Table of Contents

DePaul College of Law

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

Recommended Citation
DePaul College of Law, Table of Contents, 57 DePaul L. Rev. (2008)
Available at: https://via.library.depaul.edu/law-review/vol57/iss2/1

This Front Matter 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.
CONTENTS

SYMPOSIUM
CHALLENGES TO THE ATTORNEY-CLIENT RELATIONSHIP:
THREATS TO SOUND ADVICE?
Thirteenth Annual Clifford Symposium on
Tort Law and Social Policy

ARTICLES

REFLECTIONS ON JURYPHOBIA AND
MEDICAL MALPRACTICE REFORM ........ Stephan Landsman 221

PRIMUM NON NOCERE:
BENEFICENT DECEPTION ..................... Mary Simmerling 243

Peter Angelos
Joel Frader
John Franklin
Joe Leventhal
Michael Abecassis

THE HEALING FORCES OF APOLOGY IN
MEDICAL PRACTICE AND BEYOND ........ Aaron Lazare 251

WHEN AND WHY LAWYERS ARE
THE PROBLEM .................................. David A. Hyman 267

DISSEMBLING AND DISCLOSING:
PHYSICIAN RESPONSIBILITY ON THE
FRONTIERS OF TORT LAW ................. Robert L. Rabin 281

DECISIONS ABOUT COERCION:
The CORPORATE ATTORNEY-CLIENT
PRIVILEGE WAIVER PROBLEM ............ Daniel Richman 295
THE LAST STRAW: THE DEPARTMENT OF JUSTICE’S PRIVILEGE WAIVER POLICY AND THE DEATH OF ADVERSARIAL JUSTICE IN CRIMINAL INVESTIGATIONS
of Corporations......................... Julie R. O’Sullivan 329

EXECUTIVE BRANCH REGULATION OF CRIMINAL DEFENSE COUNSEL AND THE PRIVATE CONTRACT LIMIT ON PROSECUTOR BARGAINING ............... Darryl K. Brown 365

THE AMERICAN LAW INSTITUTE’S DRAFT PROPOSAL TO BYPASS THE AGGREGATE SETTLEMENT RULE: DO MASS TORT CLIENTS NEED (OR WANT) GROUP DECISION MAKING? ............... Nancy J. Moore 395

SOME REALISM ABOUT BAR ASSOCIATIONS .................. Elizabeth Chambliss 425

Bruce A. Green

EXPERIMENTING WITH THE LEAD PLAINTIFF SELECTION PROCESS IN SECURITIES CLASS ACTIONS: A SUGGESTION FOR PSLRA REFORM ....................... Andrew S. Gold 447

INCENTIVIZING INSTITUTIONAL INVESTORS TO SERVE AS LEAD PLAINTIFFS IN SECURITIES FRAUD CLASS ACTIONS ............... Charles Silver 471

Sam Dinkin

THE VIOXX LITIGATION: A CRITICAL LOOK AT TRIAL TACTICS, THE TORT SYSTEM, AND THE ROLES OF LAWYERS IN MASS TORT LITIGATION ............ Frank M. McClellan 509

COMMENT

INTELLECTUAL PROPERTY TYING ARRANGEMENTS:
HAS THE MARKET POWER PRESUMPTION REACHED THE END OF ITS ROPE? .......... Kathleen A. Dorton 539
NOTES

THE CURRENT STATE OF ANTIDILUTION LAW:
THE TRADEMARK DILUTION REVISION ACT AND
THE IDENTICAL MARK PRESUMPTION .............Jeremy M. Roe 571

A POSTMORTEM FOR PERMANENT INJUNCTIONS
AGAINST BUSINESS METHOD PATENT
INFRINGEMENT IN THE WAKE OF
eBay v. MercExchange ............... Jonathan H. Urbanek 607