Vitiello, Michael—More Noise from the Tower of Babel: Making “Sense” Out of Reves v. Ernst & Young ...................... 1363

Wallace, The Honorable J. Clifford—The Ninth Circuit Should Not Be Split ................................................. 941

Zlotnick, David M.—Empowering the Battered Woman: The Use of Criminal Contempt Sanctions to Enforce Civil Protection Orders .......................................................... 1153

Lead Articles—Titles

Bi: Race, Sexual Orientation, Gender, and Disability. 
Ruth Colker ....................................................... 1
Business Combination Antitakeover Statutes:  
The Unintended Repudiation of the Internal Affairs Doctrine and Constitutional Constraints on Choice of Law  
Robert E. Suggs .................................................................. 1097

The “C” Word: On Collegiality  
The Honorable Deanell Reece Tacha ...................................... 585

Cooperating Clients  
Daniel C. Richman ................................................................ 69

Deference, Defiance, and the Useful Arts  
Craig Allen Nard .................................................................. 1415

Downward Adjustment and the Slippery Slope:  
The Use of Duress in Defense of Battered Offenders  
Laurie Kraoky Doré ............................................................... 665

Empowering the Battered Woman: The Use of Criminal Contempt Sanctions to Enforce Civil Protection Orders  
David M. Zlotnick ............................................................... 1153

Environmental Justice and Discriminatory Siting:  
Risk-Based Representation and Equitable Compensation  
Bradford C. Mank ................................................................ 329

Evidence Rule 806 and the Problem of Impeaching the Nontestifying Declarant  
Margaret Meriwether Cordray .................................................. 495

“Instinct with an Obligation” and the “Normative Ambiguity of Rhetorical Power”  
Robert A. Hillman ................................................................ 775

Is Unlimited Liability Really Unattainable?: Of Long Arms and Short Sales  
Mark R. Patterson ................................................................ 815
Judicial Deference to Revenue Rulings: Reconciling Divergent Standards
Linda Galler ................................................................. 1037

A Legislative Perspective on the Ohio, Massachusetts, and Federal Courts
Mark C. Miller .............................................................. 235

Catherine L. Fisk ........................................................... 153

More Noise from the Tower of Babel: Making “Sense” Out of Reves v. Ernst & Young
Michael Vitiello ........................................................... 1363

The Ninth Circuit Should Not Be Split
The Honorable J. Clifford Wallace .................................. 941

A Ninth Circuit Split Is Inevitable, But Not Imminent
The Honorable Diarmuid O'Scannlain ................................ 947

Taking the Employer's Gun and Bargaining About Returning It: A Reply to “A Law, Economics, and Negotiations Approach” to Striker Replacement Law
William R. Corbett ....................................................... 1511

Transforming Free Speech: Rights and Responsibilities
Leon E. Trakman ........................................................... 899

Turning Point for Rule 10b-5: Will Congressional Reforms Protect Small Corporations?
Curt Cutting ................................................................. 555

Undoing Our Selves: The Error of Sacrificing Speech in the Quest for Equality
John M. Blim ................................................................. 427
Case Comments

Follow the Leader: Does *Harris Trust* Follow *Peoria Union* Too Far?
Kevin Ray Drake ................................................................. 1269

The Fusion of Gay Rights and Feminism: Gender Identity and Marriage After *Baehr v. Lewin*
Jordan Herman .................................................................... 985

*General Dynamics Corp. v. Superior Court*: Striking a Blow for Corporate Counsel
Rodd B. Lape ........................................................................ 1303

Tricia Lynne Landthorn ....................................................... 1019

Up Against the Wall: *Board of Education of Kiryas Joel Village School District v. Grunet*
Mark D. van der Laan .......................................................... 1335

Comments

Chapter 13 and the Tithe: Is God a Creditor?
Aric D. Martin ...................................................................... 307

Family Cap and the Unconstitutional Conditions Doctrine: Scrutinizing a Welfare Woman’s Right to Bear Children
Laura M. Friedman ............................................................ 637

*United States v. Ferguson*: The Sixth Circuit Adds a Third Test for Pretextual Police Conduct
Scott Campbell .................................................................... 277
Notes

Checkbook Journalism: It May Involve Free Speech
Interests but It Is Not Free; Can Witnesses Be Prohibited
from Selling Their Stories to the Media Under the
First Amendment?
Chrysanthe Vassiles ............................................................ 1619

Constitutional Gag Orders Restricting Trial Participants’
Speech: A Guide for Ohio Trial Judges
Elizabeth L. Hendershot .................................................... 1537

Developing a School Funding Remedy: A Framework
for Ohio and Beyond
James C. Joslin .................................................................. 1247

Double Jeopardy: Rethinking the Parameters of the
Multiplicity Prohibition
Brian L. Summers ............................................................... 1595

11 U.S.C. § 362(h): Congressional Answer to the
Bankruptcy Abuse of Consumer Creditors
Arturo G. Hernandez ............................................................ 617

Lethal Weapon: Will Tenth Amendment Challenges Kill
the Brady Act?
Michael J. Delaney ............................................................. 1217

MAI Systems Corp. v. Peak Computer, Inc.: Using
Copyright Law to Prohibit Unauthorized Use of
Computer Software
Carol G. Stovsky ................................................................ 593

O.R.C. Chapter 1705—Ohio’s New Statute on Limited
Liability Companies
Andrew Wecker ................................................................... 951

United States v. Tucker: The Sixth Circuit Takes
Aim at Due Process
Mark Jarod Meyers ............................................................ 1571
Who Pays? PRP Liability for CERCLA Investigations
W. Charles Ehlers.................................................................259
Subject Index

Bankruptcy
Chapter 13 and the Tithe: Is God a Creditor?
Aric D. Martin .......................................................... 307

11 U.S.C. § 362(h): Congressional Answer to the
Bankruptcy Abuse of Consumer Creditors
Arturo G. Hernandez .................................................. 617

Constitutional Law
Bi: Race, Sexual Orientation, Gender, and Disability
Ruth Colker ............................................................. 1

Checkbook Journalism: It May Involve Free Speech
Interests but It Is Not Free; Can Witnesses Be Prohibited
from Selling Their Stories to the Media Under the
First Amendment.
Chrysanthè Vassiles .................................................. 1619

Constitutional Gag Orders Restricting Trial Participants’ Speech:
A Guide for Ohio Trial Judges
Elizabeth L. Hendershot .......................................... 1537

Double Jeopardy: Rethinking the Parameters of the Multiplicity Prohibition
Brian L. Summers .................................................... 1595

Family Cap and the Unconstitutional Conditions Doctrine:
Scrutinizing a Welfare Woman’s Right to Bear Children
Laura M. Friedman ................................................... 637

The Fusion of Gay Rights and Feminism: Gender Identity and Marriage
After Baehr v. Lewin
Jordan Herman ......................................................... 985

Lethal Weapon: Will Tenth Amendment Challenges Kill
the Brady Act?
Michael J. Delaney .................................................. 1217
Transforming Free Speech: Rights and Responsibilities
Leon E. Trakman ................................................................. 899

Undoing Our Selves: The Error of Sacrificing Speech in the Quest for Equality
John M. Blim ................................................................. 427

United States v. Ferguson: The Sixth Circuit Adds a Third Test for Pretextual Police Conduct
Scott Campbell ............................................................. 277

United States v. Tucker: The Sixth Circuit Takes Aim at Due Process
Mark Jarod Meyers ........................................................ 1571

Up Against the Wall: Board of Education of Kiryas Joel Village School District v. Grumet
Mark D. van der Laan ...................................................... 1335

Contracts
“Instinct with an Obligation” and the “Normative Ambiguity of Rhetorical Power”
Robert A. Hillman .......................................................... 775

Lochner Redux: The Renaissance of Laissez-Faire
Contract in the Federal Common Law of Employee Benefits
Catherine L. Fisk ............................................................. 153

Copyright
MAI Systems Corp. v. Peak Computer, Inc.: Using Copyright Law to Prohibit Unauthorized Use of Computer Software
Carol G. Stovsky ........................................................... 593

Corporate Law
Business Combination Antitakeover Statutes: The Unintended Repudiation of the Internal Affairs Doctrine and Constitutional Constraints on Choice of Law
Robert E. Suggs ............................................................. 1097
Is Unlimited Liability Really Unattainable?: Of Long Arms and Short Sales  
Mark R. Patterson ................................................................. 815

O.R.C. Chapter 1705—Ohio’s New Statute on Limited Liability Companies.  
Andrew Wecker .................................................................... 951

Turning Point for Rule 10b-5: Will Congressional Reforms Protect Small Corporations?  
Curt Cutting ........................................................................ 555

Criminal Law  
Downward Adjustment and the Slippery Slope: The Use of Duress in Defense of Battered Offenders  
Laurie Kratky Doré ................................................................. 665

More Noise from the Tower of Babel: Making “Sense” Out of Reves v. Ernst & Young  
Michael Vitiello........................................................................ 1363

Education Law  
Developing a School Funding Remedy: A Framework for Ohio and Beyond  
James C. Joslin .................................................................... 1247

ERISA  
Follow the Leader: Does Harris Trust Follow Peoria Union Too Far?  
Kevin Ray Drake .................................................................... 1269

Employment Law  
General Dynamics Corp. v. Superior Court: Striking a Blow for Corporate Counsel  
Rodd B. Lape ........................................................................ 1303

Two Wrongs Can Make a Right: McKennon v. Nashville Banner Publishing Co. and the After-Acquired Evidence Doctrine  
Tricia Lynne Landthorn ............................................................ 1019
### Environmental Law

Environmental Justice and Discriminatory Siting: Risk-Based Representation and Equitable Compensation  
*Bradford C. Mank* ................................................................. 329

Who Pays? PRP Liability for CERCLA Investigations  
*W. Charles Ehlers* ............................................................... 259

### Evidence

Evidence Rule 806 and the Problem of Impeaching the Nontestifying Declarant  
*Margaret Meriwether Cordray* ........................................ 495

### Family Law

Empowering the Battered Woman: The Use of Criminal Contempt Sanctions to Enforce Civil Protection Orders  
*David M. Zlotnick* ............................................................ 1153

### Judges on Judging

The “C” Word: On Collegiality  
*The Honorable Deanell Reece Tacha* .................................... 585

The Ninth Circuit Should Not Be Split  
*The Honorable J. Clifford Wallace* ..................................... 941

A Ninth Circuit Split Is Inevitable, But Not Imminent  
*The Honorable Diarmuid O'Scannlain* .................................. 947

### Labor Law

Taking the Employer’s Gun and Bargaining About Returning It: A Reply to “A Law, Economics, and Negotiations Approach” to triker Replacement Law  
*William R. Corbett* .......................................................... 1511

### The Legal Profession

Cooperating Clients  
*Daniel C. Richman* .......................................................... 69
The Legal System
A Legislative Perspective on the Ohio, Massachusetts, and Federal Courts
Mark C. Miller ................................................................. 235

Patent Law
Deference, Defiance, and the Useful Arts
Craig Allen Nard ............................................................ 1415

Tax
Judicial Deference to Revenue Rulings: Reconciling Divergent Standards
Linda Galler ................................................................. 1037