

Table of Contents for Volume 88

Marquette University

Follow this and additional works at: <http://scholarship.law.marquette.edu/mulr>



Part of the [Law Commons](#)

Repository Citation

Marquette University, *Table of Contents for Volume 88*, 88 Marq. L. Rev. (2004).
Available at: <http://scholarship.law.marquette.edu/mulr/vol88/iss1/1>

This Article is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. It has been accepted for inclusion in Marquette Law Review by an authorized administrator of Marquette Law Scholarly Commons. For more information, please contact megan.obrien@marquette.edu.

MARQUETTE LAW REVIEW

Volume 88

Special Issue 2004

Number 1

FOREWORD

WISCONSIN TAX POLICY: SERIOUS FLAWS, COMPELLING SOLUTIONS

Michael K. McChrystal 1

ADDRESSES

TAXING THOUGHTS

Marc J. Marotta 5

THE DEPARTMENT OF REVENUE PERSPECTIVE

Michael L. Morgan 11

GENERAL ARTICLES

THE ONGOING EVOLUTION OF STATE REVENUE SYSTEMS

William F. Fox 19

STATE TAX REFORM: PROPOSALS FOR WISCONSIN

Richard D. Pomp 45

WISCONSIN TAX POLICY WITHIN A FEDERAL SYSTEM

Jere D. McGaffey 93

TAX INCENTIVES

THE VULNERABILITY OF USING TAX INCENTIVES IN WISCONSIN

Vada Waters Lindsey 107

COMMENTS ON THE VALUE OF STATE TAX INCENTIVES

Mark D. Bugher 129

TAXPAYER BILL OF RIGHTS (“TABOR”)

THE TAXPAYER BILL OF RIGHTS: A SOLUTION TO WISCONSIN’S FISCAL PROBLEMS OR A PRESCRIPTION FOR FUTURE FISCAL CRISES? <i>Andrew Reschovsky</i>	135
IS THERE REALLY A PROPERTY TAX CRISIS? <i>Jack Norman</i>	161
COMMENTS ON TAXPAYER BILL OF RIGHTS <i>James S. Haney</i>	173
A LOCAL GOVERNMENT VIEW OF TABOR <i>Joseph J. Czarnezki</i>	177
COMMENTS ON TAXPAYER BILL OF RIGHTS <i>Michael Butera</i>	181

ESSAY

TIEBOUT OR SAMUELSON: THE 21ST CENTURY DESERVES MORE <i>Edward J. Huck</i>	185
---	-----

Michael K. McChrystal, Editor
Vada Waters Lindsey, Associate Editor

* * *

MARQUETTE LAW REVIEW

Volume 88

Fall 2004

Number 2

LEAD ARTICLE

THE ELECTORAL COLLEGE AND ITS MEAGER FEDERALISM

Paul Boudreaux 195

ARTICLES

INVOLVED APPELLATE JUDGING

Sarah M. R. Cravens 251

REDACTING RACE IN THE QUEST FOR COLORBLIND JUSTICE:
HOW RACIAL PRIVACY LEGISLATION SUBVERTS
ANTIDISCRIMINATION LAWS

Chris Chambers Goodman 299

ESSAY

THE LODESTAR OF PERSONAL RESPONSIBILITY

Michael B. Brennan 365

COMMENTS

THE ELECTRONIC WASTE RECYCLING ACT OF 2003:
CALIFORNIA'S RESPONSE TO THE ELECTRONIC WASTE CRISIS

Danielle M. Bergner 377

WHEN IS ROUTINE MAINTENANCE REALLY ROUTINE?
A PROPOSED MODIFICATION TO THE EPA'S NEW
SOURCE REVIEW PROGRAM

Robert A. Greco 391

LIMITING CONFLICTS OF INTEREST ARISING FROM
PHYSICIAN INVESTMENT IN SPECIALTY HOSPITALS

Maureen Kwiecinski 413

* * *

MARQUETTE LAW REVIEW

Volume 88

Winter 2004

Number 3

ARTICLES

THE TROUBLE WITH "FIGHTING WORDS": *CHAPLINSKY v. NEW HAMPSHIRE*
IS A THREAT TO FIRST AMENDMENT VALUES AND SHOULD
BE OVERRULED
Burton Caine 441

FUN WITH DICK AND JANE AND *LAWRENCE*: A PRIMER ON EDUCATION
PRIVACY AS CONSTITUTIONAL LIBERTY
Susan P. Stuart 563

ESSAY

AT A LOSS: THE STATE OF WISCONSIN AFTER EIGHT YEARS WITHOUT
THE PUBLIC INTERVENOR'S OFFICE
Jodi Habush Sinykin 645

COMMENT

UNSHACKLE ACADEMIA AND ALLOW IT TO EXEMPLIFY THE PURPOSE OF
PATENT LAW: "TO PROMOTE THE PROGRESS OF SCIENCE AND THE
USEFUL ARTS"
Joseph Mohr 671

* * *

MARQUETTE LAW REVIEW

Volume 88

Spring 2005

Number 4

LEAD ARTICLE

STRUCTURAL INTERPRETATION AND THE NEW FEDERALISM:
FINDING THE PROPER BALANCE BETWEEN STATE
SOVEREIGNTY AND FEDERAL SUPREMACY
Casey L. Westover 693

ARTICLES

BEYOND MODESTY: PRIVACY IN PRISON
AND THE RISK OF SEXUAL ABUSE
Kim Shayo Buchanan 751

IN THE LIGHT OF REASON AND EXPERIENCE: SHOULD FEDERAL
EVIDENCE LAW PROTECT CONFIDENTIAL COMMUNICATIONS
BETWEEN SAME-SEX PARTNERS?
Elizabeth Kimberly (Kyhm) Penfil 815

COMMENT

THE RECOGNITION OF A NEGLIGENCE CAUSE OF ACTION FOR
VICTIMS OF IDENTITY THEFT: SOMEONE STOLE MY IDENTITY,
NOW WHO IS GOING TO PAY FOR IT?
Anthony E. White 847

* * *

MARQUETTE LAW REVIEW

Volume 88

Summer 2005

Number 5

ARTICLES

AMERICAN SEPARATIONISM AND LIBERAL DEMOCRACY:
THE ESTABLISHMENT CLAUSE IN HISTORICAL AND
COMPARATIVE PERSPECTIVE
Richard Albert.....867

REMEDYING THE CONFUSION BETWEEN STATUTES OF
LIMITATIONS AND STATUTES OF REPOSE IN WISCONSIN—A
CONCEPTUAL GUIDE
Daniel J. La Fave.....927

ESSAY

A HISTORY OF THE WISCONSIN INHERITANCE TAX
Jack Stark.....947

COMMENTS

REVISING WISCONSIN'S GOVERNMENT IMMUNITY DOCTRINE
Linda M. Annoye.....971

RULE 60(B)(6): WHETHER "TAPPING THE GRAND RESERVOIR OF
EQUITABLE POWER" IS APPROPRIATE TO RIGHT AN ATTORNEY'S
WRONG
Christopher G. Meadows.....997

IMPACT OF CONTINGENCY FEE AGREEMENTS ON "REASONABLE"
ATTORNEY FEES AWARDED PURSUANT TO WISCONSIN FEE-
SHIFTING STATUTES
Katherine M. Mongoven.....1013

"ALL POLITICS IS LOCAL": THE POLITICS OF MERIT-BASED
FEDERAL JUDICIAL SELECTION IN WISCONSIN
Annie L. Owens1031

* * *