

## Table of Contents, Volume 82

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, Volume 82*, 82 Marq. L. Rev. (1998).  
Available at: <http://scholarship.law.marquette.edu/mulr/vol82/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](mailto:megan.obrien@marquette.edu).

# MARQUETTE LAW REVIEW

---

Volume 82

Fall 1998

Number 1

---

## CONTENTS

### ARTICLES

PUBLIC PURPOSE AND THE PUBLIC FUNDING OF  
SECTARIAN EDUCATIONAL INSTITUTIONS: A MORE  
RATIONAL APPROACH AFTER *ROSENBERGER* AND  
*AGOSTINI*

*Michael A. Vaccari*..... 1

AGAINST LEGALISM: REBUTTING AN  
ANACHRONISTIC ACCOUNT OF 1937

*David A. Pepper*..... 63

### ESSAY

THE EVALUATIVE-FACILITATIVE DEBATE IN  
MEDIATION: APPLYING THE LENS OF THERAPEUTIC  
JURISPRUDENCE

*Ellen A. Waldman*..... 155

### COMMENTS

SHOULD CLERGY HOLD THE PRIEST-PENITENT  
PRIVILEGE?

*Michael J. Mazza* ..... 171

RITE OF PROFESSIONAL PASSAGE: A CASE FOR THE  
LIBERALIZATION OF STUDENT PRACTICE RULES

*Sara B. Lewis*..... 205

RESHAPING THE CONSTITUTION TO MEET THE  
PRACTICAL NEEDS OF THE DAY: THE JUDICIAL  
PREFERENCE FOR BINDING ARBITRATION

*Vicki Zick*..... 247

THE WISCONSIN DEADMAN'S STATUTE: THE LAST  
SURVIVING VESTIGE OF AN ABANDONED COMMON  
LAW RULE

*Shawn K. Stevens* ..... 281



# MARQUETTE LAW REVIEW

---

Volume 82

Winter 1999

Number 2

---

## CONTENTS

### ARTICLES

#### FIDUCIARY RELATIONSHIPS ARE NOT CONTRACTS

*Scott FitzGibbon* ..... 303

#### THE SENATE'S POWER TO GIVE "ADVICE AND CONSENT" IN JUDICIAL APPOINTMENTS

*Christopher Wolfe* ..... 355

#### FINE TUNING THE BANK FRAUD STATUTE: A PROSECUTOR'S PERSPECTIVE

*Steven M. Biskupic* ..... 381

### COMMENTS

#### REFORMING THE IRS: THE EFFECTIVENESS OF THE INTERNAL REVENUE SERVICE RESTRUCTURING AND REFORM ACT OF 1998

*Wm. Brian Henning* ..... 405

#### INSURER'S ACCESS TO GENETIC INFORMATION: THE CALL FOR COMPREHENSIVE FEDERAL LEGISLATION

*Meredith A. Jagutis* ..... 429

### NOTE

#### A FAILED ATTEMPT TO TAKE BACK OUR STREETS—A CONSTITUTIONAL TRIUMPH FOR GANGS: *CITY OF CHICAGO V. MORALES*

*Thomas L. Doerr, Jr.* ..... 447



# MARQUETTE LAW REVIEW

Volume 82

Spring 1999

Number 3

## CONTENTS

### ESSAY

#### CONVENTIONAL WISDOM: THE COURTROOM TRIAL IN AMERICAN POPULAR CULTURE

*David Ray Papke* ..... 471

### ARTICLES

#### PROTECTIVE SEARCHES, PAT-DOWNS, OR FRISKS?: THE SCOPE OF THE PERMISSIBLE INTRUSION TO ASCERTAIN IF A DETAINED PERSON IS ARMED

*Thomas K. Clancy*..... 491

#### APPELLATE REVIEW OF REMAND ORDERS IN REMOVED CASES: ARE THEY LOSING A CERTAIN APPEAL?

*Thomas R. Hrdlick*..... 535

#### LEGAL INDETERMINACY AND THE BIVALENCE OF LEGAL TRUTH

*Alan R. Madry*..... 581

#### INJUSTICE IN ANY LANGUAGE: THE NEED FOR IMPROVED STANDARDS GOVERNING COURTROOM INTERPRETATION IN WISCONSIN

*Heather Pantoga*..... 601

### COMMENTS

#### INTRUSION UPON SECLUSION: BRINGING AN "OTHERWISE" VALID CAUSE OF ACTION INTO THE 21ST CENTURY

*Adam J. Tutaj* ..... 665

#### WHETHER RELIANCE ON THE WARRANTY IS REQUIRED IN A COMMON LAW ACTION FOR BREACH OF AN EXPRESS WARRANTY

*Matthew J. Duchemin*..... 689



# MARQUETTE LAW REVIEW

Volume 82

Summer 1999

Number 4

## CONTENTS

### INTRODUCTION

COMPETENCY, COERCION, AND RISK OF VIOLENCE: LEGAL INTERSECTS WITH FUNDAMENTAL ISSUES OF MENTAL HEALTH <i>Alison McChrystal Barnes</i> .....	713
--	-----

### SPEECH

MENTAL HEALTH AND THE LAW: TWO PERSPECTIVES <i>Maxine Aldridge White</i> .....	723
---	-----

### ARTICLES

THE MACARTHUR RISK ASSESSMENT STUDY: IMPLICATIONS FOR PRACTICE, RESEARCH, AND POLICY <i>Kirk Heilbrun &amp; Gretchen Witte</i> .....	733
---	-----

THE MACARTHUR COERCION STUDIES: A WISCONSIN PERSPECTIVE <i>Darold A. Treffert, M.D.</i> .....	759
--	-----

MANDATORY OBSOLESCENCE: THE THIRTY CREDIT RULE AND THE WISCONSIN SUPREME COURT <i>Peter K. Rofes</i> .....	787
---	-----

### ESSAY

FOREIGN LEGAL CONSULTANTS IN WISCONSIN <i>Kenneth L. Port</i> .....	827
--	-----



## COMMENTS

- INEQUITABLE CONDUCT: PERSISTENT PROBLEMS AND  
RECOMMENDED RESOLUTIONS  
*Scott D. Anderson*..... 845
- THE ERISA PREEMPTION QUESTION: WHY SOME HMO  
MEMBERS ARE DYING FOR CONGRESS TO AMEND ERISA  
*Jane M. Mulcahy*..... 877

## BOOK REVIEW

- FEAR OF JUDGING: SENTENCING GUIDELINES IN THE FEDERAL  
COURTS—HAS FEDERAL SENTENCING REFORM FAILED?  
*Sara Beth Lewis*..... 901

## INDEX

- CUMULATIVE INDEX: VOLUMES 78-82  
..... 921