Cumulative Index: Volumes 68-77

Marquette University

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

Part of the Law Commons

Repository Citation
Marquette University, Cumulative Index: Volumes 68-77, 77 Marq. L. Rev. 926 (1994).
Available at: http://scholarship.law.marquette.edu/mulr/vol77/iss4/9

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.
CUMULATIVE INDEX
VOLUMES 68-77

Published by Students and Faculty of
The Marquette University Law School
Milwaukee, Wisconsin
CUMULATIVE INDEX: VOLUMES 68-77

TITLE INDEX

A

ABANDONMENT OF TOXIC WASTES UNDER SECTION 554 OF THE BANKRUPTCY CODE:
Lisa E. Waisbren ............................................................ 71-353

ABORTION: STATE REGULATIONS—PLANNED PARENTHOOD V. CASEY, 505 U.S. __,

THE ADMISSIBILITY OF HYPNOTICALLY ENHANCED TESTIMONY IN CRIMINAL TRIALS:
Gary M. Shaw ........................................................................ 75-1

THE ADMISSIBILITY OF NOVEL SCIENTIFIC EVIDENCE: THE CURRENT STATE OF THE
Frye Test in Wisconsin: Gary J. Van Domelen ......................... 69-116

AGE DISCRIMINATION AND THE MODERN REDUCTION IN FORCE: Robert K. Sholl &
Dean A. Strang ........................................................................ 69-331

AGREEMENTS BETWEEN SPOUSES UNDER THE WISCONSIN MARITAL PROPERTY ACT:
Frederic S. Schwartz .......................................................... 68-404

ALCOHOL AND OTHER DRUGS IN WISCONSIN DRIVERS: THE LABORATORY PERSPECTIVE:
Patricia H. Field ....................................................................... 69-235

ALLOCATION OF CASES IN A TWO-TIERED APPELLATE STRUCTURE: THE WISCONSIN
EXPERIENCE AND BEYOND: Richard S. Brown ......................... 68-189

AMELIORATING THE HARSH EFFECTS OF WISCONSIN'S MUNICIPAL NOTICE OF CLAIM
STATUTE: Michael Waldspurger ................................................ 77-610

ANALYZING THE REASONABLENESS OF BODILY INTRUSIONS: David C. Samacki .............. 68-130

ANTITRUST—MUNICIPAL IMMUNITY AND THE SHERMAN ACT: A NEW AND AMBIGUOUS

APPLICATIONS OF THE WISCONSIN MARITAL PROPERTY ACT TO ESTATE PLANNING:
A PRACTICAL DISCUSSION ON SELECTED ASPECTS OF THE ACT: Joseph E. Tierney,
Jr. & Scott D. Gerardin ........................................................ 68-470

THE ARBITRATION OF SECURITIES LAW DISPUTES AFTER RODRIGUEZ AND THE
IMPACT ON INVESTOR PROTECTION: Janet E. Kerr .................... 73-217

ARTICLE III AND THE PROCESS DUE A CONNECTICUT YANKEE BEFORE KING
ARTHUR'S COURT: Michael E. O'Neill ..................................... 76-1

ARTICLE 3 DEMAND NOTES AND THE DOCTRINE OF GOOD FAITH: Carolyn M.
Edwards .................................................................................. 74-481

AT WORK WHILE "UNDER THE INFLUENCE": THE EMPLOYER'S RESPONSE TO A
HAZARDOUS CONDITION: Jennifer L. Adams ......................... 70-88

ATTEMPTED MONOPOLIZATION: REUNITING A DOCTRINE DIVORCED FROM ITS
CRIMINAL LAW ROOTS AND THE POLICY OF THE SHERMAN ACT: Mark E.
Roszkowski & Ralph Brubaker .................................................. 73-355

ATTORNEY-CLIENT PRIVILEGE: WISCONSIN'S APPROACH TO THE EXCEPTIONS:
Annette M. Kingsland .......................................................... 72-582

ATTORNEY'S FEES IN CIVIL RIGHTS CASES: AN ESSAY ON STREAMLINING THE
FORMULATION TO ATTRACT GENERAL PRACTITIONERS: William K. Kimble ................. 69-373

THE AUTHORITY TO TAX IN WISCONSIN: Jack Stark ..................... 77-457

B

BANKRUPTCY—REJECTION OF COLLECTIVE BARGAINING AGREEMENTS BEFORE AND
AFTER THE 1984 CODE AMENDMENTS. NLRB V. BILDISCO & BILDISCO, 104 S.
BIBLIOGRAPHY (MARITAL PROPERTY): Susan K. Mueller & Maxine W. Shields ................................................................. 68-519
THE BICENTENNIAL OF THE CONSTITUTION: A TIME FOR EDUCATION: Strom Thurmond ................................................................................................................................. 70-375
A BLACK WOMAN'S VOICE: THE STORY OF MABEL RAIMNEY, "SHERO": Phoebe W. Williams .......................................................... 74-345
BUILDING A MOAT AROUND THE IVORY TOWER: PRICING POLICY IN THE BUSINESS OF HIGHER EDUCATION: Steven R. Salbu ................................................................. 75-283

C

C AR 54—HOW DARE YOU!: TOWARD A UNIFIED THEORY OF WARRANTLESS AUTOMOBILE SEARCHES: Eldon D. Wedlock, Jr. ................................................................. 75-79
THE CASE AGAINST ALL ENCOMPASSING FEDERAL MASS TORT LEGISLATION: SACRIFICE WITHOUT GAIN: Robert A. Sedler & Aaron D. Twerski ........................................... 73-76
CELEBRATING THE CONSTITUTION: THE VIRTUES OF ITS VICES AND VICE VERSA: Gordon B. Baldwin ................................................................................................................................. 70-423
CHARACTER, COMPETENCY, AND CONSTITUTIONALISM: DID THE BORK NOMINATION REPRESENT A FUNDAMENTAL SHIFT IN CONFIRMATION CRITERIA?: Frank Guliuzza III, Daniel J. Reagan & David M. Barrett ................................................................. 75-409
"THE CHECK IS IN THE MAIL"—MASTERING THE MAZE OF EMPLOYER CONTRIBUTIONS TO ERISA PLANS: Carolyn D. Gentile ................................................................................................................................. 72-349
CHILD ABUSE: HELPING KIDS WHO ARE HURTING: Linda L. Hale & Julie Underwood ................................................................................................................................. 74-560
CHOOSING BETWEEN NORMATIVE AND DESCRIPTIVE VERSIONS OF THE JUDICIAL ROLE: Michael Herz ................................................................................................................................. 75-725
CIVIL FORFEITURE AND DRUG PROCEEDS: THE NEED TO BALANCE SOCIETAL INTERESTS WITH THE RIGHTS OF INNOCENT OWNERS: George T. Pappas ................................................................................................................................. 77-856
CIVIL LEGAL MALPRACTICE IN WISCONSIN: HELMBRECHT AND BEYOND: Robert E. Cook & Pamela H. Schaefer ................................................................................................................................. 69-515
CIVIL RICO: BEFORE AND AFTER SEDIMA: James A. Doering ................................................................................................................................. 69-395
COMMENTARY ON PRIVATIZATION: FORMS, LIMITS AND RELATIONS TO A POSITIVE THEORY OF GOVERNMENT: Stuart M. Butler ................................................................................................................................. 71-525
THE COMMERCIAL ACTIVITY EXCEPTION—JUSTICE DEMANDS CONGRESS DEFINE A LINE IN THE SHIFTING SANDS OF SOVEREIGN IMMUNITY: Amelia L. McCarthy ................................................................................................................................. 77-893
THE COMMUNITY REINVESTMENT ACT—ASSET OR LIABILITY?: David E. Cohen ................................................................................................................................. 75-599
COMPARABLE WORTH—A NECESSARY VEHICLE FOR PAY EQUITY: Ellen M. Ryan . 68-93
THE COMPARATIVE LEGAL PROCESS THROUGHOUT THE LAW SCHOOL CURRICULUM: A MODEST PROPOSAL FOR CULTURE AND COMPETENCE IN A PLURALISTIC SOCIETY: Michael P. Waxman ................................................................................................................................. 74-391
A COMPREHENSIVE APPROACH: DIRECTOR AND OFFICER INDEMNIFICATION IN WISCONSIN: Paul Milakovich ................................................................................................................................. 71-407
COMPUTER PRINTOUTS AS EVIDENCE: STRICTER FOUNDATION OR PRESUMPTION OF RELIABILITY?: Mark A. Johnson ................................................................................................................................. 75-439
COMPUTER SIMULATIONS IN LITIGATION: ARE TELEVISION GENERATION JURORS BEING MISLED?: Adam T. Berkoff ........................................... 77-829

CONFERENCE PROCEEDINGS: Jeremy F.G. Shearmur ........................................... 71-585

A CONFLICT OF RIGHTS: The Supreme Court and Affirmative Action: Barbara J. Kraetsch .................................................................. 74-513

CONSCIOUS PAIN AND SUFFERING IS NOT A MATTER OF DEGREE: Daniel J. Gabler. 74-289


CONSTITUTIONAL LAW—Balancing First Amendment Rights to Freedom of Expression Against the Rights of an Individual to Privacy in the Home. Schultze v. Frisby, 807 F.2d 1339 (7th Cir. 1986): Hugh J. O'Halloran .......... 71-201

CONSTITUTIONAL PROBLEMS SURROUNDING THE IMPLEMENTATION OF "ANTI-GANG" REGULATIONS IN THE PUBLIC SCHOOLS: James A. Maloney ...................... 75-179


THE CONSTITUTIONALITY OF WISCONSIN'S NONECONOMIC DAMAGE LIMITATION: Brian R. Peacy ........................................... 72-235

CONVICTIONS THROUGH HEARSAY IN CHILD SEXUAL ABUSE CASES: A LOGICAL PROGRESSION BACK TO SQUARE ONE: Frank M. Tuerkheimer .................... 72-47

CORPORATE CRIMINAL LIABILITY FOR WORK-SITE DEATHS: OLD LAW USED A NEW WAY: Patrick J. Schott ........................................... 71-793

CORPORATE LAW—Consumer's Co-Op v. Olsen, 142 Wis. 2d 465, 419 N.W.2d 211 (1988): Sheryl L. Kelley ........................................... 72-305

COURT REFORM OF 1977: THE WISCONSIN SUPREME COURT TEN YEARS LATER: William A. Bablitch ........................................... 72-1

CREDITORS' COMMITTEES UNDER CHAPTER 11 OF THE UNITED STATES BANKRUPTCY CODE: CREATION, COMPOSITION, POWERS, AND DUTIES: Peter C. Blain & Diane H. O'Gawa ........................................... 73-581

CRIMINAL LAW—Victim Rights: Remembering the "Forgotten Person" in the Criminal Justice System: Anne M. Morgan ........................................... 70-572

CRITICAL ANALYSIS OF RULE 11 SANCTIONS IN THE SEVENTH CIRCUIT: Michael J. Mazureczak ........................................... 72-91

A CRITICAL RESPONSE TO THE INTERPRETIVIST CONSTITUTIONAL THEORIES OF MEese and Thurmond: Christine M. Wiseman ........................................... 70-475

A CRITIQUE OF THE CIVILITY MOVEMENT: WHY RAMBO WILL NOT GO AWAY: Kathleen P. Browe ........................................... 77-751

CROSS REFERENCE TABLE (UNIFORM MARITAL PROPERTY ACT AND WISCONSIN STATUTES) ........................................... 68-534

D

THE DEBTOR IN FULL CONTROL: A CASE FOR ADOPTION OF THE TRUSTEE SYSTEM: Jerome R. Kerkm an ........................................... 70-159

DEFAMATION IN THE WORKPLACE: THE IMPACT OF INCREASING EMPLOYER LIABILITY: Ann M. Barry ........................................... 72-264


DEPARTURES FROM THE UNIFORM MARITAL PROPERTY ACT CONTAINED IN THE WISCONSIN MARITAL PROPERTY ACT: Lynn Adelman, Donald Hanaway & Mary L. Munts ........................................... 68-390
THE DOCTRINE OF NECESSITY AND ITS PARAMETERS: Russell A. Eisenberg & Frances F. Gecker ................................................................. 73-1

DUAL CHARACTER CONTRIBUTIONS: A PROPOSED PENALTY TO DETER CHARITIES FROM PROVIDING ERRONEOUS INFORMATION REGARDING DEDUCTIBILITY: Gregory I. Devorkin .......................................................... 76-294

THE ECONOMIC BENEFIT DOCTRINE: HOW AN UNCONDITIONAL RIGHT TO A FUTURE BENEFIT CAN CAUSE A CURRENT TAX DETRIMENT: John F. Cooper ................. 71-217
ECONOMIC LIBERTY: AN EXPLORATION OF THE LINK BETWEEN THE CONSTITUTION OF THE UNITED STATES, MATERIALISM AND BASIC FREEDOM: Betty S. Murphy . . . 70-443
THE EDUCATION FOR ALL HANDICAPPED CHILDREN ACT SINCE 1975: Kathryn M. Coates ........................................................................ 69-51

ELECTION LAW—LIMITATIONS ON INDEPENDENT PACS HELD UNCONSTITUTIONAL. FEDERAL ELECTION COMMISSION V. NATIONAL CONSERVATIVE POLITICAL ACTION COMMITTEE, 105 S. Ct. 1459 (1985): Anne M. Morgan......................... 69-143

EMPLOYER FETAL PROTECTION POLICIES AT WORK: BALANCING REPRODUCTIVE HAZARDS WITH TITLE VII RIGHTS: Christine N. O'Brien, Margo E. K. Reder, Gerald A. Madek & Gerald R. Ferrera ............................................ 74-147
EMPLOYMENT RIGHTS OF THE WISCONSIN MILITARY RESERVIST UNDER FEDERAL AND STATE LAW: Gregory S. Pokrass .................................................. 71-75
ENHANCED VALUE OF A CLOSELY HELD CORPORATION AT THE TIME OF DIVORCE: WHAT ROLE WILL WISCONSIN'S MARITAL PROPERTY ACT PLAY?: Peggy L. Podell .............................................................. 69-82

ESCAPE OF THE GUILTY: WHAT A WISCONSIN TRIAL JUDGE THINKS ABOUT THE CRIMINAL JUSTICE SYSTEM: David E. Schultz ............................................... 70-633
EVIDENCE OF CHARACTER, HABIT, AND "SIMILAR ACTS" IN WISCONSIN CIVIL LITIGATION: Daniel D. Blinka ......................................................... 73-283
EVIDENTIARY PROBLEMS OF APPORTIONMENT UNDER WISCONSIN SECOND COLLISION LAW: James A. Niquet .................................................. 72-539
EXCESS INSURER'S DUTY TO DEFEND AFTER PRIMARY INSURER SETTLES WITHIN POLICY LIMITS: WISCONSIN AFTER LOY AND TEIGEN. James M. Fredericks ................. 70-285


THE FACT/OPTION DISTINCTION: AN ANALYSIS OF THE SUBJECTIVITY OF LANGUAGE AND LAW: Michele Sanders .................................................. 70-673
FETAL PROTECTION POLICIES NO LONGER A BONA FIDE OCCUPATIONAL QUALIFICATION DEFENSE? INTERNATIONAL UNION, UAW V. JOHNSON CONTROLS, 111 S. Ct. 1196 (1991): Theresa M. Scannell .................................................. 75-489
FINDING PROBABLE CAUSE IN AN INFORMANT'S TIP: Peter F. Mullaney ..................... 68-314

FITNESS OR AGE AS AN OCCUPATIONAL QUALIFICATION FOR PROTECTIVE SERVICE WORKERS: A CHOICE BETWEEN BONA FIDE CRITERION OR ARBITRARY DISCRIMINATION?: Kaye K. Vance .......................................................... 69-422

FREEDOM OF ASSOCIATION AND THE PRIVATE CLUB: THE INSTALLATION OF A "THRESHOLD" TEST TO LEGITIMIZE PRIVATE CLUB STATUS IN THE PUBLIC EYE: Julie A. Moegenburg .......................................................... 72-403
FUTURE DAMAGES IN ADEA CASES: Timothy E. Hawks ........................................... 69-357
G

THE GOOD FAITH EXCEPTION TO THE EXCLUSIONARY RULE: THE LATEST EXAMPLE OF "NEW FEDERALISM" IN THE STATES: Carolyn A. Yagla ...................... 71-166
Guestworker Policies and Apartheid: Does One Resemble the Other?: Demetra K. Matsis ........................................... 74-525

H

HATE CRIMES—NEW LIMITS ON THE SCOPE OF FIRST AMENDMENT PROTECTION?
WISCONSIN v. MITCHELL, 113 S. Ct. 2194: Brian Resler ......................... 77-415
"HIGH COMEDY BUT INFERIOR JUSTICE": THE AFTERMATH OF GRADY v. CORBIN:
Diane M. Resch ......................................................... 75-265
THE HISTORY OF ANTITRUST MARKET DELINEATION: Gregory J. Werden ........ 76-123

I

THE IMPACT OF GARRETT v. CITY OF NEW BERLIN ON WISCONSIN'S APPROACH TO NEGLECTFUL INFLICTION OF EMOTIONAL DISTRESS AND A RECOMMENDATION FOR FUNDAMENTAL DOCTRINAL CHANGE: John A. Goldstein ...................... 75-467
THE IMPACT OF WISCONSIN'S MARITAL PROPERTY ACT ON FAMILY LAW: James J. Podell ........................................................................ 68-448
IMPOSITION OF LIABILITY ON SOCIAL HOSTS IN DRUNK DRIVING CASES: A JUDICIAL RESPONSE MANDATED BY PRINCIPLES OF COMMON LAW AND COMMON SENSE: Deborah B. Goldberg .......................................................... 69-251
IN SEARCH OF FAMILY VALUE: CONSTRUCTING A FRAMEWORK FOR JURISPRUDENTIAL DISCOURSE: Steven H. Hobbs ........................................ 75-529
INSURANCE AGAINST PUNITIVE DAMAGES IN DRUNK DRIVING CASES: James A. Niquet ..................................................................... 69-306

INSURED'S BAD FAITH AS SHIELD OR SWORD: LITIGATION RELIEF FOR INSURERS?
Douglas R. Richmond ........................................................................ 77-41
INSURER SUBROGATION IN WISCONSIN: THE GOOD HANDS (OR A NEIGHBOR) IN ANOTHER'S SHOES: John J. Kircher .................................. 71-33
INTEREST CRITERIA IN FACT-FINDING AND ARBITRATION: EVIDENTIARY AND SUBSTANTIVE CONSIDERATIONS: Marvin F. Hill, Jr. & Emily DeLacenserie 74-399
INTRODUCTION (DRUNK DRIVING): Lynn S. Adelman ................................. 69-159
INTRODUCTION: PUBLIC CHOICE, CONTRACTING OUT AND COMMUNITARIANISM:
Jeremy F.G. Shearmur ........................................................................ 71-445
IRRECONCILABLE DIFFERENCES: INCOME FROM SEPARATE PROPERTY UNDER DIVORCE LAW AND UNDER WISCONSIN'S MARITAL PROPERTY ACT: Timothy A. Bascom .......................................................... 70-41
IS WISCONSIN'S FRIVOLOUS CLAIM STATUTE FRIVOLOUS? A CRITICAL ANALYSIS OF WIS. STAT. § 814.025: Jay W. Endress ........................................ 68-279

J

JESUIT LEGAL EDUCATION: FOCUSING THE VISION: Steven M. Barkan ................ 74-99
JOURNALISTIC MALPRACTICE: THE NEED FOR A PROFESSIONAL STANDARD OF CARE IN DEFAMATION CASES: Hugh J. O'Halloran .................................. 72-63
JUDICIAL CANDOR: DO AS WE SAY, NOT AS WE DO: John J. Kircher ................ 73-421
JUDICIAL SCRUTINY OF PROSECUTORIAL DISCRETION IN THE DECISION NOT TO FILE A COMPLAINT: Samuel Becker ................................................ 71-749
1994] CUMULATIVE INDEX 931

JUDICIALLY EXCEPTING THE LITERAL LOGIC IN LEVI: Advocating the Implementation of the Fortuitous Recipient Exception: Paul T. Wrycha ....... 75-237

JURISDICTION IN SINGLE CONTRACT CASES: Burger King Sets the Standard.
Burger King Corp. v. Rudzewicz, 105 S. Ct. 2174 (1985): Christie A. Linskens ............................................................ 69-645

JURISDICTION OF THE WISCONSIN COURT OF APPEALS: Earl H. Hazeltine .... 69-545
The Jurisprudence of Privacy in a Splintered Supreme Court: David M. Smolin ................................................................. 75-975


L


LEAD-BASED PAINT Poisoning LIABILITY: Wisconsin Realtors, Residential Property Sellers, and Landlords Beware: Karla A. Francken ...... 77-550

THE LEGAL EDUCATION OF WOMEN: FROM "TREASON AGAINST NATURE" TO SOUNDING A "DIFFERENT VOICE": Christine M. Wiseman .................. 74-325

LEGAL MALPRACTICE DAMAGES IN A TRIAL WITHIN A TRIAL—A CRITICAL ANALYSIS OF UNIQUE CONCEPTS: AREAS OF UNCONSCIONABILITY: Joseph H. Koffler .... 73-40

LIMITING LENDER LIABILITY UNDER CERCLA BY ADMINISTRATIVE RULE: Frona M. Powell ....................................................... 75-139

LIQUOR LIABILITY AND BLAME-SHIFTING DEFENSES: Do THEY MIX?: Madeleine E. Kelly ......................................................... 69-217

A LOOK AT GOD, FEMINISM, AND TORT LAW: Randy Lee ........................................... 75-369

M

Making All the Difference By Martha Minow: Judith G. McMullen .................... 74-253

MALPRACTICE LIABILITY OF COMPANY DOCTORS IN WISCONSIN: Michael L. Farrell. 68-676

MARITAL PROPERTY: REFORM IN THE WISCONSIN TRADITION: Anthony S. Earl .... 68-381

Marquette Law School: The First Twenty Years: William D. Miller ............. 74-377

THE MARQUETTE LAWYER: James D. Ghiardi ............................................. 74-91

MASS MEDIA AND THE TRANSFORMATION OF AMERICAN POLITICS: Kristine A. Oswald ................................................... 77-385

MEASURING TORT DAMAGES FOR LOSS OF EARNINGS WITHOUT DEDUCTING INCOME TAXES: A Wisconsin Rule Which Lost Its Rationale: Patricia C. Bradford ......................................................... 70-210

MEDICAL MALPRACTICE: A DILEMMA IN THE SEARCH FOR JUSTICE: Robert J. Femma .......................................................... 68-237


MEMORIAL FOR FRANCIS X. Swtlik: James D. Ghiardi. ........................................ 68-4

MIGRATING COUPLES AND WISCONSIN'S MARITAL PROPERTY ACT. Patrice E. Patterson & Michael H. Ahrens .............................................. 68-488

MITIGATING THE EFFECTS OF PRIVATE REVITALIZATION ON HOUSING FOR THE POOR: James G. Durham & Dean E. Sheldon, III ................. 70-1

N

A NEW OFFER TO WISCONSIN'S POOR: John O. Norquist & Stephen D. Holt ........ 77-443
NEW REPRODUCTIVE TECHNOLOGY AND WISCONSIN LAW: Fertility Clinics
Making Law: Debbie K. Lerner .................................................. 75-206
NON-FIDUCIARY LIABILITY UNDER THE EMPLOYEE RETIREMENT INCOME SECURITY
ACT: Jonathan D. Schwartz .................................................. 69-561

OFFENSE DEFINITION IN WISCONSIN'S IMPAIRED DRIVING STATUTES: Thomas J.
Hammer ................................................................. 69-165
"ONCE MORE UNTO THE BREACH, DEAR FRIENDS, ONCE MORE": A CALL TO
ELIMINATE THE FELONY-MURDER DOCTRINE IN WISCONSIN AND REPEAL
§ 940.03: Michael J. Roman ........................................... 77-785
ORIGINAL INTENT AND THE POLITICS OF REPUBLICANISM: J. David Hoeveler, Jr. .... 75-863
OUR CONSTITUTION'S DESIGN: THE IMPLICATIONS FOR ITS INTERPRETATION: Edwin
Meese, III .................................................................. 70-381

THE PARTIAL VETO AS A NEGOTIATING TOOL: Martin J. Schreiber ........... 77-433
THE PARTIAL VETO IN THE LUCEY ADMINISTRATION: Patrick J. Lucey .......... 77-427
THE PARTISAN BATTLE OVER THE CONSTITUTION: Meese's Jurisprudence of
Original Intention and Brennan's Theory of Contemporary Ratification:
Jonathan K. Van Patten .................................................. 70-389
PARENTAL SMOKING: A FORM OF CHILD ABUSE?: Jon D. Anderson .......... 77-360
PATENTS AND MONOPOLIZATION: THE ROLE OF PATENTS UNDER SECTION TWO OF
THE SHERMAN ACT: Ramon A. Kiltzke .................................. 68-557
PERCENTAGE LEASES: IS THERE A NEED TO IMPLY A COVENANT OF CONTINUOUS
OPERATION?: William J. Hammett ........................................ 72-559
PERJURY PROSECUTIONS AFTER ACQUITALS: THE EVILS OF FALSE TESTIMONY
BALANCED AGAINST THE SACRIFICIO OF DETERMINATIONS OF INNOCENCE: James
A. Shellenberger .......................................................... 71-703
PERSONAL REFLECTIONS ON THE PARTIAL VETO: Anthony S. Earl .......... 77-437
A PIGMENT OF THE IMAGINATION: LOOKING AT AFFIRMATIVE ACTION THROUGH
JUSTICE SCALIA'S COLOR-BLIND RULE: James L. McAlister .............. 77-327
Plea Bargaining: An Unnecessary Evil: Ralph A. Fine .......................... 70-615
A POLICE CHIEF COMMENTS: FITNESS AS A BONA FIDE OCCUPATIONAL QUALIFICATIONS
AT ANY AGE: Robert J. Ziarnik ...................................... 69-447
POLICE CIVIL LIABILITY AND THE LAW OF HIGH SPEED PURSUIT: Richard G.
Zevitz ....................................................................... 70-237
A POLICY ANALYSIS OF A SUCCESSOR CORPORATION'S LIABILITY FOR ITS PREDECESSOR'S
DEFECTIVE PRODUCTS WHEN THE SUCCESSOR HAS ACQUIRED THE
PREDECESSOR'S ASSETS FOR CASH: Timothy J. Murphy .................. 71-815
PORTRAIT OF A JUROR: A SELECTED BIBLIOGRAPHY: Carole L. Hinchcliff .... 69-495
PREFACE: Hugh J. O'Halloran .............................................. 72-143
PREFACE: IN CELEBRATION OF OUR CONSTITUTION: Kevin T. Smith ........ 70-351
PREHEARING DISCOVERY UNDER WISCONSIN'S WORKER'S COMPENSATION ACT: A
REVIEW AND CRITIQUE: Lawrence A. Towers ........................... 68-597
PRIVACY, FAMILY AUTONOMY, AND THE MALTREATED CHILD: Judith G.
McMullen .................................................................... 75-569
PRIVATIZATION: POLITICS, LAW AND THEORY: Ronald A. Cass .............. 71-449
PRIVATIZATION AND INSTITUTIONAL CHOICE: Neil K. Komesar ............. 71-551
PRIVATIZATION AND THE "PRIMARILY RELATED" TEST: A CASE FOR CLARIFICATION:
Mark Hazelbaker & David C. Hertel ...................................... 74-451
1994] CUMULATIVE INDEX 933

Privatization in Britain—the Institutional and Constitutional Issues: Cento G. Veljanovski ................................................................. 71-558


Processing Civilian Complaints: A Study of the Milwaukee Fire and Police Commission: Richard S. Jones ............................................. 77-505


Prohibiting Lawyers from Assisting in Unconscionable Transactions: Using an Overt Tool: Lee A. Pizzimenti ........................................... 72-151

A Proposal for the Abolition of the Domestic Relations Exception: Mark S. Poker .................................................................................. 71-141

Protecting America’s Farmers Under State Mediation Laws and Chapter 12: Who’s Being Protected?: Sonja T. Eayrs ........................................ 72-466

Protecting the Grand Canyon National Park from Glen Canyon Dam: Environmental Law at its Worst: Clayton L. Riddle ............................. 77-115


PTSD: Effective Representation of a Vietnam Veteran in the Criminal Justice System: Ann R. Auberry .................................................. 68-647

Public Access to Law Enforcement Records in Wisconsin: Michael J. Fitzgerald ................................................................. 68-705

The “Public Interest or Concern” Test—Have We Resurrected a Standard That Should Have Remained in the Defamation Graveyard?: De Vonna Joy ................................................................. 70-647

Public Outcry v. Individual Rights: Right to Counsel and the Drunk Driver’s Dilemma: Laurie A. Misra ................................................ 69-278

Punitive Damage Awards—An Expanded Judicial Role: James D. Ghiardi ................................................................. 72-33


Q


R


Reaching a Deep Pocket Under the Racketeer Influenced and Corrupt Organizations Act: Mark S. Poker .................................................. 72-511

A Reassessment of Mandatory State Bar Membership in Light of Levine v. Heffernan: Peter A. Martin ............................................................. 73-144

Recovery for Economic Loss Under a Products Liability Theory: From the Beginning Through the Current Trend: Cathy Bellehumeur .............................................. 70-320

Redefining the Modern Constraints of the Establishment Clause: Separable Principles of Equality, Subsidy, Endorsement, and Church Autonomy: Matthew S. Steffey ......................................................................... 75-903
SOME REFLECTIONS ON THE DEVELOPMENT OF NATIONAL WILDLIFE LAW AND POLICY AND THE CONSUMPTIVE USE OF RENEWABLE WILDLIFE RESOURCES: Congressman Toby Roth & Stephen B. Boynton ........................................ 77-71
REGULATING IN-HOUSE COUNSEL A Catholicon or a Nostrum? Daniel A. Vigil ................................................................. 77-307
RELIGION, POLITICS, AND THE IRS: DEFINING THE LIMITS OF TAX LAW CONTROLS ON POLITICAL EXPRESSION BY CHURCHES: Anne B. Carroll .................. 76-217
REMARKS OF CHIEF JUSTICE WILLIAM H. REHNQUIST: William H. Rehnquist ...... 72-145
RESPONDING TO THE CELEBRATION: THE INSCRUTABLE CONSTITUTION: Michael K. McChrystal ........................................... 70-487
THE RESPONSIBLE LAW SCHOOL: Peter K. Rofes ..................................... 74-119
RETHINKING ARTICLE II, SECTION I AND ITS TWELFTH AMENDMENT RESTATEMENT: CHALLENGING OUR NATION'S MALAPPORTIONED, UNDEMOCRATIC PRESIDENTIAL ELECTION SYSTEMS: Victor Williams & Alison M. MacDonald ........ 77-201
RETHINKING LEGAL EDUCATION: Anthony D'Amato ................................. 74-1
RETURNING TO PLESSY: Rodney J. Blackman ........................................ 75-767
THE RIGHT TO REFUSE ANTIPSYCHOTIC DRUGS: SAFEGUARDING THE MENTALLY INCOMPETENT PATIENT'S RIGHT TO PROCEDURAL DUE PROCESS: Mary C. McCarron ........................................... 73-477
THE RIGHTS OF AN AIDS VICTIM IN WISCONSIN: Brian R. Smigelski ............. 70-55
RULE 11 PRACTICE IN FEDERAL AND STATE COURT: AN EMPIRICAL, COMPARATIVE STUDY: Gerald F. Hess ................................. 75-313

SALES OF BUSINESSES—WHEN ARE BUSINESS BROKERS SECURITIES BROKERS?: Michael Bamberger ........................................... 71-309
SEAT BELT NEGLIGENCE: THE AMBIVALENT WISCONSIN RULES: Michael K. McChrystal ........................................... 68-539
SECOND COLLISION LAW—WISCONSIN: James D. Ghiardi ............................... 69-1
SECTION 1-208: “GOOD FAITH” AND THE NEED FOR A UNIFORM STANDARD: Susan A. Wegner ........................................... 73-639
SECTION 1244—SMALL BUSINESS STOCK LOSSES: A RE-ACQUAINTANCE THAT WILL SURVIVE TAX REFORM AND A PROPOSAL FOR CHANGE: Gregory J. Naples ...... 71-283
THE SEPARATION OF POWERS, INSTITUTIONAL RESPONSIBILITY, AND THE PROBLEM OF REPRESENTATION: Richard A. Champagne, Jr ........................................... 75-839
SERVICE OF PROCESS ABROAD UNDER THE HAGUE CONVENTION: Gary A. Magnarini ........................................... 71-649
SCIENTIFIC EVIDENCE IN WISCONSIN: USING RELIABILITY TO REGULATE EXPERT TESTIMONY: Craig A. Kubiak ................................. 74-261
SHIFTING THE MAIN EVENT: THE DOCUMENTARY EVIDENCE EXCEPTION IMPROPERLY CONVERTS THE APPELLATE COURTS INTO FACT-FINDING TRIBUNALS: Thomas Cane & Kevin M. Long ................................. 77-475
SIMPLIFYING INTERNATIONAL JURISDICTION FOR UNITED STATES TRANSFER TAXES: RETAIN CITIZENSHIP AND REPLACE DOMICILE WITH THE GREEN CARD TEST: Robert J. Misey Jr ........................................... 76-73
SEXUAL HARASSMENT FROM THE VICTIM'S PERSPECTIVE: THE NEED FOR THE SEVENTH CIRCUIT TO ADOPT THE REASONABLE WOMAN STANDARD: Sally A. Piefer ........................................... 77-85
STANDARDS OF REVIEW—LOOKING BEYOND THE LABELS: Ronald R. Hofer ................................. 74-231
STATE CHOICE OF LAW IN MASS TORT CASES: A RESPONSE TO “A VIEW FROM THE LEGISLATURE”: Robert A. Sedler & Aaron Twerski ................................. 73-625
STATE CONSTITUTIONAL LAW—MILWAUKEE PARENTAL CHOICE PROGRAM UPHELD: DAVIS v. GROVER, 166 Wis. 2d 501, 480 N.W.2d 460 (1992): Paul H. Beard ....... 75-673
STATUTES OF LIMITATIONS IN TORT: WHO DO THEY LIMIT?: Christine M. Benson ........................................... 71-769
STICKS AND STONES MAY BREAK MY BONES, BUT WORDS CAN NEVER HURT ME: REGULATING SPEECH ON UNIVERSITY CAMPUSES: Steven R. Glaser ........................................... 76-265
STRUGGLING WITH INDETERMINACY: A CALL FOR INTERDISCIPLINARY COLLABORATION IN REDEFINING THE "BEST INTEREST OF THE CHILD" STANDARD: Lynn M. Akre .............................................................. 75-628
SURROGATE MOTHERHOOD: BOON OR BABY-SELLING—THE UNRESOLVED QUESTIONS: Nancy W. Machinton ........................................... 71-115

TESTING THE LIMITS OF CHOICE OF LAW CLAUSES: FRANCHISE CONTRACTS AS A CASE STUDY: George F. Carpinello ........................................... 74-57
A THORN IN THE SIDE OF PRIVACY: THE NEED FOR REASSESSMENT OF THE CONSTITUTIONAL RIGHT TO ABORTION: Kimberly A. Kunz ........................................... 70-534
TIME-SHARE REGULATION: THE WISCONSIN MODEL: Mary Lou Savage, Colin M. Lancaster & Nicholas C. Bougopolous ........................................... 77-719
TO CATCH A THIEF: THE MISAPPROPRIATION THEORY AND SECURITIES FRAUD: Barbara J. Finigan .............................................................. 70-692
A TORT-CREDITOR EXCEPTION TO THE SPENDTHRIFT TRUST DOCTRINE: A CALL TO THE WISCONSIN LEGISLATURE: Laurene M. Brooks ........................................... 73-109
TORTS—Mowry v. Badger State Mutual Casualty Co., 129 Wis. 2d 496, 385 N.W.2d 171 (1986): Lisa E. Waisbren ........................................... 70-725
TOWARD AN INTEGRATED VISION OF CRIMINAL PROCEDURAL RIGHTS: A COUNTER TO JUDICIAL AND ACADEMIC NihilISM: Alfredo Garcia ........................................... 77-1
THE “TRANSIENT RULE” OF PERSONAL JURISDICTION: A WELL-INTENTIONED CONCEPT THAT HAS OVERSTAYED ITS WELCOME: Joel H. Spitz ........................................... 73-181
TWO-WAY CAUSALITY BETWEEN INSURANCE AND LIABILITY: Joan T. Schmit & Katherine L. Phelps ........................................... 69-33

UNCHECKED POWERS: THE SUPREME COURT AND ADMINISTRATIVE LAW: E.P. Krauss ........................................... 75-797
THE UNIFORM MARITAL PROPERTY ACT: ORIGIN AND INTENT: William P. Cantwell ........................................... 68-383
THE UNION SUBSTITUTION HYPOTHESIS REVISITED: DO JUDICIALLY CREATED EXCEPTIONS TO THE TERMINATION-AT-WILL DOCTRINE HURT UNIONS?: Nancy R. Hauserman & Cheryl L. Maranto ........................................... 72-317

VICARIOUS LIABILITY FOR PUNITIVE DAMAGES: SUGGESTED CHANGES IN THE LAW THROUGH POLICY ANALYSIS: Randy S. Parlee ........................................... 68-27
A VIEW FROM THE OTHER SIDE OF THE BENCH: Shirley S. Abrahamson ........................................... 69-463
W

WATER QUALITY CONTROLS: WISCONSIN INLAND LAKES: Thomas S. Hanrahan ........ 77-585

WELSH v. WISCONSIN—A VIEW FROM COUNSEL: Gordon B. Baldwin .............. 68-623

WHAT IS THE STATUS OF “INADMISSIBLE” BASES OF EXPERT TESTIMONY: Roberta Buratti ................................................................. 77-531

WHO PUTS THE PUBLIC IN THE PUBLIC GOOD?: A COMMENT ON CASS: Clayton P. Gillette .......................................................... 71-534

WILL SUBSTITUTE, DIVORCE, AND STATUTORY ASSISTANCE FOR THE UNTHINKING DONOR: Robert J. Lynn .................................................. 71-1

WISCONSIN LENDERS BEWARE: BORROWERS ARE STRIKING BACK WITH LENDER LIABILITY: Timothy P. Reardon .................................. 71-376

WISCONSIN TAKEOVER LEGISLATION—GOOD INTENTIONS CONSTITUTIONALLY QUESTIONABLE: Ronald G. Pezze, Jr. ...................... 72-434

WISCONSIN TAX PRACTICE AND THE MARITAL PROPERTY ACT: Thomas M. Boykoff ................................................................. 68-424

WISCONSIN'S BORROWING STATUTE: DID WE SHORTCHANGE OURSELVES?: Donna M. Endreson .............................................. 70-120

WISCONSIN'S EMPLOYER COMMUTE OPTION PROGRAM: A NEW TWIST ON AN OLD IDEA: George E. Meyer .................................... 77-521

WISCONSIN'S NEW ADMINISTRATIVE SUSPENSION STATUTE: FIRST THE PUNISHMENT, THEN THE TRIAL: Shelly M. Principe .................. 72-120

WISCONSIN'S UNCHARGED MISCONDUCT EVIDENCE RULE: An ANALYSIS OF SECTION 904.04(2): Heidi L. Vogt ..................................... 73-319

WORKERS’ COMPENSATION AND HIGH STRESS OCCUPATIONS: APPLICATION OF WISCONSIN’S UNUSUAL STRESS TEST TO LAW ENFORCEMENT POST-TRAUMATIC STRESS DISORDER: Lee Anne Neumann ........................................ 77-147
<table>
<thead>
<tr>
<th>Author</th>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Abrahamson, Shirley S.</td>
<td>A View from the Other Side of the Bench</td>
<td>69-463</td>
</tr>
<tr>
<td>Adams, Jennifer L.</td>
<td>At Work While &quot;Under the Influence&quot;: The Employer's Response to a Hazardous Condition</td>
<td>70-88</td>
</tr>
<tr>
<td>Adelman, Lynn H. &amp; Munts, Mary L.</td>
<td>Departures from the Uniform Marital Property Act Contained in the Wisconsin Marital Property Act</td>
<td>68-390</td>
</tr>
<tr>
<td>Adelman, Lynn S.</td>
<td>Introduction (Drunk Driving)</td>
<td>69-159</td>
</tr>
<tr>
<td>Akre, Lynn M.</td>
<td>Struggling with Indeterminacy: A Call for Interdisciplinary Collaboration in Redefining the &quot;Best Interest of the Child&quot; Standard</td>
<td>75-628</td>
</tr>
<tr>
<td>Anderson, Jon D.</td>
<td>Parental Smoking: A Form of Child Abuse</td>
<td>77-360</td>
</tr>
<tr>
<td>Auberry, Ann R.</td>
<td>PTSD: Effective Representation of a Vietnam Veteran in the Criminal Justice System</td>
<td>68-647</td>
</tr>
<tr>
<td>Bablitch, William A.</td>
<td>Court Reform of 1977: The Wisconsin Supreme Court Ten Years Later</td>
<td>72-1</td>
</tr>
<tr>
<td>Baldwin, Gordon B.</td>
<td>Celebrating the Constitution: The Virtues of Its Vices and Vice Versa</td>
<td>70-423</td>
</tr>
<tr>
<td>Baldwin, Gordon B.</td>
<td>Welsh v. Wisconsin—A View from Counsel</td>
<td>68-623</td>
</tr>
<tr>
<td>Bamberger, Michael</td>
<td>Sales of Businesses—When Are Business Brokers Securities Brokers?</td>
<td>71-309</td>
</tr>
<tr>
<td>Barkan, Steven M.</td>
<td>Jesuit Legal Education: Focusing the Vision</td>
<td>74-99</td>
</tr>
<tr>
<td>Barry, Ann M.</td>
<td>Defamation in the Workplace: The Impact of Increasing Employer Liability</td>
<td>72-264</td>
</tr>
<tr>
<td>Bascom, Timothy A.</td>
<td>Irreconcilable Differences: Income from Separate Property Under Divorce Law and Under Wisconsin’s Marital Property Act</td>
<td>70-41</td>
</tr>
<tr>
<td>Beards, Paul H.</td>
<td>State Constitutional Law—Milwaukee Parental Choice Program Upheld: Davis v. Grover, 166 Wis. 2d 501, 480 N.W.2d 460 (1992)</td>
<td>75-673</td>
</tr>
<tr>
<td>Becker, Samuel</td>
<td>Judicial Scrutiny of Prosecutorial Discretion in the Decision Not to File a Complaint</td>
<td>71-749</td>
</tr>
<tr>
<td>Bellehumeur, Cathy</td>
<td>Recovery for Economic Loss Under a Products Liability Theory: From the Beginning Through the Current Trend</td>
<td>70-320</td>
</tr>
<tr>
<td>Benson, Christine M.</td>
<td>Statutes of Limitations in Tort: Who Do They Limit?</td>
<td>71-769</td>
</tr>
<tr>
<td>Berkoff, Adam T.</td>
<td>Computer Simulations in Litigation: Are Television Generation Jurors Being Misled?</td>
<td>77-829</td>
</tr>
<tr>
<td>Blackman, Rodney J.</td>
<td>Returning to Plessy</td>
<td>75-767</td>
</tr>
<tr>
<td>Blain, Peter C. &amp; O’Gawa, Diane H.</td>
<td>Creditors’ Committees Under Chapter 11 of the United States Bankruptcy Code: Creation, Composition, Powers, and Duties</td>
<td>73-581</td>
</tr>
<tr>
<td>Blanka, Daniel D.</td>
<td>Evidence of Character, Habit, and “Similar Acts” in Wisconsin Civil Litigation</td>
<td>73-283</td>
</tr>
<tr>
<td>Boykoff, Thomas M.</td>
<td>Wisconsin Tax Practice and the Marital Property Act</td>
<td>68-424</td>
</tr>
<tr>
<td>Brooks, Laurene M.</td>
<td>A Tort-Creditor Exception to the Spendthrift Trust Doctrine: A Call to the Wisconsin Legislature</td>
<td>73-109</td>
</tr>
<tr>
<td>Browe, Kathleen P.</td>
<td>A Critique of the Civility Movement: Why Rambo Will Not Go Away</td>
<td>77-751</td>
</tr>
</tbody>
</table>
BROWN, RICHARD S.: Allocation of Cases in a Two-Tiered Appellate Structure: The Wisconsin Experience and Beyond .................................................. 68-189

BURATTI, ROBERTA: What Is The Status of "Inadmissible" Bases of Expert Testimony ................................................................. 77-531

BUTLER, STUART M.: Commentary on Privatization: Forms, Limits and Relations to a Positive Theory of Government ............................................ 71-525

CANE, THOMAS & LONG, KEVIN M.: Shifting the Main Event: The Documentary Evidence Exception Improperly Converts the Appellate Courts into Fact-Finding Tribunals ................................................................ 77-475

CANTWELL, WILLIAM P.: The Uniform Marital Property Act: Origin and Intent ..................................................... 68-383

CARPINELLO, GEORGE F.: Testing the Limits of Choice of Law Clauses: Franchise Contracts as a Case Study .............................................. 74-57

CARROLL, ANNE B.: Religion, Politics, and the IRS: Defining the Limits of Tax Law Controls on Political Expression by Churches ........................................... 76-217

CASS, RONALD A.: Privatization: Politics, Law and Theory ............................................................. 71-449


COATES, KATHRYN M.: The Education for All Handicapped Children Act Since 1975 .................................................. 69-51

COHEN, DAVID E.: The Community Reinvestment Act—Asset or Liability? ........................................... 75-599

COOK, ROBERT E. & SCHAEFER, PAMELA H.: Civil Legal Malpractice in Wisconsin: Helmbrecht and Beyond ........................................ 69-515


D’AMATO, ANTHONY: Rethinking Legal Education .......................................................... 74-1

DEVORKIN, GREGORY L.: Dual Character Contributions: A Proposed Penalty to Deter Charities from Providing Erroneous Information Regarding Deductibility ......................................................... 76-294

DOERING, JAMES A.: Civil RICO: Before and After Sedima ............................................................. 69-395


DURHAM, JAMES G. & SHELDON, DEAN E., III: Mitigating the Effects of Private Revitalization on Housing for the Poor ........................................ 70-1

EARL, ANTHONY S.: Marital Property: Reform in the Wisconsin Tradition .................................................. 68-381

EARL, ANTHONY S.: Personal Reflections on the Partial Veto ............................................................. 77-437


EDWARDS, CAROLYN M.: Article 3 Demand Notes and the Doctrine of Good Faith ..................................................... 74-481

EISENBERG, RUSSELL A. & GECKER, FRANCES F.: The Doctrine of Necessity and Its Parameters ........................................................................... 73-1

ENDRESON, DONNA M.: Wisconsin’s Borrowing Statute: Did We Shortchange Ourselves? ............................................................. 70-120

F

FARRELL, MICHAEL L.: Malpractice Liability of Company Doctors in Wisconsin .... 68-676
FIELD, PATRICIA H.: Alcohol and Other Drugs in Wisconsin Drivers: The Laboratory Perspective .......... 69-235
FINE, RALPH A.: Plea Bargaining: An Unnecessary Evil ......................... 70-615
FINIGAN, BARBARA J.: To Catch a Thief: The Misappropriation Theory and Securities Fraud ........................................ 70-692
FITZGERALD, MICHAEL J.: Public Access to Law Enforcement Records in Wisconsin ........................................... 68-705
FITZGERALD, WILLIAM M.: The Constitutionality of the Canine Sniff Search: From Katz to Dogs ............... 68-57
FRANCKEN, KARLA A.: Lead-Based Paint Poisoning Liability: Wisconsin Realtors, Residential Property Sellers, and Landlords Beware ................... 77-550
FREDERICKS, JAMES M.: Excess Insurer’s Duty to Defend After Primary Insurer Settles Within Policy Limits: Wisconsin After Loy and Teigen .............. 70-285

G

GABLER, DANIEL J.: Conscious Pain and Suffering Is Not a Matter of Degree ........ 74-289
GAMMON, TIMOTHY E.: The Exclusionary Rule and the 1983-1984 Term ................ 68-1
GARCIA, ALFREDO: Toward An Integrated Vision of Criminal Procedural Rights: A Counter to Judicial and Academic Nihilism .................................. 77-1
GARRY, PATRICK: The First Amendment and Freedom of the Press: A Revised Approach to the Marketplace of Ideas Concept ..................................... 72-187
GENTILE, CAROLYN D.: “The Check is in the Mail”—Mastering the Maze of Employer Contributions to ERISA Plans ............................................. 72-349
GIHARDI, JAMES D.: The Marquette Lawyer ........................................... 74-91
GIHARDI, JAMES D.: Memorial for Francis X. Swietlik ................................ 68-1
GIHARDI, JAMES D.: Punitive Damages Awards—An Expanded Judicial Role .......... 72-33
GIHARDI, JAMES D.: Second Collision Law—Wisconsin ................................ 69-1
GILLETTE, CLAYTON P.: Who Puts the Public in the Public Good?: A Comment on Cass .......................................................... 71-534
GLASER, STEVEN R.: Sticks and Stones May Break My Bones, but Words Can Never Hurt Me: Regulating Speech on University Campuses ......................... 76-265
GOLDBERG, DEBORAH B.: Imposition of Liability on Social Hosts in Drunk Driving Cases: A Judicial Response Mandated by Principles of Common Law and Common Sense .............................................. 69-251
GOLDEIN, JOHN A.: The Impact of Garrett v. City of New Berlin on Wisconsin’s Approach to Negligent Infliction of Emotional Distress and a Recommendation for Fundamental Doctrinal Change ............................................... 75-467
GUERNSEY, THOMAS F. & SWEENEY, M. GREY: The Church, the State, and the EHA: Educating the Handicapped in Light of the Establishment Clause .................. 73-259
GULIZUZA, FRANK, III, REAGAN, DANIEL J. & BARRETT, DAVID M.: Character, Competency, and Constitutionalism: Did the Bork Nomination Represent a Fundamental Shift in Confirmation Criteria? ........................................... 75-409
H

Hale, Linda L. & Underwood, Julie: Child Abuse: Helping Kids Who are Hurting ................................................................. 74-560
Hammer, Thomas J.: Offense Definition in Wisconsin’s Impaired Driving Statutes . . . 69-165
Hammett, William J.: Percentage Leases: Is There a Need to Imply a Covenant of Continuous Operation? .......................... 72-559
Hanrahan, Thomas S.: Water Quality Controls: Wisconsin Inland Lakes .............. 77-585
Hauserman, Nancy R. & Maranto, Cheryl L.: The Union Substitution Hypothesis Revisited: Do Judicially Created Exceptions to the Termination-at-Will Doctrine Hurt Unions? ........................................ 72-317
Hawks, Timothy E.: Future Damages in ADEA Cases ..................................... 69-357
Hazelbaker, Mark & HerTEL, David C.: Privatization and the “Primarily Related” Test: A Case for Clarification .............................. 74-451
HazelTine, Earl H.: Jurisdiction of the Wisconsin Court of Appeals ................. 69-545
Herz, Michael: Choosing Between Normative and Descriptive Versions of the Judicial Role .......................................................... 75-725
Hess, Gerald F.: Rule 11 Practice in Federal and State Court: An Empirical, Comparative Study ............................................ 75-313
Hill, Marvin F., Jr. & Delacenserie, Emily: Interest Criteria in Fact-Finding and Arbitration: Evidentiary and Substantive Considerations ......................................................... 74-399
Hobbs, Steven H.: In Search of Family Value: Constructing a Framework for Jurisprudential Discourse ........................................ 75-529
Hoelveler, J. David, Jr.: Original Intent and the Politics of Republicanism .......... 75-863
Hofer, Ronald R.: Standards of Review—Looking Beyond the Labels ............... 74-231

I


J

Johnson, Mark A.: Computer Printouts as Evidence: Stricter Foundation or Presumption of Reliability? ........................................... 75-439
Joy, De Vonna: The “Public Interest or Concern” Test—Have We Resurrected a Standard That Should Have Remained in the Defamation Graveyard? ...................... 70-647

K

Kastenmeier, Robert W. & Geyh, Charles G.: The Case in Support of Legislation Facilitating the Consolidation of Mass-Accident Litigation: A View From the Legislature ................................................................. 73-535
Kelley, Sheryl L.: Corporate Law—Consumer’s Co-Op v. Olson, 142 Wis. 2d 465, 419 N.W.2d 211 (1988) ......................................................... 72-305
Kelly, Madeleine E.: Liquor Liability and Blame-Shifting Defenses: Do They Mix? ........................................................................ 69-217
Kerkman, Jerome R.: The Debtor in Full Control: A Case for Adoption of the Trustee System ................................................................. 70-159
KIMBLE, WILLIAM K.: Attorney’s Fees in Civil Rights Cases: An Essay on Streamlining the Formulation to Attract General Practitioners .......................... 69-373
KINGSLAND, ANNETTE M.: Attorney-Client Privilege: Wisconsin’s Approach to the Exceptions .................................................................. 72-582
KIRCHER, JOHN J.: Insurer Subrogation in Wisconsin: The Good Hands (or a Neighbor) in Another’s Shoes ................................................ 73-421
KIRCHER, JOHN J.: Judicial Candor: Do as We Say, Not as We Do .......................... 73-421
KLITZKE, RAMON A.: Patents and Monopolization: The Role of Patents Under Section Two of the Sherman Act ........................................ 68-557
KOFFLER, JOSEPH H.: Legal Malpractice Damages in a Trial Within a Trial—a Critical Analysis of Unique Concepts: Areas of Unconscionability ................................................ 73-40
KOMESAR, NEIL K.: Privatization and Institutional Choice .................................................................. 71-551
KRAETSCH, BARBARA J.: A Conflict of Rights: The Supreme Court and Affirmative Action ...................................................................... 74-513
KRAUS, E. P.: Unchecked Powers: The Supreme Court and Administrative Law................................................ 75-797
KUNZ, KIMBERLY A.: A Thorn in the Side of Privacy: The Need for Reassessment of the Constitutional Right to Abortion ........................................... 70-534

L
LENE, RANDY: A Look at God, Feminism, and Tort Law .................................................. 75-369
LUCY, PATRICK J.: The Partial Veto in the Lucey Administration ........................................ 77-427
LYNN, ROBERT J.: Will Substitutes, Divorce, and Statutory Assistance for the Unthinking Donor .............................................................................. 71-1

M
MACHINTON, NANCY W.: Surrogate Motherhood: Boon or Baby-Selling—The Unresolved Questions .................................................................. 71-115
MALONEY, JAMES A.: Constitutional Problems Surrounding the Implementation of “Anti-Gang” Regulations in the Public Schools ................................................ 75-179
MARTIN, PETER A.: A Reassessment of Mandatory State Bar Membership in Light of Levine v. Heffernan .............................................................................. 73-144
MATIS, DEMETRA K.: Guestworker Policies and Apartheid: Does One Resemble the Other? .............................................................................. 74-525
MAZURCZAK, MICHAEL J.: Critical Analysis of Rule 11 Sanctions in the Seventh Circuit .............................................................. 72-91
MCALISTER, JAMES L.: A Pigment of the Imagination: Looking at Affirmative Action Through Justice Scalia’s Color-Blind Rule ........................................ 77-327
McChrystal, Michael K.: Responding to the Celebration: The Inscrutable Constitution .......................................................................................... 70-487
McMullen, Judith G.: Making All the Difference By Martha Minow .................. 74-253
McMullen, Judith G.: Privacy, Family Autonomy, and the Maltreated Child ...... 75-569
Meece, Edwin, III: Our Constitution's Design: The Implications for Its Interpretation .................................................................................. 70-381
Meyer, George E.: Wisconsin's Employer Commute Option Program: A New Twist on an Old Idea .......................................................... 77-521
Milakovich, Paul: A Comprehensive Approach: Director and Officer Indemnification in Wisconsin .......................................................... 71-407
Miller, William D.: Marquette Law School: The First Twenty Years .............. 74-377
Misey, Robert J., Jr.: Simplifying International Jurisdiction for United States Transfer Taxes: Retain Citizenship and Replace Domicile with the Green Card Test . 76-73
Moegenburg, Julie A.: Freedom of Association and the Private Club: The Installation of a "Threshold" Test to Legitimize Private Club Status in the Public Eye .......................................................... 72-403
Morgan, Anne M.: Criminal Law—Victim Rights: Remembering the "Forgotten Person" in the Criminal Justice System ........................................ 70-572
Mullaney, Peter F.: Finding Probable Cause in an Informant's Tip .................... 68-314
Murphy, Betty S.: Economic Liberty: An Exploration of the Link Between the Constitution of the United States, Materialism and Basic Freedom ................. 70-443
Murphy, Timothy J.: A Policy Analysis of a Successor Corporation's Liability for Its Predecessor's Defective Products When the Successor Has Acquired the Predecessor's Assets for Cash ........................................ 71-815

N

Neumann, Lee Anne: Worker's Compensation and High Stress Occupations: Application of Wisconsin's Unusual Stress Test to Law Enforcement Post-Traumatic Stress Disorder ........................................ 77-147
Niquest, James A.: Evidentiary Problems of Apportionment Under Wisconsin Second Collision Law .................................................. 72-539
Niquest, James A.: Insurance Against Punitive Damages in Drunk Driving Cases . 69-306
Norquist, John O. & Holt, Stephen D.: A New Offer to Wisconsin's Poor ........... 77-443
<table>
<thead>
<tr>
<th>Name</th>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>O'BRIEN, CHRISTINE N.,</td>
<td>Employing Fetal Protection Policies at Work: Balancing Reproductive Hazards with Title VII Rights</td>
<td>74-147</td>
</tr>
<tr>
<td>REDER, MARGO E. K.,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>MADEK, GERALD A. &amp; FERRERA, GERALD R.:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>O'HALLORAN, HUGH J.:</td>
<td>Constitutional Law—Balancing First Amendment Rights to Freedom of Expression Against the Rights of an Individual to Privacy in the Home.</td>
<td>71-201</td>
</tr>
<tr>
<td>Schultz v. Frisby, 807 F.2d 1339 (7th Cir. 1986)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>O'HALLORAN, HUGH J.:</td>
<td>Journalistic Malpractice: The Need for a Professional Standard of Care in Defamation Cases</td>
<td>72-63</td>
</tr>
<tr>
<td>O'HALLORAN, HUGH J.:</td>
<td>Preface</td>
<td>72-143</td>
</tr>
<tr>
<td>O'NEILL, MICHAEL E.:</td>
<td>Article III and the Process Due a Connecticut Yankee Before King Arthur's Court</td>
<td>76-1</td>
</tr>
<tr>
<td>OSWALD, KRISTINE A.:</td>
<td>Mass Media and the Transformation of American Politics</td>
<td>77-385</td>
</tr>
<tr>
<td>PAPPAS, GEORGE T.:</td>
<td>Civil Forfeiture and Drug Proceeds: The Need to Balance Societal Interests with the Rights of Innocent Owners</td>
<td>77-856</td>
</tr>
<tr>
<td>PATTERSON, PATRICE E.:</td>
<td>Migrating Couples and Wisconsin's Marital Property Act</td>
<td>68-488</td>
</tr>
<tr>
<td>&amp; AHRENS, MICHAEL H.:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PEACY, BRIAN R.:</td>
<td>The Constitutionality of Wisconsin's Noneconomic Damage Limitation</td>
<td>72-235</td>
</tr>
<tr>
<td>PEZZE, RONALD G., JR.:</td>
<td>Wisconsin Takeover Legislation—Good Intentions Constitutionally Questionable</td>
<td>72-434</td>
</tr>
<tr>
<td>PIERF, SALLY A.:</td>
<td>Sexual Harassment from the Victim's Perspective: The Need for the Seventh Circuit to Adopt the Reasonable Woman Standard</td>
<td>77-85</td>
</tr>
<tr>
<td>PIPER, DONALD H. &amp; VICTOR, DAVID M.:</td>
<td>Problems in Third-Party Action Procedure Under the Wisconsin Worker's Compensation Act—An Update</td>
<td>77-489</td>
</tr>
<tr>
<td>PIZZIMENTI, LEE A.:</td>
<td>Prohibiting Lawyers from Assisting in Unconscionable Transactions: Using an Overt Tool</td>
<td></td>
</tr>
<tr>
<td>PODELL, JAMES J.:</td>
<td>The Impact of Wisconsin's Marital Property Act on Family Law</td>
<td>68-448</td>
</tr>
<tr>
<td>POKER, MARK S.:</td>
<td>Reaching a Deep Pocket Under the Racketeer Influenced and Corrupt Organizations Act</td>
<td>72-511</td>
</tr>
<tr>
<td>POKER, MARK S.:</td>
<td>A Proposal for the Abolition of the Domestic Relations Exception.</td>
<td>71-141</td>
</tr>
<tr>
<td>POKRASS, GREGORY S.:</td>
<td>Employment Rights of the Wisconsin Military Reservist Under Federal and State Law</td>
<td>71-75</td>
</tr>
<tr>
<td>POWELL, FRONA M.:</td>
<td>Limiting Lender Liability Under CERCLA by Administrative Rule</td>
<td>75-139</td>
</tr>
<tr>
<td>PRINCIPE, SHELLY M.:</td>
<td>Wisconsin's New Administrative Suspension Statute: First the Punishment, Then the Trial</td>
<td>72-120</td>
</tr>
</tbody>
</table>

REARDON, TIMOTHY P.: Wisconsin Lenders Beware: Borrowers Are Striking Back With Lender Liability ........................................................... 71-376


RESCH, DIANE M.: "High Comedy but Inferior Justice": The Aftermath of Grady v. Corbin .......................................................... 75-265


RICHMOND, DOUGLAS R.: Insured's Bad Faith as Shield or Sword: Litigation Relief for Insurers? .......................................................... 77-41

RIDDLE, CLAYTON R.: Protecting the Grand Canyon National Park from Glen Canyon Dam: Environmental Law at its Worst ........................................ 77-115

ROFES, PETER K.: The Responsible Law School ........................................ 74-119


ROMAN, MICHAEL J.: "Once More Unto the Breach, Dear Friends, Once More": A Call to Eliminate the Felony-Murder Doctrine in Wisconsin and Repeal § 940.03 . . . 77-785

ROSZKOWSKI, MARK E. & BRUBAKER, RALPH: Attempted Monopolization: Reuniting a Doctrine Divorced From Its Criminal Law Roots and the Policy of the Sherman Act .................................................. 73-355


RYAN, ELLEN M.: Comparable Worth—A Necessary Vehicle for Pay Equity ...... 68-93

S

SALBU, STEVEN R.: Building a Moat Around the Ivory Tower: Pricing Policy in the Business of Higher Education .................................................. 75-283

SANDERS, MICHAEL: The Fact/Opinion Distinction: An Analysis of the Subjectivity of Language and Law .................................................. 70-673

SARNACKI, DAVID C.: Analyzing the Reasonableness of Bodily Intrusions .......... 68-130

Savage, Mary Lou, Colin M. Lancaster & Nicholas C. Bougopoulos: Time-Share Regulation: The Wisconsin Model .................................................. 77-719


SCHOTT, PATRICK J.: Corporate Criminal Liability for Work-Site Deaths: Old Law Used a New Way .................................................. 71-793

SCHREIBER, MARTIN J.: The Partial Veto as a Negotiating Tool .................... 77-433

SCHULTZ, DAVID E.: Escape of the Guilty: What a Wisconsin Trial Judge Thinks About the Criminal Justice System ........................................ 70-633

SCHWARTZ, FREDERIC S.: Agreements Between Spouses Under the Wisconsin Marital Property Act .................................................. 68-404
SCWARTZ, JONATHAN D.: Non-Fiduciary Liability Under the Employee Retirement Pension Security Act .......................................................... 69-561
SEDLER, ROBERT A. & TWERSKI, AARON D.: The Case Against All Encompassing Federal Mass Tort Legislation: Sacrifice Without Gain .......................................................... 73-76
SEDLER, ROBERT A. & TWERSKI, AARON: State Choice of Law in Mass Tort Cases: A Response to “A View from the Legislature” .......................................................... 73-625
SHAW, GARY M.: The Admissibility of Hypnotically Enhanced Testimony in Criminal Trials .......................................................... 75-1
SHEARMUR, JEREMY F. G.: Conference Proceedings .......................................................... 71-585
SHELLENBERGER, JAMES A.: Perjury Prosecutions After Acquittals: The Evils of False Testimony Balanced Against the Sanctity of Determinations of Innocence .......................................................... 71-703
SHOLL, ROBERT K. & STRANG, DEAN A.: Age Discrimination and the Modern Reduction in Force .......................................................... 69-331
SMIGELS, BRIAN R.: The Rights of an AIDS Victim in Wisconsin .......................................................... 70-55
SMITH, KEVIN T.: Preface: In Celebration of Our Constitution .......................................................... 70-351
SMOLIN, DAVID M.: The Jurisprudence of Privacy in a Splintered Supreme Court .......................................................... 75-975
SPITZ, JOEL H.: The “Transient Rule” of Personal Jurisdiction: A Well-Intentioned Concept that Has Overstayed Its Welcome .......................................................... 73-181
STARK, JACK: The Authority to Tax in Wisconsin .......................................................... 77-457
STEFFEY, MATTHEW S.: Redefining the Modern Constraints of the Establishment Clause: Separable Principles of Equality, Subsidy, Endorsement, and Church Autonomy .......................................................... 75-903

THURMOND, SENATOR STROM: The Bicentennial of the Constitution: A Time for Education .......................................................... 70-375
TIERNEY, JOSEPH E., JR. & GERARDIN, SCOTT D.: Applications of the Wisconsin Marital Property Act to Estate Planning: A Practical Discussion on Selected Aspects of the Act .......................................................... 68-470
TOWERS, LAWRENCE ALAN: Prehearing Discovery Under Wisconsin’s Worker’s Compensation Act: A Review and Critique .......................................................... 68-597
TUERKHEIMER, FRANK M.: Convictions Through Hearsay in Child Sexual Abuse Cases: A Logical Progression Back to Square One .......................................................... 72-47

VANCE, KAYE K.: Fitness or Age as an Occupational Qualification for Protective Service Workers: A Choice Between Bona Fide Criterion or Arbitrary Discrimination? .................................................. 69-422
VELJANOVSKI, CENTO G.: Privatization in Britain—The Institutional and Constitutional Issues .................................................................................. 71-558
VIGIL, DANIEL A.: Regulating In-House Counsel: A Catholicon or a Nostrum .................................................................................. 77-307
VOGT, HEIDI L.: Wisconsin's Uncharged Misconduct Evidence Rule: An Analysis of Section 904.04(2) .................................................. 73-319

WAISBRENN, LISA E.: Abandonment of Toxic Wastes Under Section 554 of the Bankruptcy Code .......................................................... 71-353
WAISBRENN, LISA E.: Torts—Mowry v. Badger State Mutual Casualty Co., 129 Wis. 2d 496, 385 N.W.2d 171 (1986) ........................................ 70-725
WALDSBURGER, MICHAEL: Ameliorating the Harsh Effects of Wisconsin's Municipal Notice of Claim Statute ........................................ 77-610
WEDLOCK, ELDON D., JR.: Car 54—How Dare You!: Toward a Unified Theory of Warrantless Automobile Searches ........................................ 75-79
WEGNER, SUSAN A.: Section 1-208: "Good Faith" and the Need for a Uniform Standard ........................................................................ 73-639
WERDEN, GREGORY J.: The History of Antitrust Market Delineation ........................................................................ 76-123
WILLIAMS, VICTOR & ALISON M. MACDONALD: Rethinking Article II, Section I and Its Twelfth Amendment Restatement: Challenging Our Nation's Malapportioned, Undemocratic Presidential Election Systems .................................................. 77-201
WISEMAN, CHRISTINE M.: A Critical Response to the Interpretivist Constitutional Theories of Meese and Thurmond ........................................................................ 70-475
WISEMAN, CHRISTINE M.: The Legal Education of Women: From "Treason Against Nature" to Sounding a "Different Voice" ........................................................................ 74-325
WRYCHA, PAUL T.: Judicially Excepting the Literal Logic in Levit: Advocating the Implementation of the Fortuitous Recipient Exception .................................................. 75-237

X

Y

YAGLA, CAROLYN A.: The Good Faith Exception to the Exclusionary Rule: The Latest Example of "New Federalism" in the States .................................................. 71-166
Z

ZIARNIK, ROBERT J.: A Police Chief Comments: Fitness as a Bona Fide Occupational Qualification at Any Age ................................................................. 69-447
ABORTION

ADMINISTRATIVE LAW
Krauss, Unchecked Powers: The Supreme Court and Administrative Law ............. 75-797(L)
Powell, Limiting Lender Liability Under CERCLA by Administrative Rule .......... 75-139(L)

AFFIRMATIVE ACTION
Kraetsch, A Conflict of Rights: The Supreme Court and Affirmative Action .......... 74-513(S)
McAlister, A Pigment of the Imagination: Looking at Affirmative Action Through Justice Scalia’s Color-Blind Rule ...... 77-327(C)

ANTITRUST LAW
Hughes, The Left Side of Antitrust: What Fairness Means and Why It Matters ............. 77-265(A)
Rholl, Inconsistent Application of the Extraterritorial Provisions of the Sherman Act: A Judicial Response Based Upon the Much Maligned “Effects” Test .... 73-435(C)
Roszkowski & Brubaker, Attempted Monopolization: Resurrecting a Doctrine Divorced From Its Criminal Law Roots and the Policy of the Sherman Act .... 73-355(A)
Werden, The History of Antitrust Market Delineation .......... 76-123(L)

ARBITRATION
Hill & Delacenserie, Interest Criteria in Fact-Finding and Arbitration: Evidentiary and Substantive Considerations .......... 74-399(L)

BANKRUPTCY
Blain & O’Gawa, Creditors’ Committees Under Chapter 11 of the United States Bankruptcy Code: Creation, Composition, Powers, and Duties ............. 73-581(A)

Eisenberg & Gecker, The Doctrine of Necessity and Its Parameters ................. 73-1(A)
Waisbren, Abandonment of Toxic Wastes Under Section 554 of the Bankruptcy Code ...... 71-353(C)
Wrycha, Judicially Excepting the Literal Logic in Levit: Advocating the Implementation of the Fortuitous Recipient Exception .... 75-237(C)

CIVIL PROCEDURE
Endreson, Wisconsin’s Borrowing Statute: Did We Shortchange Ourselves? ........ 70-120(C)
Hess, Rule 11 Practice in Federal and State Court: An Empirical, Comparative Study .......... 75-313(L)
Mazurczak, Critical Analysis of Rule 11 Sanctions in the Seventh Circuit .......... 72-91(C)
Spitz, The “Transient Rule” of Personal Jurisdiction: A Well-Intentioned Concept That Has Overstayed Its Welcome .......... 73-181(C)

CIVIL RIGHTS
Kimble, Attorney’s Fees in Civil Rights Cases: An Essay on Streamlining the Formulation to Attract General Practitioners. 69-373(L)
Pappas, Civil Forfeiture and Drug Proceeds: The Need to Balance Societal Interests with the Rights of Innocent Owners .......... 77-856(C)
Wines, Title VII Interpretation and Enforcement in the Reagan Years

COMMERCIAL LAW
EDWARDS, Article 3 Demand Notes and the Doctrine of Good Faith ............................ 74-481(L)
FINIGAN, To Catch a Thief: The Misappropriation Theory and Securities Fraud .................... 70-692(C)
KERKMAN, The Debtor in Full Control: A Case for Adoption of the Trustee System .......... 70-159(L)
MCCARTHY, The Commercial Activity Exception—Justice Demands Congress Define a Line in the Shifting Sands of Sovereign Immunity ........................................ 77-893(C)
WEIGER, Section 1-208: “Good Faith” and the Need for a Uniform Standard ......... 73-639(C)

COMPARATIVE LAW
MASTIS, Guestworker Policies and Apartheid: Does One Resemble the Other? ............... 74-525(C)

CONFLICTS OF LAW
CARPINELLO, Testing the Limits of Choice of Law Clauses: Franchise Contracts as a Case Study ...... 74-57(L)
SEDLER & TWERSKI, State Choice of Law in Mass Tort Cases: A Response to “A View from the Legislature” .......... 73-625(A)

CONSTITUTIONAL LAW
BALDWIN, Celebrating the Constitution: The Virtues of Its Vices and Vice Versa ............ 70-423(L)
BALDWIN, Welsh v. Wisconsin — A View From Counsel .......................... 68-623(L)
BEARD, State Constitutional Law—Milwaukee Parental Choice Program Upheld: Davis v. Grover, 166 Wis. 2d 501, 480 N.W.2d 460 (1992) .................................. 75-673(N)
BLACKMAN, Returning to Plessy ................................ 75-767(L)
CHAMPAGNE, The Separation of Powers, Institutional Responsibility, and the Problem of Representation .................................. 75-839(L)
FITZGERALD, The Constitutionality of the Canine Sniff Search: From Katz to Dogs ............ 68-57(C)
GARRY, The First Amendment and Freedom of the Press: A Revised Approach to the Marketplace of Ideas Concept . 72-187(A)
GLASER, Sticks and Stones May Break My Bones, but Words Can Never Hurt Me: Regulating Speech on University Campuses .................................. 76-265(C)
GULIUZZA, REAGAN & BARRETT, Character, Competency, and Constitutionalism: Did the Bork Nomination Represent a Fundamental Shift in Confirmation Criteria? .................................. 75-409(L)
HoeVEER, Original Intent and the Politics of Republicanism ....... 75-863(L)
JOY, The "Public Interest or Concern" Test — Have We Resurrected a Standard That Should Have Remained in the Defamation Graveyard? ............ 70-647(C)
KUNZ, A Thorn in the Side of Privacy: The Need for Reassessment of the Constitutional Right to Abortion .................................. 70-534(C)
MACHINTON, Surrogate Motherhood: Boon or Baby-Selling—The Unresolved Questions .. 71-115(C)
MAGNARNI, Service of Process Abroad Under the Hague Convention ................. 71-649(C)
MALONEY, Constitutional Problems Surrounding the Implementation of “Anti-Gang” Regulations in the Public Schools ............. 75-179(C)
MCCARRON, The Right to Refuse Antipsychotic Drugs: Safeguard—
McCHRYSTAL, Responding to the Celebration: The Inscrutable Constitution .................... 70-487(L)

MEESE, Our Constitution’s Design: The Implications for Its Interpretation .................... 70-381(L)

MOEGENBURG, Freedom of Association and the Private Club: The Installation of a “Threshold” Test to Legitimize Private Club Status in the Public Eye ............ 72-403(C)

MULLANEY, Finding Probable Cause in an Informant’s Tip. 68-314(C)

MuRPHY, Economic Liberty: An Exploration of the Link Between the Constitution of the United States, Materialism and Basic Freedom .......................... 70-443(L)

O’BRIEN, REDER, MADEK & FERRERA, Employer Fetal Protection Policies at Work: Balancing Reproductive Hazards with Title VII Rights ........................................... 74-147(L)

O’HALLORAN, Constitutional Law—Balancing First Amendment Rights to Freedom of Expression Against the Rights of an Individual to Privacy in the Home. Schultiz v. Frisby, 807 F.2d 1339 (7th Cir. 1986) .......................... 71-201(N)

O’NEILL, Article III and the Process Due a Connecticut Yankee Before King Arthur’s Court ........ 76-1(L)

PEACY, The Constitutionality of Wisconsin’s Noneconomic Damage Limitation ............................. 72-235(C)


RESCH, “High Comedy but Inferior Justice”: The Aftermath of Grady v. Corbin .................... 75-265(N)


SANDERS, The Fact/Opinion Distinction: An Analysis of the Subjectivity of Language and Law ........................................... 70-673(C)

SARNAKCI, Analyzing the Reasonableness of Bodily Intrusions . 68-130(C)


SMITH, Preface: In Celebration of Our Constitution .......... 70-351(S)

SMOLIN, The Jurisprudence of Privacy in a Splintered Supreme Court .................. 75-975(S)

STEFFY, Redefining the Modern Constraints of the Establishment Clause: Separable Principles of Equality, Subsidy, Endorsement, and Church Autonomy .... 75-903(L)


THURMOND, The Bicentennial of the Constitution: A Time for Education .......................... 70-375(L)

VAN PATTEN, The Partisan Battle Over the Constitution: Meese’s Jurisprudence of Original Intention and Brennan’s Theory of Contemporary Ratification ............ 70-389(L)

WILLIAMS & MACDONALD, Rethinking Article II, Section I and Its Twelfth Restatement: Challenging Our Nation’s Malapportioned, Undemocratic Presidential Election Systems .......................... 77-201(L)

WISEMAN, A Critical Response to the Interpretivist Constitutional Theories of Meese and Thurmond ................................ 70-475(L)

CONTRACTS

**Butler, Commentary on Privatization: Forms, Limits and Relations to a Positive Theory of Government** .......................... 71-525(Y)

**Cass, Privatization: Politics, Law and Theory** .......................... 71-449(A)

**Gillette, Who Puts the Public in the Public Good?: A Comment on Cass** .......................... 71-534(Y)

**Hauserman & Maranto, The Union Substitution Hypothesis Revisited: Do Judicially Created Exceptions to the Termination-at-Will Doctrine Hurt Unions?** .......................... 72-317(A)

**Komesar, Privatization and Institutional Choice** .......................... 71-551(Y)

**Pizzimenti, Prohibiting Lawyers from Assisting in Unconscionable Transactions: Using an Overt Tool** .......................... 72-151(A)

**Shearmur, Conference Proceedings** .......................... 71-585(Y)

**Shearmur, Introduction: Public Choice, Contracting Out and Communitarianism** .......................... 71-445(I)

**Veljanovski, Privatization in Britain—The Institutional and Constitutional Issues** .......................... 71-558(Y)

CORPORATIONS

**Bamberger, Sales of Small Businesses—When Are Business Brokers Securities Brokers?** .......................... 71-309(A)

**Gentile, "The Check is in the Mail"—Mastering the Maze of Employer Contributions to ERISA Plans** .......................... 72-349(A)


**Pezze, Wisconsin Takeover Legislation—Good Intentions Constituionally Questionable** .......................... 72-434(C)

**Podell, Enhanced Value of a Closely Held Corporation at the Time of Divorce: What Role Will Wisconsin's Marital Property Act Play?** .......................... 69-82(C)

**Poker, Reaching a Deep Pocket Under the Racketeer Influenced and Corrupt Organizations Act** .......................... 72-511(A)

**Reardon, Wisconsin Lenders Beware: Borrowers Are Striking Back with Lender Liability** .......................... 71-376(C)

**Vigil, Regulating In-House Counsel: A Catholic Icon or a Nostrum** .......................... 77-307(A)

COURTS

**Abrahamson, A View from the Other Side of the Bench** .......................... 69-463(L)

**Berkoff, Computer Simulations in Litigation: Are Television Generation Jurors Being Misled?** .......................... 77-829(C)

**Brown, Allocation of Cases in a Two-Tiered Appellate Structure: The Wisconsin Experience and Beyond** .......................... 68-189(L)

**Guliuzza, Reagan & Barrett, Character, Competency, and Constitutionalism: Did the Bork Nomination Represent a Fundamental Shift in Confirmation Criteria?** .......................... 75-409(L)

**Hazelton, Jurisdiction of the Wisconsin Court of Appeals** .......................... 69-545(L)

**Herz, Choosing Between Normative and Descriptive Versions of the Judicial Role** .......................... 75-725(L)

**Hinchcliff, Portrait of a Juror: A Selected Bibliography** .......................... 69-495(L)

**Bablitch, Court Reform of 1977: The Wisconsin Supreme Court Ten Years Later** .......................... 72-1(A)

**Kircher, Judicial Candor: Do as We Say, Not as We Do** .......................... 73-421(A)

**Martin, A Reassessment of Mandatory State Bar Membership in Light of Levine v. Heffernan** .......................... 73-144(C)

**O'Halloran, Journalistic Malpractice: The Need for a Professional Standard of Care in Defamation Cases** .......................... 72-63(C)

**Poker, A Proposal for the Abolition of the Domestic Relations Exception** .......................... 71-141(C)

**Rehnquist, Remarks of Chief Justice William H. Rehnquist** .......................... 72-145(S)

**Yagla, The Good Faith Exception to the Exclusionary Rule: The Latest Example of "New Federalism" in the States** .......................... 71-166(C)
CRIMINAL LAW

AUBERRY, PTSD: Effective Representation of a Vietnam Veteran in the Criminal Justice System. 68-647(C)

BECKER, Judicial Scrutiny of Prosecutorial Discretion in the Decision Not to File a Complaint 71-749(A)

FINE, Plea Bargaining: An Unnecessary Evil 70-615(L)

GARCIA, Toward an Integrated Vision of Criminal Procedural Rights: A Counter to Judicial and Academic Nihilism 77-1(L)

MORGAN, Criminal Law—Victim Rights: Remembering the “Forgotten Person” in the Criminal Justice System 70-572(C)

PAPPAS, Civil Forfeiture and Drug Proceeds: The Need to Balance Societal Interests with the Rights of Innocent Owners 77-856(C)

PRINCIPE, Wisconsin's New Administrative Suspension Statute: First the Punishment, Then the Trial 72-120


ROMAN, “Once More Unto the Breach, Dear Friends, Once More”: A Call to Eliminate the Felony-Murder Doctrine in Wisconsin and Repeal § 940.03 77-785(C)

SCHOTT, Corporate Criminal Liability for Work-Site Deaths: Old Law Used a New Way 71-793

SCHULTZ, Escape of the Guilty: What a Wisconsin Trial Judge Thinks About the Criminal Justice System 70-633(L)

SHAW, The Admissibility of Hypnotically Enhanced Testimony in Criminal Trials 75-1(L)

SHELENNBERGER, Perjury Prosecutions After Acquittals: The Evils of False Testimony Balanced Against the Sanctity of Determinations of Innocence 71-703(A)


TUERKHEIMER, Convictions Through Hearsay in Child Sexual Abuse Cases: A Logical Progression Back to Square One 72-47(A)

WEDLOCK, Car 54—How Dare You! Toward a Unified Theory of Warrantless Automobile Searches 75-79(L)

DRUNK DRIVING

ADELMAN, Introduction (Drunk Driving) 69-159(S)

FIELD, Alcohol and Other Drugs in Wisconsin Drivers: The Laboratory Perspective 69-235(L)

GOLDBERG, Imposition of Liability on Social Hosts in Drunk Driving Cases: A Judicial Response Mandated by Principles of Common Law and Common Sense 69-251(C)

HAMMER, Offense Definition in Wisconsin's Impaired Driving Statutes 69-165(L)

KELLY, Liquor Liability and Blame-Shifting Defenses: Do They Mix? 69-217(L)

MLSNA, Public Outcry v. Individual Rights: Do They Mix? 69-278(C)

NIOQUET, Insurance Against Punitive Damages in Drunk Driving Cases 69-306(C)

EDUCATION

COATES, The Education for All Handicapped Children Act Since 1975 69-51(C)

GUERNSEY & SWEENEY, The Church, the State, and the EHA: Educating the Handicapped in Light of the Establishment Clause 73-259(A)

EMPLOYMENT

BARRY, Defamation in the Workplace: The Impact of Increasing Employer Liability 72-264(C)

MEYER, Wisconsin’s Employer Commute Option Program: A New Twist on an Old Idea 77-521(A)

WINES, Title VII Interpretation and Enforcement in the Reagan Years (1980-89): The Winding Road to the Civil Rights Act if 1991 77-645(L)
ENVIRONMENTAL LAW

FRANCKEN, Lead-Based Paint Poisoning Liability: Wisconsin Realtors, Residential Property Sellers, and Landlords Beware ...................... 77-550(C)

HANRAHAN, Water Quality Controls: Wisconsin's Inland Lakes ... 77-585(C)

POWELL, Limiting Lender Liability Under CERCLA by Administrative Rule .................. 75-139(L)

RIDDLE, Protecting the Grand Canyon National Park from Glen Canyon Dam: Environmental Law at Its Worst ........... 77-115(C)

ROTH & BOYNTON, Some Reflections on the Development of National Wildlife Law and Policy and the Consumptive Use of Renewable Wildlife Resources ...... 77-71(E)

ETHICS

KINGSLAND, Attorney-Client Privilege: Wisconsin's Approach to the Exceptions .................. 72-582(C)

CLOSEN & JARVIS, The National Conference of Law Reviews Model Code of Ethics: Final Text and Comments ............ 75-509(L)

EVIDENCE

BLINKA, Evidence of Character, Habit, and "Similar Acts" in Wisconsin Civil Litigation ...... 73-283(A)

BURATI, The Status of "Inadmissible" Bases of Expert Testimony .................. 77-531(C)

CANE & LONG, Shifting the Main Event: The Documentary Evidence Exception Improperly Converts the Appellate Courts into Fact-Finding Tribunals ...... 77-475(A)

JOHNSON, Computer Printouts as Evidence: Stricter Foundation or Presumption of Reliability ... 75-439(C)

KUBIAK, Scientific Evidence in Wisconsin: Using Reliability to Regulate Expert Testimony ...... 74-261(C)


VOGT, Wisconsin's Uncharged Misconduct Evidence Rule: An Analysis of Section 904.04(2) .... 73-319(C)

FAMILY LAW

Cross Reference Table (Uniform Marital Property Act and Wisconsin Statutes) .................. 68-534

ADELMAN, HANAWAY & MUNTS, Departures from the Uniform Marital Property Act Contained in the Wisconsin Marital Property Act .................. 68-390(L)

ANDERSON, Parental Smoking: A Form of Child Abuse? ...... 77-360(C)

BASCOM, Irreconcilable Differences: Income From Separate Property Under Divorce Law and Under Wisconsin's Marital Property Act .................. 70-41(L)

BOYKOFF, Wisconsin Tax Practice and the Marital Property Act .................. 68-424(L)

CANTWELL, The Uniform Marital Property Act: Origin and Intent .................. 68-383(L)

EARL, Marital Property: Reform in the Wisconsin Tradition ...... 68-381(L)

HOBBS, In Search of Family Value: Constructing a Framework for Jurisprudential Discourse ...... 75-529(L)

LERNER, New Reproductive Technology and Wisconsin Law: Fertility Clinics Making Law ...... 75-206(C)

McMULLEN, Making all the Difference by Martha Minow ...... 74-253(S)

MUeller & SHIELDS, Bibliography (Marital Property) .................. 68-519(S)

PATTERSON & AHRENS, Migrating Couples and Wisconsin's Marital Property Act .................. 68-488(C)

PODELL, The Impact of Wisconsin's Marital Property Act on Family Law .................. 68-448(L)


SCHWARTZ, Agreements Between Spouses Under the Wisconsin Marital Property Act ...... 68-404(L)
FEMINISM
Lee, A Look at God, Feminism, and Tort Law ......................... 75-369(L)

FREEDOM OF INFORMATION
Fitzgerald, Public Access to Law Enforcement Records in Wisconsin ................ 68-705(C)

GOVERNMENT
Earl, Personal Reflection on the Partial Veto ............................. 77-437(E)
Lucey, The Partial Veto in the Lucey Administration .............. 77-427(E)
Schreiber, The Partial Veto as a Negotiating Tool ...................... 77-433(E)
Walsburger, Ameliorating the Harsh Effects of Wisconsin’s Municipal Notice of Claim Statute ......................... 77-610(C)

HEALTH LAW
Lerner, New Reproductive Technology and Wisconsin Law: Fertility Clinics Making Law ........ 75-206(C)
Smigelski, The Rights of an AIDS Victim in Wisconsin .............. 70-55(C)

INSURANCE
Fredericks, Excess Insurer’s Duty to Defend After Primary Insurer Settles Within Policy Limits: Wisconsin After Loy and Teigen ......................... 70-285(C)
Kircher, Insurer Subrogation in Wisconsin: The Good Hands (or a Neighbor) in Another’s Shoes ...................... 71-33(A)
Milakovich, A Comprehensive Approach: Director and Officer Indemnification in Wisconsin . 71-407(C)
Richmond, Insured’s Bad Faith as Shield or Sword: Litigation Relief for Insurers? ...................... 77-41(A)
Schmit & Phelps, Two-Way Causality Between Insurance and Liability ..................... 69-33(L)

INTELLECTUAL PROPERTY
Klitzke, Patents and Monopolization: The Role of Patents Under Section Two of the Sherman Act ......................... 68-557(L)

INVESTMENT
Cohen, The Community Reinvestment Act—Asset or Liability? ................... 75-599(C)

JUVENILE LAW
Akre, Struggling With Indeterminacy: A Call for Interdisciplinary Collaboration in Redefining the “Best Interest of the Child” Standard .............. 75-628(C)
Hale & Underwood, Child Abuse: Helping Kids Who Are Hurting ...................... 74-560(C)
McMullen, Privacy, Family Autonomy, and the Maltreated Child ......................... 75-569(L)

LABOR AND EMPLOYMENT LAW
Adams, At Work While “Under the Influence”: The Employer’s Response to a Hazardous Condition ......................... 70-88(C)
Hawks, Future Damages in ADEA Cases ......................... 69-357(L)
Meyer, Wisconsin’s Employer Commute Option Program: A New Twist on an Old Idea . 77-521(A)
Neumann, Worker’s Compensation and High Stress Occupations: Application of Wisconsin’s Unusual Stress Test to Law Enforcement Post-Traumatic Stress Disorder ...................... 77-147(C)
Pfeifer, Sexual Harassment from the Victim’s Perspective: The Need for the Seventh Circuit to Adopt the Reasonable Woman Standard . 77-85(C)
Piper & Victor, Problems in Third-Party Action Procedure Under the Wisconsin Worker’s Compensation Act—An Update ...................... 77-489(A)
Pokrass, Employment Rights of the Wisconsin Military Reservist Under Federal and State Law . 71-75(A)
Ryan, Comparable Worth — A Necessary Vehicle for Pay Equity ...................... 68-93(C)
SCHWARTZ, Non-Fiduciary Liability Under the Employee Retirement Income Security Act ........ 69-561(L)
SHOLL & STRANG, Age Discrimination and the Modern Reduction in Force .................. 69-331(L)
VANCE, Fitness or Age as an Occupational Qualification for Protective Service Workers: A Choice Between Bona Fide Criterion or Arbitrary Discrimination? .... 69-422(C)
ZARNI, A Police Chief Comments: Fitness as a Bona Fide Occupational Qualification at Any Age ................. 69-447(C)

LANDLORD-TENANT
HAMMETT, Percentage Leases: Is There a Need to Imply a Covenant of Continuous Operation? ... 72-559(C)

LEGAL EDUCATION
BARKAN, Jesuit Legal Education: Focusing the Vision .......... 74-99(L)
D'AMATO, Rethinking Legal Education ...................... 74-1(L)
GHIARDI, The Marquette Lawyer ......................... 74-91(L)
MILLER, Marquette Law School: The First Twenty Years .... 74-377(L)
ROFES, The Responsible Law School ..................... 74-119(S)
SALBU, Building a Moat Around the Ivory Tower: Pricing Policy in the Business of Higher Education ......................... 75-283(L)
WILLIAMS, A Black Woman's Voice: The Story of Mabel Raimey, "Shero" ................... 74-345(L)
WISEMAN, The Legal Education of Women: From "Treason Against Nature" to Sounding a "Different Voice" ............ 74-325(L)

LEGAL PROFESSION
BERKOFF, Computer Simulations in Litigation: Are Television Generation Jurors Being Misled? ... 77-829(C)
BROWE, A Critique of the Civility Movement: Why Rambo Will Not Go Away ................. 77-751(C)
COOK & SCHAEFFER, Civil Legal Malpractice in Wisconsin: Helmbrecht and Beyond ........ 69-515(L)
KOFFLER, Legal Malpractice Damages in a Trial Within a Trial—A Critical Analysis of Unique Concepts: Areas of Unconscionability . ....................... 73-40(A)

MEDIATION
EAYRS, Protecting America's Farmers Under State Mediation Laws and Chapter 12: Who's Being Protected? ............. 72-466(C)

MEDICAL MALPRACTICE
FARRELL, Malpractice Liability of Company Doctors in Wisconsin ................... 68-676(C)
FLEMMII, Medical Malpractice: A Dilemma in the Search for Justice ............. 68-237(L)
GESLER, AIKEN, GLEISNER, DOMNITZ & ANTOINE, Medical Malpractice: Eliminating the Myths ............. 68-259(L)

MISCELLANEOUS
DOERING, Civil RICO: Before and After Sedima ............. 69-395(C)
EARL, Personal Reflections on the Partial Veto ............. 77-437(E)
JONES, Processing Civilian Complaints: A Study of the Milwaukee Fire and Police Commission . 77-505(A)
LUCY, The Partial Veto in the Lucey Administration ........ 77-427(E)

OSWALD, Mass Media and the Transformation of American Politics ...................... 77-385(C)

SCHREIBER, The Partial Veto as a Negotiating Tool ........... 71-433(E)

ZEVITZ, Police Civil Liability and the Law of High Speed Pursuit ..................... 70-237(L)

PRODUCTS LIABILITY

BELLEHUMEUR, Recovery for Economic Loss Under Products Liability Theory: From the Beginning Through the Current Trend .. 70-320(C)

MURPHY, A Policy Analysis of a Successor Corporation’s Liability for Its Predecessor’s Defective Products When the Successor Has Acquired the Predecessor’s Assets for Cash ..................... 71-815(C)

PUBLIC INTEREST

DURHAM & SHELDON, Mitigating the Effects of Private Revitalization on Housing for the Poor .. 70-1(L)

REAL ESTATE

Savage, Lancaster & Bougopoulos, Time-Share Regulations: The Wisconsin Model .... 77-719(A)

REMEDIES

GHIARDI, Punitive Damage Awards—An Expanded Judicial Role ...................... 72-33(A)

SPITZ, Punitive Damages—Recovery of Compensatory Damages as a Prerequisite—Tucker v. Marcus, 142 Wis. 2d 425, 418 N.W.2d 818 (1988) ......................... 72-609(N)

SCHOOL CHOICE PROGRAM

HAZELBaker & HERTEL, Privatization and the “Primarily Related” Test: A Case for Clarification ......................... 74-451(L)

SHERMAN ACT


KLITZKE, Patents and Monopolization: The Role of Patents Under Section Two of the Sherman Act ....................... 68-557(L)

STANDARD OF REVIEW

HOFER, Standards of Review—Looking Beyond the Labels . 74-231(L)

TAXATION

BOYKOFF, Wisconsin Tax Practice and the Marital Property Act ................. 68-424(L)


CARROLL, Religion, Politics, and the IRS: Defining the Limits of Tax Law Control on Political Expression By Churches ............ 76-217(L)

COOPER, The Economic Benefit Doctrine: How an Unconditional Right to a Future Benefit Can Cause a Current Tax Detriment ..................... 71-217(A)

DEVORKIN, Dual Character Contributions: A Proposed Penalty to Deter Charities from Providing Erroneous Information Regarding Deductibility ................ 76-294(C)


MISEY, Simplifying International Jurisdiction for United States Transfer Taxes: Retain Citizenship and Replace Domicile with the Green Card Test ...................... 76-73(L)

NAPLES, Section 1244—Small Business Stock Losses: A Re-
Acquaintance That Will Survive
Tax Reform and a Proposal for Change .................... 71-283(A)

STARK, The Authority to Tax in Wisconsin ............. 77-457(A)

TORTS

BENSON, Statutes of Limitations in Tort: Who Do They Limit? . 71-769(C)

BROOKS, A Tort-Creditor Exception to the Spendthrift Trust Doctrine: A Call to the Wisconsin Legislature .................. 73-109(C)

FRANCKEN, Lead-Based Paint Poisoning Liability: Wisconsin Realtors, Residential Property Sellers, and Landlords Beware .................... 77-000(C)

GABLER, Conscious Pain and Suffering is Not a Matter of Degree .................... 74-289(C)

GHARDI, Second Collision Law — Wisconsin .................. 69-1(L)

GOLDSTEIN, The Impact of Garrett v. City of New Berlin on Wisconsin's Approach to Negligent Infliction of Emotional Distress and a Recommendation for Fundamental Doctrinal Change ........ 73-467(C)


MACCRYSTAL, Seat Belt Negligence: The Ambivalent Wisconsin Rules ..................... 68-539(L)


NIQUET, Evidentiary Problems of Apportionment Under Wisconsin Second Collision Law ........ 72-539(A)


SEDLER & TWERSKI, The Case Against All Encompassing Federal Mass Tort Legislation: Sacrifice Without Gain .................. 73-76(A)

WAISBREN, Torts — Mowry v. Badger State Mutual Casualty Co., 129 Wis. 2d 496, 385 N.W.2d 171 (1986) .................. 70-725(N)

TRUSTS AND ESTATES

LYNN, Will Substitutes, Divorce, and Statutory Assistance for the Unthinking Donor .................. 71-1(A)

TIERNEY & GERARDIN, Applications of the Wisconsin Marital Property Act to Estate Planning: A Practical Discussion on Selected Aspects of the Act .................. 68-470(L)

WELFARE

NORQUIST & HOLT, A New Offer to Wisconsin's Poor ............. 77-443(A)

WORKER'S COMPENSATION

NEUMANN, Worker's Compensation and High Stress Occupations: Application of Wisconsin's Unusual Stress Test to Law Enforcement Post-Traumatic Stress Disorder .............. 77-147(C)

PIPER & VICTOR, Problems in Third-Party Action Procedure Under the Wisconsin's Worker's Compensation Act—An Update .................. 77-489(A)

TOWERS, Prehearing Discovery Under Wisconsin's Worker's Compensation Act: A Review and Critique .................. 68-597(L)