
Volume 41
Issue 4 *Summer 1992: Symposium -
Employment Discrimination, Affirmative Action,
and Multiculturalism*

Article 19

Subject Index

DePaul College of Law

Follow this and additional works at: <https://via.library.depaul.edu/law-review>

Recommended Citation

DePaul College of Law, *Subject Index*, 41 DePaul L. Rev. 1422 (1992)
Available at: <https://via.library.depaul.edu/law-review/vol41/iss4/19>

This Index is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Law Review by an authorized editor of Via Sapientiae. For more information, please contact digitalservices@depaul.edu.

VIII. SUBJECT INDEX

ADMINISTRATIVE LAW

To Tell the Truth: Should Attorneys Be Directly Accountable for the Content of Applications for New Radio and Television Broadcast Stations? 307

BLACK JURISPRUDENCE

Personal Narratives and Racial Distinctiveness in the Legal Academy, reviewing Patricia J. Williams, *The Alchemy of Race and Rights* 1407

CIVIL PROCEDURE

Kelly v. Lee's Old-Fashioned Hamburgers: A Step Back from Certainty Under Rule 54(b) ... 257

CONSTITUTIONAL LAW

A Constitutional Analysis of Congressional Term Limits: Improving Representative Legislation Under the Constitution 1
 Government Participation in Holiday Religious Displays: Improving on *Lynch* and *Allegheny* 101
 Sunshine and Ill Wind: The Forecast for Public Access to Sealed Search Warrants 431

COPYRIGHT LAW

Protecting Characters Through Copyright Law: Paving a New Road upon Which Literary, Graphic, and Motion Picture Characters Can All Travel 359

CORPORATIONS

The Corporate Director's Fiduciary Duty of Loyalty: Understanding the Self-Interested Director Transaction 655

CRIMINAL PROCEDURE

The Needle in the Haystack: Towards a New State Postconviction Remedy 333

EDUCATION

EDUCATIONAL REFORM

Public School Finance Reform: Is Illinois "Playing Hooky"? 196

LEGAL EDUCATION

Law School Examinations and Churchillian Democracy: A Reply to Professors Redlich and Friedland 159
 Challenging Tradition: Using Objective Questions in Law School Examinations 143
 A Reply to Professor Jacobs: Right Answer, Wrong Question 183

EMPLOYEE BENEFITS

Foundations of the Common Law of Plans 575
Warren v. Society National Bank: Fiduciary Duties and recovery of Damages for Breach Under ERISA 515

EMPLOYMENT DISCRIMINATION

The Authoritarian Impulse in Sex Discrimination Law: A Reply to Professors Abrams and Strauss 1041
 Biology, Difference, and Gender Discrimination 1007
 The Civil Rights Act of 1991 and the Future of Affirmative Action: A Preliminary Assessment 1085
 Framing Issues and Acquiring Codes: An Overview of the Legislative Sojourn of the Civil Rights Act of 1991 1057
 Gender Is for Nouns 981
Griggs on Spin Cycle: A Commentary on Professor Graglia's *Racial Preferences, Quotas, and the Civil Rights Act of 1991* 1209
 Not All That Unfamiliar: A Commentary on Professor Epstein's *Gender Is for Nouns* 1203
 Racial Preferences, Quotas, and the Civil Rights Act of 1991 1117

- Social Construction, Roving
Biologism, and Reasonable
Women: A Response to
Professor Epstein 1021
- Tester Standing Under Title VII: A
Rose by Any Other Name 1217
- FAMILY LAW**
- Minors, Medical Treatment, and
Interspousal Disagreement:
Should Solomon Split the
Child? 841
- Surrogacy as Resistance? The
Misplaced Focus on Choice in
the Surrogacy and Abortion
Funding Contexts, reviewing
Carmel Shalev, *Birth Power:
The Case for Surrogacy* 1369
- FEDERAL JURISDICTION**
- Tester Standing Under Title VII: A
Rose by Any Other Name 1217
- HEALTH LAW**
- Minors, Medical Treatment, and
Interspousal Disagreement:
Should Solomon Split the
Child? 841
- HOUSING DISCRIMINATION**
- Opening the Door to Race-Based
Real Estate Marketing: *South-
Suburban Housing Center v.
Greater South Suburban Board
of Realtors* 1271
- INTERNATIONAL LAW**
- Joseph Doherty and the INS: A
Long Way to International
Justice 927
- JUDICIAL DISCIPLINE**
- Spare the Rod and Spoil the Judge?
Discipline of Federal Judges and
the Separation of Powers 59
- MERGERS AND ACQUISITIONS**
- The Legitimacy of Takeover
Defense in the '90s 689
- MULTICULTURALISM**
- Diversity, Inclusion, and Common
Values: A Commentary on
Professor Siegel's *Multiculturalism and Other Mistakes* 1213
- Diversity, Multiculturalism, and
Affirmative Action: Duke, the
NAS, and Apartheid 1141
- Multiculturalism and Other
Mistakes 1191
- Multiculturalism as Metaphor 1173
- POLITICAL PROCESS**
- A Constitutional Analysis of
Congressional Term Limits:
Improving Representative
Legislation Under the
Constitution 1
- Democracy and Congressional
Tenure 37
- PROFESSIONAL RESPONSIBILITY**
- To Tell the Truth: Should
Attorneys Be Directly
Accountable for the Content of
Applications for New Radio and
Television Broadcast Stations? . 307
- PROPOSED LEGISLATION**
- Artificial Monitoring and
Surveillance of Employees: The
Fine Line Dividing the
Prudently Managed Enterprise
from the Modern Sweatshop... 739
- RACKETEERING**
- The Investment Injury Requirement
in Civil RICO Section 1962(a)
Actions 475
- RELIGION**
- Government Participation in
Holiday Religious Displays:
Improving on *Lynch* and
Allegheny 101
- Religion, Political Culture, and the
Law 821
- TAX LAW**
- The Gift of Opportunity 395
- TRADE SECRETS**

Protecting Proprietary Information
in Illinois: A Response to the
Illinois Trade Secrets Act from
a Drafting Perspective 885

WORKPLACE PRIVACY

Artificial Monitoring and
Surveillance of Employees: The
Fine Line Dividing the
Prudently Managed Enterprise
from the Modern Sweatshop . . . 739