

Index to Volume 32

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 32*, 32 DePaul L. Rev. 969 (1983)
Available at: <https://via.library.depaul.edu/law-review/vol32/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 wsulliv6@depaul.edu, c.mcclure@depaul.edu.

INDEX TO VOLUME 32

I.	TABLE OF ARTICLES (BY AUTHOR)	969
II.	TABLE OF ARTICLES (BY TITLE)	970
III.	STUDENT WORKS (COMMENTS)	970
IV.	STUDENTS WORKS (NOTES)	970
V.	BOOK REVIEW	971
VI.	SUBJECT INDEX	973

TABLE OF ARTICLES (BY AUTHOR)

BOWMAN, JEFFREY H. AND MILLER, ARTHUR S. <i>"Slow Dance on the Killing Ground": The Willie Francis Case Revisited</i>	1
BROIDA, RONALD J. AND HANDLER, THOMAS J. <i>Tortious Interference with Contract and Prospective Advantage in Illinois</i>	325
CHEMERINSKY, ERWIN. <i>Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action</i>	77
DEJONG, RALPH E. AND WOLFE, DAVID L. <i>The S Corporation as an Alternative Form of Business Organization After ERTA, TEFRA and the Subchapter S Revision Act of 1982</i>	811
GOMBERG, THE HONORABLE MYRON T. <i>Alvis in Wonderland—Assumption of Risk No Longer a Complete Bar in Strict Liability Actions?</i>	299
GRIFFITH, ELWIN. <i>Exclusion and Deportation—Waivers Under Section 212(c) and Section 244(a)(1) of the Immigration and Nationality Act</i>	523
HANDLER, THOMAS J. AND BROIDA, RONALD J. <i>Tortious Interference with Contract and Prospective Advantage in Illinois</i>	325
KEMPF, DONALD G., JR. <i>The Misapplication of Antitrust Law to Professional Sports Leagues</i>	625
MALONE, LINDA A. AND SMOLLA, RODNEY A. <i>The Future of Defamation in Illinois After Colson v. Steig and Chapski v. Copley Press, Inc.</i>	219
MILLER, ARTHUR S. AND BOWMAN, JEFFREY H. <i>"Slow Dance on Killing Ground": The Willie Francis Case Revisited</i>	1
MURRAY, STEVEN L. <i>Apportionment of Damages in Section 301 Duty of Fair Representation Actions: The Impact of Bowen v. United States Postal Service</i> ...	743
O'NEILL, TIMOTHY P. <i>"With Malice Toward None": A Solution to an Illinois Homicide Quandary</i>	107
POELLE, MICHAEL J. <i>An Illinois Choice: Fossil Law or an Action for Promissory Fraud?</i>	565
SCHALLER, THE HONORABLE GEORGE J. <i>Eliminating Social Security Benefits Setoffs Under Standard Uninsured Motorist Coverage in Illinois</i>	317
SMOLLA, RODNEY A. AND MALONE, LINDA A. <i>The Future of Defamation in Illinois After Colson v. Steig and Chapski v. Copley Press, Inc.</i>	219
SWIFT, JOEL H. <i>The Two-Murder Rule in Illinois—A Potential Return to Arbitrary Imposition of the Death Penalty</i>	789
WALLER, SPENCER WEBER. <i>The "New" Law of Monopolization: An Examination of MCI Communications Corp. v. American Telephone & Telegraph Co.</i>	595
WOLFE, DAVID L. AND DEJONG, RALPH E. <i>The S Corporation as an Alternative Form of Business Organization After ERTA, TEFRA and the Subchapter S Revision Act of 1982</i>	811

TABLE OF ARTICLES (BY TITLE)

ALVIS IN WONDERLAND—ASSUMPTION OF RISK NO LONGER A COMPLETE BAR IN STRICT LIABILITY ACTIONS? <i>The Honorable Myron T. Gomberg</i>	299
APPORTIONMENT OF DAMAGES IN SECTION 301 DUTY OF FAIR REPRESENTATION ACTIONS: THE IMPACT OF <i>BOWEN V. UNITED STATES POSTAL SERVICE</i> . <i>Steven L. Murray</i> ...	743
ELIMINATING SOCIAL SECURITY BENEFITS SETOFFS UNDER STANDARD UNINSURED MOTORIST COVERAGE IN ILLINOIS. <i>The Honorable George J. Schaller</i>	317
ENDING THE DUAL SYSTEM OF AMERICAN PUBLIC EDUCATION: THE URGENT NEED FOR A LEGISLATIVE ACTION. <i>Erwin Chemerinsky</i>	77
EXCLUSION AND DEPORTATION—WAIVERS UNDER SECTION 212(c) AND SECTION 244(a)(1) OF THE IMMIGRATION AND NATIONALITY ACT. <i>Elwin Griffith</i>	523
THE FUTURE OF DEFAMATION IN ILLINOIS AFTER <i>COLSON V. STEIG</i> AND <i>CHAPSKI V. COPLEY PRESS, INC.</i> <i>Linda A. Malone and Rodney A. Smolla</i>	219
AN ILLINOIS CHOICE: FOSSIL LAW OR AN ACTION FOR PROMISSORY FRAUD? <i>Michael J. Poelle</i>	565
THE MISAPPLICATION OF ANTITRUST LAW TO PROFESSIONAL SPORTS LEAGUES. <i>Donald G. Kempf, Jr.</i>	625
THE "NEW" LAW OF MONOPOLIZATION: AN EXAMINATION OF <i>MCI COMMUNICATIONS CORP. V. AMERICAN TELEPHONE & TELEGRAPH CO.</i> <i>Spencer Weber Waller</i>	595
THE S CORPORATION AS AN ALTERNATIVE FORM OF BUSINESS ORGANIZATION AFTER ERTA, TEFRA AND THE SUBCHAPTER S REVISION ACT OF 1982. <i>David L. Wolfe and Ralph E. DeJong</i>	811
"SLOW DANCE ON THE KILLING GROUND": THE WILLIE FRANCIS CASE REVISITED. <i>Arthur S. Miller and Jeffrey H. Bowman</i>	1
TORTIOUS INTERFERENCE WITH CONTRACT AND PROSPECTIVE ADVANTAGE IN ILLINOIS. <i>Ronald J. Broida and Thomas J. Handler</i>	325
THE TWO-MURDER RULE IN ILLINOIS—A POTENTIAL RETURN TO ARBITRARY IMPOSITION OF THE DEATH PENALTY. <i>Joel H. Swift</i>	789
"WITH MALICE TOWARD NONE": A SOLUTION TO AN ILLINOIS HOMICIDE QUANDARY. <i>Timothy P. O'Neill</i>	107

COMMENTS

CHANGING CONFIGURATIONS OF ANTITRUST LAW: JUDGE POSNER'S APPLICATIONS OF HIS ECONOMIC ANALYSIS TO ANTITRUST DOCTRINE	839
COLLECTIVE BARGAINING RIGHTS OF ILLINOIS PUBLIC SCHOOL TEACHERS	351
ILLINOIS LONG ARM JURISDICTION: THE IMPLICATIONS OF A "FIXED MEANING"	635

NOTES

CHILD PORNOGRAPHY: BAN THE SPEECH AND SPARE THE CHILD?— <i>New York v. Ferber</i>	685
DEFINING THE SCOPE OF RESIDENTIAL PLACEMENT AND RELATED SERVICES UNDER THE EHA: DIFFICULT QUESTIONS LEFT UNANSWERED IN ILLINOIS— <i>In re Claudia K.</i>	483
DUE PROCESS METHODOLOGY IN PARENTAL TERMINATION PROCEEDINGS— <i>Santosky v. Kramer</i>	159
THE ELECTION BALLOT AS A FORUM FOR THE EXPRESSION OF IDEAS— <i>Georges v. Carney</i>	901
<i>Emmund v. Florida</i> : THE CONSTITUTIONALITY OF IMPOSING THE DEATH PENALTY UPON A CO-FELON IN FELONY MURDER	713
INCONSISTENT JUDICIAL PROTECTION OF RELIGIOUS CONDUCT: THE SEVENTH CIRCUIT ADDS TO THE CONFUSION IN <i>Menora v. Illinois State High School Association</i> ...	433

<i>People v. Payne</i> AND THE PROSECUTION'S PEREMPTORY CHALLENGES: WILL THEY BE PREEMPTED?	399
PUNITIVE DAMAGES IN MASS TORT LITIGATION— <i>Froud v. Celotex Corp.</i>	457
<i>Quilici v. Village of Morton Grove</i> : AMMUNITION FOR A NATIONAL HANDGUN BAN ..	371
A RIGID NO-EXHAUSTION RULE FOR SECTION 1983 ACTIONS: <i>Patsy v. Board of Regents</i>	185
SPECIAL LITIGATION COMMITTEES AND THE JUDICIAL BUSINESS JUDGMENT MORASS— <i>Joy v. North</i>	933
SUPREME COURT'S HIGHER STANDARD OF REVIEW INVALIDATES TREAS. REG. 1.1563-1(a)(3) AND NARROWS SCOPE OF BROTHER-SISTER CONTROLLED GROUPS— <i>United States v. Vogel Fertilizer Co.</i>	127
<i>Tibbs v. Florida</i> : A DUBIOUS DISTINCTION BETWEEN WEIGHT AND SUFFICIENCY OF EVIDENCE IN THE DOUBLE JEOPARDY CONTEXT	663

BOOK REVIEW

BOOK REVIEW: BERGER: DEATH PENALTIES—THE SUPREME COURT'S OBSTACLE COURSE	211
--	-----

SUBJECT INDEX

A

ANTITRUST

- Changing Configurations of Antitrust Law: Judge Posner's Applications of His Economic Analysis to Antitrust Doctrine..... 839
- The Misapplication of Antitrust Law to Professional Sports Leagues..... 625
- The "New" Law of Monopolization: An Examination of *MCI Communications Corp. v. American Telephone & Telegraph Co.* 595

C

CAPITAL PUNISHMENT

- Book Review: Berger: Death Penalties—The Supreme Court's Obstacle Course..... 211
- Enmund v. Florida*: The Constitutionality of Imposing the Death Penalty upon a Co-felon in Felony Murder 713
- "Slow Dance on the Killing Ground": The *Willie Francis* Case Revisited..... 1
- The Two-Murder Rule In Illinois—A Potential Return to Arbitrary Imposition of the Death Penalty 789

CIVIL PROCEDURE

- Illinois Long Arm Jurisdiction: The Implications of a "Fixed Meaning"..... 635
- People v. Payne* and the Prosecution's Peremptory Challenges: Will They Be Preempted?..... 399

CONSTITUTIONAL LAW

- Book Review: Berger: Death Penalties—The Supreme Court's Obstacle Course..... 211
- Child Pornography: Ban the Speech and Spare the Child?—*New York v. Ferber*..... 685
- Due Process Methodology in Parental Termination Proceedings—*Santosky v. Kramer* 159

- The Election Ballot as a Forum for the Expression of Ideas—*Georges v. Carney*..... 901
- Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action..... 77
- Enmund v. Florida*: The Constitutionality of Imposing the Death Penalty Upon a Co-felon in Felony Murder 713
- The Future of Defamation in Illinois After *Colson v. Steig* and *Chapski v. Copley Press, Inc.* 219
- Illinois Long Arm Jurisdiction: The Implications of a "Fixed Meaning"..... 635
- Inconsistent Judicial Protection of Religious Conduct: The Seventh Circuit Contributes to the Confusion in *Menora v. Illinois State High School Association* 433
- People v. Payne* and the Prosecution's Peremptory Challenges: Will They Be Preempted?..... 399
- Quilici v. Village of Morton Grove*: Ammunition for a National Handgun Ban 371
- "Slow Dance on the Killing Ground": The *Willie Francis* Case Revisited 1
- Tibbs v. Florida*: A Dubious Distinction Between Weight and Sufficiency of Evidence in the Double Jeopardy Context 663
- The Two-Murder Rule in Illinois—A Potential Return to Arbitrary Imposition of the Death Penalty 789

CONTRACTS

- An Illinois Choice: Fossil Law or an Action for Promissory Fraud? 565
- Tortious Interference with Contract and Prospective Advantage in Illinois..... 325

CORPORATIONS

The S Corporation as an Alternative Form of Business Organization After ERTA, TEFRA and the Subchapter S Revision Act of 1982..... 811

Special Litigation Committees and the Judicial Business Judgment Morass—*Joy v. North* 933

Supreme Court's Higher Standard of Review Invalidates Treas. Reg. 1.1563-1(a)(3) and Narrows Scope of Brother-Sister Controlled Groups—*United States v. Vogel Fertilizer Co.* 127

CRIMINAL LAW

Book Review: Berger: Death Penalties—The Supreme Court's Obstacle Course 211

Emmund v. Florida: The Constitutionality of Imposing the Death Penalty upon a Co-felon in Felony Murder 713

People v. Payne and the Prosecution's Peremptory Challenges: Will They Be Preempted? 399

"Slow Dance on the Killing Ground": The *Willie Francis* Case Revisited 1

The Two-Murder Rule in Illinois—A Potential Return to Arbitrary Imposition of the Death Penalty 789

"With Malice Toward None": A Solution to an Illinois Homicide Quandary 107

CRIMINAL PROCEDURE

Tibbs v. Florida: A Dubious Distinction Between Weight and Sufficiency of Evidence in the Double Jeopardy Context 663

DAMAGES

Apportionment of Damages in Section 301 Duty of Fair Representation Actions: The Impact of *Bowen v. United States Postal Service* 743

Punitive Damages in Mass Tort Litigation—*Froud v. Celotex Corp.* 457

DEFAMATION

The Future of Defamation in Illinois After *Colson v. Steig* and *Chapski v. Copley Press, Inc.* 219

DERIVATIVE SUITS

Special Litigation Committees and the Judicial Business Judgment Morass—*Joy v. North* 933

DISCRIMINATION

Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action..... 77

People v. Payne and the Prosecution's Peremptory Challenges: Will They Be Preempted? 399

DUE PROCESS

Due Process Methodology in Parental Termination Proceedings—*Santosky v. Kramer* 159

Illinois Long Arm Jurisdiction: The Implications of a "Fixed Meaning"..... 635

E

EDUCATION

Collective Bargaining Rights of Illinois Public School Teachers... 351

Defining the Scope of Residential Placement and Related Services Under the EHA: Difficult Questions Left Unanswered in Illinois—*In Re Claudia K.* 483

Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action..... 77

ELECTION LAW

The Election Ballot as a Forum for the Expression of Ideas—*Georges v. Carney*..... 901

EQUAL PROTECTION

Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action..... 77

People v. Payne and the Prosecution's Peremptory Challenges: Will They Be Preempted? 399

EVIDENCE

Tibbs v. Florida: A Dubious Distinction Between Weight and Sufficiency of Evidence in the Double Jeopardy Context 663

F

FAMILY LAW

Due Process Methodology in Parental Termination Proceedings—*Santosky v. Kramer* 159

FEDERAL COURTS

A Rigid No-Exhaustion Rule for Section 1983 Actions: *Patsy v. Board of Regents* 185

FIRST AMENDMENT

Child Pornography: Ban the Speech and Spare the Child?—*New York v. Ferber* 685

The Election Ballot as a Forum for the Expression of Ideas—*Georges v. Carney* 901

The Future of Defamation in Illinois After *Colson v. Steig* and *Chapski v. Copley Press, Inc.* 219

Inconsistent Judicial Protection of Religious Conduct: The Seventh Circuit Contributes to the Confusion in *Menora v. Illinois State High School Association* 433

H

HANDICAPPED RIGHTS

Defining the Scope of Residential Placement and Related Services Under the EHA: Difficult Questions Left Unanswered in Illinois—*In Re Claudia K.* 483

I

IMMIGRATION

Exclusion and Deportation—Waivers Under Section 212(c) and Section 244(a)(1) of the Immigration and Nationality Act 523

L

LABOR

Apportionment of Damages in Section 301 Duty of Fair Representation Actions: The Impact of *Bowen v. United States Postal Service* 743

Collective Bargaining Rights of Illinois Public School Teachers . . . 351

LEGISLATION

Defining the Scope of Residential Placement and Related Services Under the EHA: Difficult Questions Left Unanswered in Illinois—*In Re Claudia K.* 483

Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action 77

Exclusion and Deportation—Waivers Under Section 212(c) and Section 244(a)(1) of the Immigration and Nationality Act 523

M

MEDIA LAW

The Future of Defamation in Illinois After *Colson v. Steig* and *Chapski v. Copley Press, Inc.* 219

MENTAL ILLNESS

"With Malice Toward None": A Solution to an Illinois Homicide Quandary 107

MUNICIPAL LAW

Ending the Dual System of American Public Education: The Urgent Need for a Legislative Action 77

Quilici v. Village of Morton Grove: Ammunition for a National Handgun Ban 371

N

NEGLIGENCE

Alvis in Wonderland—Assumption of Risk No Longer a Complete Bar in Strict Liability Actions? 299

P		SPORTS LAW	
PARENTAL RIGHTS		The Misapplication of Antitrust Law to Professional Sports Leagues..... 625	
Due Process Methodology in Parental Termination Proceedings— <i>Santosky v. Kramer</i>	159	T	
PORNOGRAPHY		TAXATION	
Child Pornography: Ban the Speech and Spare the Child?— <i>New York v. Ferber</i>	685	The S Corporation as an Alternative Form of Business Organization After ERTA, TEFRA and the Subchapter S Revision Act of 1982..... 811	
PRODUCTS LIABILITY		Supreme Court's Higher Standard of Review Invalidates Treas. Reg. 1.1563-1(a)(3) and Narrows Scope of Brother-Sister Controlled Groups— <i>United States v. Vogel Fertilizer Co.</i>	
<i>Alvis</i> in Wonderland—Assumption of Risk No Longer a Complete Bar in Strict Liability Actions?	299	127	
Punitive Damages in Mass Tort Litigation— <i>Froud v. Celotex Corp.</i>	457	TORTS	
R		<i>Alvis</i> in Wonderland—Assumption of Risk No Longer a Complete Bar in Strict Liability Actions?	
RELIGION		299	
Inconsistent Judicial Protection of Religious Conduct: The Seventh Circuit Contributes to the Confusion in <i>Menora v. Illinois State High School Association</i>	433	Eliminating Social Security Benefits Setoffs Under Standard Uninsured Motorist Coverage in Illinois..... 317	
S		An Illinois Choice: Fossil Law or an Action for Promissory Fraud?	
SENTENCING		565	
"Slow Dance on the Killing Ground": The <i>Willie Francis</i> Case Revisited	1	Punitive Damages in Mass Tort Litigation— <i>Froud v. Celotex Corp.</i>	
SOCIAL SECURITY		457	
Eliminating Social Security Benefits Setoffs Under Standard Uninsured Motorist Coverage in Illinois.....	317	Tortious Interference with Contract and Prospective Advantage in Illinois..... 325	
		V	
		VOTING RIGHTS	
		The Election Ballot as a Forum for the Expression of Ideas— <i>Georges v. Carney</i> 901	