

Index to Volume 35

DePaul College of Law

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

Recommended Citation

DePaul College of Law, *Index to Volume 35*, 35 DePaul L. Rev. 979 (1986)
Available at: <https://via.library.depaul.edu/law-review/vol35/iss4/8>

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.

INDEX TO VOLUME 35

I. TABLE OF ARTICLES BY AUTHOR	979
II. TABLE OF ARTICLES BY TITLE	979
III. STUDENT COMMENTS	980
IV. STUDENT NOTES	980
V. SUBJECT INDEX	981

TABLE OF ARTICLES BY AUTHOR

ALDER, BARRY E., <i>Patent Exploitation and Modern Antitrust Law: A Special Case for Merger Analysis</i>	825
ANASTAPLO, GEORGE, <i>What is Still Wrong with George Anastaplo? A Sequel to 366 U.S. 82 (1961)</i>	551
ARIENS, MICHAEL S., <i>A Uniform Rule Governing the Admission and Practice of Attorneys before United States District Courts</i>	649
BURNS, ROBERT EMMETT, <i>Due Process of Law: After 1890 Anything; Today Everything—A Bicentennial Proposal to Restore Its Original Meaning</i>	773
CLARK, WILLIAM G., <i>Petitions for Leave to Appeal to the Illinois Supreme Court—It's Your Last Chance, So Make It Count</i>	469
COLTON, ROGER D. AND SHEEHAN, MICHAEL F., <i>Regulatory Control of Natural Gas Procurement Practices in Illinois: Permissible Regulation or Preempted Activity?</i>	317
LUPEL, WARREN, <i>Recanted Testimony: Procedural Alternatives For Relief from Wrongful Imprisonment</i>	477
MARRION, THOMAS S., <i>Core Proceedings and the "New" Bankruptcy</i>	675
MARSHALL, WILLIAM, <i>The "Facts" of Federal Subject Matter Jurisdiction</i>	23
MAYERSON, MARC S., <i>Executability of Article III Judgments and the Problem of Congressional Discretion: United States v. Board of Education of Chicago</i>	51
MORRILL, STEPHEN S., <i>The Illinois Medical Malpractice Reform Act of 1985: A Constitutional Analysis of the Medical Review Panel Procedure</i>	345
OAKS, DALLIN H., <i>Separation, Accommodation and the Future of Church and State</i>	1
OGLETREE, EARL J., AND LEWIS, NANCY, <i>School Law: A Survey of Educators</i>	259
SHERNOFF, WILLIAM M. AND TULLY, MARIAN HAYCOCK, <i>Stillborn Protection Against Insurers' Bad Faith Practices: The Failure of Illinois' Private Enforcement Mechanism</i>	391
SIES, DENNIS E., AND WESTER, WILLIAM C., <i>Judicial Approaches to the Question of Admissions</i>	77
SMOLEN, LEE M., <i>Filling the Gaps in a Real Property Lease</i>	437
SOVERN, JEFF, <i>Lord's Justice</i>	763
WILCOX, JAMISON, <i>Autobiography of Thomas L. Chadbourne, Esq.</i>	961

TABLE OF ARTICLES BY TITLE

AUTOBIOGRAPHY OF THOMAS L. CHADBOURNE, ESQ. <i>Jamison Wilcox</i>	961
CORE PROCEEDINGS AND THE "NEW" BANKRUPTCY JURISDICTION. <i>Thomas S. Marrion</i>	675
DUE PROCESS OF LAW: AFTER 1890 ANYTHING; TODAY EVERYTHING—A BICENTENNIAL PROPOSAL TO RESTORE ITS ORIGINAL MEANING. <i>Robert Emmett Burns</i>	773
EXECUTABILITY OF ARTICLE III JUDGMENTS AND THE PROBLEM OF CONGRESSIONAL DISCRETION: UNITED STATES V. BOARD OF EDUCATION OF CHICAGO <i>Marc S. Mayerson</i>	51
THE "FACTS" OF FEDERAL SUBJECT MATTER JURISDICTION. <i>William Marshall</i>	23
FILLING THE GAPS IN A REAL PROPERTY LEASE. <i>Lee M. Smolen</i>	437
THE ILLINOIS MEDICAL MALPRACTICE REFORM ACT OF 1985: A CONSTITUTIONAL ANALYSIS OF THE MEDICAL REVIEW PANEL PROCEDURE. <i>Stephen S. Morrill</i>	345

JUDICIAL APPROACHES TO THE QUESTION OF ADMISSIBILITY OF HYPNOTICALLY REFRESHED TESTIMONY: A HISTORY AND ANALYSIS. <i>Dennis E. Sies and William C. Wester, II</i>	77
PATENT EXPLOITATION AND MODERN ANTITRUST LAW: A SPECIAL CASE FOR MERGER ANALYSIS. <i>Barry E. Adler</i>	825
PETITIONS FOR LEAVE TO APPEAL TO THE ILLINOIS SUPREME COURT—IT'S YOUR LAST CHANCE, SO MAKE IT COUNT. <i>William G. Clark</i>	469
RECATANTION TESTIMONY: PROCEDURAL ALTERNATIVES FOR RELIEF FROM WRONGFUL IMPRISONMENT. <i>Warren Lupel</i>	477
REGULATORY CONTROL OF NATURAL GAS PROCUREMENT PRACTICES IN ILLINOIS: PERMISSIBLE REGULATION OF PREEMPTED ACTIVITY?. <i>Roger D. Colton and Michael F. Sheehan</i>	317 259
SEPARATION, ACCOMMODATION AND THE FUTURE OF CHURCH AND STATE. <i>Dallin H. Oaks</i> ..	1
STILLBORN PROTECTION AGAINST INSURERS' BAD FAITH PRACTICES: THE FAILURE OF ILLINOIS' PRIVATE ENFORCEMENT MECHANISM. <i>William M. Shernoff and Marion Haycock Tully</i> ..	391
A UNIFORM RULE GOVERNING THE ADMISSION AND PRACTICE OF ATTORNEYS BEFORE UNITED STATES DISTRICT COURTS. <i>Michael S. Marrion</i>	649
WHAT IS STILL WRONG WITH GEORGE ANASTAPLO? A SEQUEL TO 366 U.S. 82 (1961). <i>George Anastaplo</i>	551

STUDENT COMMENTS

COMPENSATION AND VALUATION FOR REGULATORY TAKINGS	931
DO LAWYERS PLAY WHILE VICTIMS PAY WHEN CORPORATIONS DISCHARGE TOXIC TORT LIABILITY IN BANKRUPTCY?	161
THE FEDERAL TRADE COMMISSION'S DECEPTION ENFORCEMENT POLICY	125

STUDENT NOTES

COMPARATIVE FAULT AND THE STRUCTURAL WORK ACT: <i>Simmons v. Union Electric Company</i>	207
EFFECTIVE ASSISTANCE OF COUNSEL ON APPEAL: DUE PROCESS PREVAILS IN <i>Evitts v. Lucey</i> ..	185
HAZARDOUS LIABILITY FOR SUCCESSOR OWNERS OF TOXIC WASTE SITES: <i>New York v. Shore Realty Corp.</i>	521
<i>Maine v. Moulton</i> : STRIKING THE BALANCE BETWEEN THE SIXTH AMENDMENT RIGHT TO COUNSEL AND SOCIETY'S INTEREST IN CRIMINAL INVESTIGATION OF THE INDICTED DEFENDANT	881
<i>Park 'N Fly, Inc. v. Dollar Park and Fly, Inc.</i> : A WELCOME REVIEW BY THE SUPREME COURT OF TRADEMARK INCONTESTABILITY	241
RICO FORFEITURE: CAN THE ADVERSARY BE REMOVED FROM THE ADVERSARY PROCESS	709
SHEDDING TIERS FOR THE MENTALLY RETARDED: <i>City of Cleburne v. Cleburne Living Center</i>	485
STUDENTS' SHRINKING FIRST AMENDMENT RIGHTS IN THE PUBLIC SCHOOLS: <i>Bethel School District No. 403 v. Fraser</i>	739
WRONGFUL TERMINATION OF THE EMPLOYMENT-AT-WILL RULE IN CALIFORNIA: <i>DeHorney v. Bank of America</i>	907

SUBJECT INDEX

ADMINISTRATIVE LAW

- Compensation and Valuation for Regulatory Takings 931
- The Federal Trade Commission's Deception Enforcement Policy 125
- Regulatory Control of Natural Gas Procurement Practices in Illinois: Permissible Regulation or Preempted Activity? 317

ANTITRUST

- Patent Exploitation and Modern Antitrust Law: A Special Cases for Merger Analysis 825

APPELLATE PROCEDURE

- Effective Assistance of Counsel on Appeal: Due Process Prevails in *Evitts v. Lucey* 185
- Petitions for Leave to Appeal to the Illinois Supreme Court—It's Your Last Chance, So Make It Count 469

B

BANKRUPTCY

- Core Proceedings and the "New" Bankruptcy Jurisdiction 675
- Do Lawyers Play While Victims Pay When Corporations Discharge Toxic Tort Liability in Bankruptcy? 161

BAR ADMISSIONS

- A Uniform Rule Governing the Admission and Practice of Attorneys before United States District Courts 649
- What is Still Wrong with George Anastaplo? A Sequel to 366 U.S. 82 (1961) 551

BOOK REVIEWS

- Autobiography of Thomas L. Chadbourne, Esq. 961
- Lord's Justice 763
- School Law Update—Preventive School Law 547

C

COMPARATIVE FAULT

- Comparative Fault and the Structural Work Act: *Simmons v. Union Electric Company* 207

CONSTITUTIONAL LAW

- Core Proceedings and the "New" Bankruptcy Jurisdiction 675
- Due Process of Law: After 1890 Anything; Today Everything—A Bicentennial Proposal to Restore its Original Meaning 773
- Effective Assistance of Counsel on Appeal: Due Process Prevails in *Evitts v. Lucey* 185
- Executability of Article III Judgments and the Problem of Congressional Discretion: *United States v. Board of Education of Chicago* 51
- The "Facts" of Federal Subject Matter Jurisdiction 23
- Maine v. Moulton*: Striking the Balance Between the Sixth Amendment Right to Counsel and Society's Interest in Criminal Investigation of the Indicted Defendant 881
- Separation, Accomodation and the Future of Church and State 1
- Shedding Tiers for the Mentally Retarded: *City of Cleburne v. Cleburne Living Center* 485
- Students' Shrinking First Amendment Rights in the Public Schools: *Bethel School District No. 403 v. Fraser* ... 739
- What is Still Wrong with George Anastaplo? A Sequel to 366 U.S. 82 (1961) 551

CRIMINAL LAW

- Recanted Testimony: Procedural Alternatives for Relief from Wrongful Imprisonment 477

CRIMINAL PROCEDURE

- Effective Assistance of Counsel on Appeal: Due Process Prevails in *Evitts v. Lucey* 185
- Maine v. Moulton*: Striking the Balance Between the Sixth Amendment Right to Counsel and Society's Interest in Criminal Investigation of the Indicted Defendant 881
- Recanted Testimony: Procedural Alternatives for Relief from Wrongful Imprisonment 477

D		I	
DECEPTIVE ADVERTISING		ILLINOIS LAW	
The Federal Trade Commission's Deception Enforcement Policy	125	Comparative Fault and the Structural Work Act: <i>Simmons v. Union Electric Company</i>	207
DUE PROCESS		The Illinois Medical Malpractice Reform Act of 1985: A Constitutional Analysis of the Medical Review Panel Procedure	345
Due Process of Law: After 1890 Anything; Today Everything—A Bicentennial Proposal to Restore its Original Meaning	773	Petitions for Leave to Appeal to the Illinois Supreme Court—It's Your Last Chance, So Make It Count	469
Effective Assistance of Counsel on Appeal: Due Process Prevails in <i>Evitts v. Lucey</i>	185	Regulatory Control of Natural Gas Procurement Practices in Illinois: Permissible Regulation or Preempted Activity?	259
E		Stillborn Protection Against Insurers' Bad Faith Practices: The Failure of Illinois' Private Enforcement Mechanism	391
ENVIRONMENTAL LAW		INSURANCE LAW	
Hazardous Liability for Successor Owners of Toxic Waste Sites: <i>New York v. Shore Realty Corp.</i>	521	Stillborn Protection Against Insurers' Bad Faith Practices: The Failure of Illinois' Private Enforcement Mechanism	391
EQUAL PROTECTION		L	
Shedding Tiers for the Mentally Retarded: <i>City of Cleburne v. Cleburne Living Center</i>	485	LABOR LAW	
EVIDENCE		Wrongful Termination of the Employment-At-Will Rule in California: <i>DeHorney v. Bank of America</i>	
Judicial Approaches to the Question of Admissibility of Hypnotically Refreshed Testimony: A History and Analysis	345	907	
Recanted Testimony: Procedural Alternatives for Relief from Wrongful Imprisonment	477	LANHAM ACT	
F		<i>Park 'N Fly, Inc. v. Dollar Park and Fly, Inc.</i> : A Welcome Review by the Supreme Court of Trademark Incontestability	
FEDERAL JURISDICTION		M	
Core Proceedings and the "New" Bankruptcy Jurisdiction	675	MEDICAL MALPRACTICE	
The "Facts" of Federal Subject Matter Jurisdiction	23	The Illinois Medical Malpractice Reform Act of 1985: A Constitutional Analysis of the Medical Review Panel Procedure	
FIRST AMENDMENT		P	
Separation, Accomodation and the Future of Church and State	1	PATENTS	
Students' Shrinking First Amendment Rights in the Public Schools: <i>Bethel School District No. 403 v. Fraser</i>	739	Patent Exploitation and Modern Antitrust: Per Se Validity or Special Case for Merger Analysis?	
FORFEITURE		PROPERTY LAW	
RICO Forfeiture: Can the Adversary be Removed from the Adversary Process?	709	Filling the Gaps in a Real Property Lease	
		437	

R			
REAL ESTATE			
Filling the Gaps in a Real Property Lease	437	est in Criminal Investigation of the Indicted Defendant	881
RICO		STRICT LIABILITY	
RICO Forfeiture: Can the Adversary be Removed from the Adversary Process?	709	Comparative Fault and the Structural Work Act: <i>Simmons v. Union Electric Company</i>	207
S		STRUCTURAL WORK ACT	
SCHOOL LAW		Comparative Fault and the Structural Work Act: <i>Simmons v. Union Electric Company</i>	207
School Law: A Survey of Educators ..	259	T	
Students' Shrinking First Amendment Rights in the Public Schools: <i>Bethel School District No. 403 v. Fraser</i> ...	739	TOXIC TORTS	
SIXTH AMENDMENT		Do Lawyers Play While Victims Pay When Corporations Discharge Toxic Tort Liability in Bankruptcy?	161
Effective Assistance of Counsel on Appeal: Due Process Prevails in <i>Evitts v. Lucey</i>	185	TRADEMARKS	
<i>Maine v. Moulton</i> : Striking the Balance Between the Sixth Amendment Right to Counsel and Society's Inter-		<i>Park 'N Fly, Inc. v. Dollar Park and Fly, Inc.</i> : A Welcome Review by the Supreme Court of Trademark Incontestability	241

