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, 51 DePaul L. Rev. (2001)
Available at: https://via.library.depaul.edu/law-review/vol51/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: THE CHANGING LANDSCAPE OF THE PRACTICE, FINANCING AND ETHICS OF CIVIL LITIGATION IN THE WAKE OF THE TOBACCO WARS**

Seventh Annual Clifford Symposium on Tort Law and Social Policy

### ARTICLES

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>INTRODUCTION</td>
<td>Stephan Landsman</td>
<td>ix</td>
</tr>
<tr>
<td>RE-FINANCING CIVIL LITIGATION</td>
<td>Stephen C. Yeazell</td>
<td>183</td>
</tr>
<tr>
<td>FROM LITIGATORS OF ORDINARY CASES TO LITIGATORS OF EXTRAORDINARY CASES: STRATIFICATION OF THE PLAINTIFFS’ BAR IN THE TWENTY-FIRST CENTURY</td>
<td>Herbert M. Kritzer</td>
<td>219</td>
</tr>
<tr>
<td>“WHEN SMOKE GETS IN YOUR EYES”: MYTH AND REALITY ABOUT THE SYNTHESIS OF PRIVATE COUNSEL AND PUBLIC CLIENT</td>
<td>John C. Coffee, Jr.</td>
<td>241</td>
</tr>
<tr>
<td>AN AMERICAN HAMBURGER STAND IN ST. PAUL’S CATHEDRAL: REPLACING LEGAL AID WITH CONDITIONAL FEES IN ENGLISH PERSONAL INJURY LITIGATION</td>
<td>Richard L. Abel</td>
<td>253</td>
</tr>
<tr>
<td>PUBLIC INTEREST AND PRIVATE LAWYERS: TOWARD A NORMATIVE EVALUATION OF PARENTS PATRIAE LITIGATION BY CONTINGENCY FEE</td>
<td>David A. Dana</td>
<td>315</td>
</tr>
<tr>
<td>THE TOBACCO LITIGATION: A TENTATIVE ASSESSMENT</td>
<td>Robert L. Rabin</td>
<td>331</td>
</tr>
</tbody>
</table>
THE ADVERSARY SYSTEM, DEMOCRATIC
THEORY, AND THE CONSTITUTIONAL ROLE
OF SELF-INTEREST: THE TOBACCO WARS,
1953-1971 ........................................... Martin H. Redish 359

THOUGHTS ABOUT CORPORATE LAWYERS AFTER
READING THE CIGARETTE PAPERS:
HAS THE “WISE COUNSELOR” GIVEN
WAY TO THE “HIRED GUN”? ......................... Bruce A. Green 407

REASSESSING THE MAGNETIC PULL OF
MEGACASES ON PROCEDURE ................. Richard L. Marcus 457

THE NEW SOCIAL POLICY TORTS: LITIGATION AS
A LEGISLATIVE STRATEGY—SOME PRELIMINARY
THOUGHTS ON A NEW RESEARCH PROJECT .... Deborah R. Hensler 493

COMMENTARIES

LAWYER CONDUCT IN THE
"TOBACCO WARS” ................... Roger C. Cramton 435

“HIRED GUNS,” ADVERSARIES, OR
WHITE-COLLAR KILLERS: COMMENT ON
PROFESSORS GREEN’S AND REDISH’S
VIEWS OF TOBACCO LAWYERS .......... Richard A. Daynard 449

SMOKE SIGNALS FROM PRIVATE ATTORNEYS GENERAL
IN MEGA SOCIAL POLICY CASES ........ Michael L. Rustad 511

TOBACCO LAWYERS’ ROUNDTABLE:
A REPORT FROM THE FRONT LINES .......... Benjamine Reid, Esq. 543
Richard Scruggs, Esq.
Dan Webb, Esq.
Don Barrett, Esq.

COMMENTS

REGULATING THE BUSINESS OF CULTURE:
The Abandoned Shipwreck Act—
Can Preservationists, Salvors, and
Divers Sail in Calmer Waters? .......... Mary Ann Becker 569

E-SIGN: PAPERLESS TRANSACTIONS IN THE
NEW MILLENIUM .............................. Steven Domanowski 619