Table of Contents for Volume 80

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 80, 80 Marq. L. Rev. (1996).
Available at: http://scholarship.law.marquette.edu/mulr/vol80/iss1/2

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.
CONTENTS

ARTICLES

WHEN JUDGES ARE GATEKEEPERS: DEMOCRACY, MORALITY, STATUS, AND EMPATHY IN DUTY DECISIONS (HELP FROM ORDINARY CITIZENS)
Cheryl L. Wade .................................................. 1

THE SHIFT FROM POWER TO PROCESS: A FUNCTIONAL APPROACH TO FORECLOSURE LAW
Basil H. Mattingly ............................................. 77

THE FAMILY AND MEDICAL LEAVE ACT: DOES IT MAKE UNREASONABLE DEMANDS ON EMPLOYERS?
Robert J. Aalberts and
Lorne H. Seidman .................................................. 135

LEGISLATIVE HISTORY: THE PHILOSOPHIES OF JUSTICES SCALIA AND BREYER AND THE USE OF LEGISLATIVE HISTORY BY THE WISCONSIN STATE COURTS
Kenneth R. Dortzbach ........................................... 161

ESSAY

AN ESSAY ON TERM LIMITS AND A CALL FOR A CONSTITUTIONAL CONVENTION
Ronald D. Rotunda and
Stephen J. Safranek ............................................. 227

COMMENTS

ANTITRUST IMMUNITY FOR HEALTH CARE PROVIDERS IN WISCONSIN: THE STATE ACTION IMMUNITY DOCTRINE AND WISCONSIN'S HEALTH CARE COOPERATIVE AGREEMENT LEGISLATION
Sean O'D. Bosack ............................................... 245
WISCONSIN’S PREVAILING WAGE LAWS: WHY THEY HAVE BEEN PREEMPTED BY THE EMPLOYEE RETIREMENT INCOME SECURITY ACT

Bradley C. Fulton ............................ 269
CONTENTS

ARTICLES

LAW AND THE CONCEPT OF THE CORE SELF: TOWARD A RECONCILIATION OF NATURALISM AND HUMANISM
John L. Hill ........................................ 289

THE PUBLIC, THE PRIVATE AND THE CORPORATION
Paul N. Cox ........................................ 391

THE CURIOUS CASE OF DISAPPEARING FEDERAL JURISDICTION OVER FEDERAL ENFORCEMENT OF FEDERAL LAW: A VEHICLE FOR REASSESSMENT OF THE TRIBAL EXHAUSTION/ABSTENTION DOCTRINE
Blake A. Watson ............................... 531

COMMENTS

JUDICIAL REVIEW OF INTERNATIONAL ARBITRAL AWARDS: PRESERVING INDEPENDENCE IN INTERNATIONAL COMMERCIAL ARBITRATIONS
Jessica L. Gelander .............................. 625

WHEN THE BOSS STEPS OVER THE LINE: SUPERVISOR LIABILITY UNDER TITLE VII
Kathryn K. Hensiak ............................ 645

NEWBORNS’ AND MOTHERS’ HEALTH PROTECTION ACT: PUTTING THE BRAKES ON DRIVE-THROUGH DELIVERIES
Debra E. Kuper ................................. 667
CONTENTS

SPEECHES AND ESSAYS

PREFACE
   The 1996-97 Editorial Board ................... 691

LAWYERS' ROLES AS NEW ATTORNEYS
   Ralph Nader & Wesley Smith .................. 695

INTRODUCTION TO THE REPORT OF THE COMMISSION
ON THE DELIVERY OF LEGAL SERVICES
   Shirley S. Abrahamson ....................... 699

THE IMPORTANCE AND PLACE OF THE WISCONSIN
REPORTS ON THE DELIVERY OF LEGAL SERVICES
AND LEGAL EDUCATION
   Howard B. Eisenberg ........................ 705

HEART AND SOUL . . . AND WHERE SHOULD WE
GO FROM HERE?
   John S. Skilton .............................. 715

WILL JUSTICE BE RATIONED?
   Jerome J. Shestack .......................... 727

COMMENTARIES

WISCONSIN'S JOURNEY TO JUST SOLUTIONS
   R. William Ide III .......................... 737

THE SHARED RESPONSIBILITY FOR A PROFESSION
   Robert MacCrate ............................. 745

SKILLS, VALUES, AND EDUCATION: THE MACCRATE
REPORT FINDS A HOME IN WISCONSIN
   Graham C. Lilly ............................. 753
CENTRAL PLANNING OR MARKET CONTROLS IN LEGAL EDUCATION: HOW TO DECIDE WHAT LAWYERS SHOULD KNOW
Michael K. McChrystal

761

THE REPORT OF THE WISCONSIN COMMISSION ON LEGAL EDUCATION: A ROAD MAP TO NEEDED REFORM, OR JUST ANOTHER REPORT?
William D. Underwood

773

COMMENTS

Cynthia L. Glaze

793

THE MISAPPROPRIATION THEORY OF INSIDER TRADING: OUTSIDE THE LINES OF SECTION 10(b)
Joseph J. Humke

819

CITY OF EDGERTON: CREATING A FRIENDLIER FORUM FOR INSURANCE COMPANIES
William T. Stuart

853

APPENDIX

REPORT OF THE WISCONSIN COMMISSION ON THE DELIVERY OF LEGAL SERVICES

REPORT OF THE WISCONSIN COMMISSION ON LEGAL EDUCATION
CONTENTS

ARTICLES

THE TAX PARADIGM OF CHILD CARE: SHIFTING ATTITUDES TOWARD A PRIVATE/PARENTAL/PUBLIC ALLIANCE
Sharon C. Nantell ........................................ 879

FEMALE CORRECTIONAL OFFICERS AND PRISONER PRIVACY
Mary Ann Farkas & Kathryn R.L. Rand ............ 995

SPEECH

JUDICIAL RESPONSIBILITY, JUDICIAL INDEPENDENCE AND THE ELECTION OF JUDGES
Nathan S. Heffernan ...................................... 1031

COMMENTS

CONTRACTING FOR INDIGENT DEFENSE: PROVIDING ANOTHER FORUM FOR SKEPTICS TO QUESTION ATTORNEY'S ETHICS
Kelly A. Hardy ........................................ 1053

DOUBLE JEOPARDY'S MULTIPUNISHMENT PROTECTION AND REGULATION OF CIVIL SANCTIONS AFTER United States v. Ursery
Patrick S. Nolan ........................................ 1081

THE ESSENTIAL FACILITIES DOCTRINE: WHAT DOES IT MEAN TO BE ESSENTIAL?
Christopher M. Seelen ................................. 1117

NOTE

ELIMINATION OF RACE AS A FACTOR IN LAW SCHOOL ADMISSIONS: AN ANALYSIS OF Hopwood v. Texas
Erin M. Hardtke ........................................ 1135