

10-1-1984

Annual Index to Volume 33

Buffalo Law Review

Follow this and additional works at: <https://digitalcommons.law.buffalo.edu/buffalolawreview>

Recommended Citation

Buffalo Law Review, *Annual Index to Volume 33*, 33 Buff. L. Rev. i (1984).

Available at: <https://digitalcommons.law.buffalo.edu/buffalolawreview/vol33/iss3/11>

This Index is brought to you for free and open access by the Law Journals at Digital Commons @ University at Buffalo School of Law. It has been accepted for inclusion in Buffalo Law Review by an authorized editor of Digital Commons @ University at Buffalo School of Law. For more information, please contact lawscholar@buffalo.edu.

BUFFALO LAW REVIEW

Volume 33

1984-85

Numbers 1-3

ANNUAL INDEX

Authors & Reviewers

Bell, Derrick, <i>A Hurdle Too High: Class-based Roadblocks to Racial Remediation (The 1983 James McCormick Mitchell Lecture)</i>	1
Berger, Robert S., <i>The Psychiatric Expert as Due Process Decisionmaker</i>	681
Donovan, Dolores, <i>Informers Revisited: Government Surveillance of Domestic Political Organizations and the Fourth and First Amendments</i>	333
Elder, David A., <i>Defamation, Public Officialdom, and the Rosenblatt v. Baer Criteria—A Proposal for Revivification Two Decades After New York Times Co. v. Sullivan</i>	579
Fraser, David, <i>Truth and Hierarchy: Will the Circle Be Unbroken?</i> . . .	729
Frisch, David, <i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i>	149
Gregory, David, <i>On Bruce Ackerman's Reconstructing American Law (Book Review)</i>	539
Halpern, Charles R. & James B., <i>In Memory of Philip Halpern: Two Essays on Jewish Contributions to American Law</i>	559
Price, Monroe E., <i>Text and Intellect</i>	562
Segal, Phyllis, <i>Sexual Equality, the Equal Protection Clause, and the ERA</i>	85
Siegel, Paul, <i>Privacy: Control Over Stimulus Input, Stimulus Output, and Self-regarding Conduct</i>	35
Sinclair, M.B.W., <i>Fair Use Old and New: The Betamax Case and its Forebears</i>	269
Touster, Saul, <i>The View From the Hilltop</i>	571

Articles & Comments

<i>A Hurdle Too High: Class-based Roadblocks to Racial Remediation (The 1983 James McCormick Mitchell Lecture)</i> , Derrick Bell	1
<i>An Analysis of New York's Proposed Multiple-Party Bank Account Law</i>	815
<i>The Challenge of Computer-Crime Legislation: How Should New York Respond?</i>	777
<i>Copyright Protection of Systems Control Software Stored in Read Only Memory Chips: Into the World of Gulliver's Travels</i>	193
<i>Defamation, Public Officialdom, and the Rosenblatt v. Baer Criteria—A Proposal for Revivification Two Decades After New York Times Co. v. Sullivan</i> , David A. Elder	579
<i>Fair Use Old and New: The Betamax Case and its Forebears</i> , M.B.W. Sinclair	269
<i>Governmental Immunity and the Release of Dangerous Inmates from State Institutions: Can the State Get Away with Murder?</i>	491
<i>Hypnotically Refreshed Testimony: In Support of the Emerging Majority and People v. Hughes</i>	417
<i>Informers Revisited: Government Surveillance of Domestic Political Organizations and the Fourth and First Amendments</i> , Dolores Donovan	333
<i>In Memory of Philip Halpern: Two Essays on Jewish Contributions to American Law</i>	559
<i>Mennonite Board of Missions v. Adams: Insufficient Notice Under the New York In Rem Statutes</i>	389
<i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i> , David Frisch	149
<i>Privacy: Control Over Stimulus Input, Stimulus Output, and Self-regarding Conduct</i> , Paul Siegel	35
<i>The Psychiatric Expert as Due Process Decisionmaker</i> , Robert S. Berger	681
<i>SEC Rule 14a-8: New Restrictions on Corporate Democracy?</i>	225
<i>Sexual Equality, the Equal Protection Clause, and the ERA</i> , Phyllis Segal	85
<i>Should the "Substantial Overbreadth" Doctrine Be Overhauled? The Example of Morrisette v. Dilworth</i>	457
<i>Strikebreakers, The Supreme Court, and Belknap v. Hale: The Continuing Erosion of Federal Labor Preemption</i>	839
<i>Truth and Hierarchy: Will the Circle Be Unbroken?</i> , David Fraser	729

Book Review

<i>Reconstructing American Law</i> , reviewed by David Gregory	539
--	-----

Subjects

Banking

An Analysis of New York's Proposed Multiple-Party Bank Account Law . 815

Civil Rights

A Hurdle Too High: Class-based Roadblocks to Racial Remediation (The 1983 James McCormick Mitchell Lecture) 1
Sexual Equality, the Equal Protection Clause, and the ERA 85

Communications

The Challenge of Computer-Crime Legislation: How Should New York Respond? 777
Defamation, Public Officialdom, and the Rosenblatt v. Baer Criteria—A Proposal for Revivification Two Decades After New York Times Co. v. Sullivan 579
Fair Use Old and New: The Betamax Case and its Forebears 269

Computers

The Challenge of Computer-Crime Legislation: How Should New York Respond? 777
Copyright Protection of Systems Control Software Stored in Read Only Memory Chips: Into the World of Gulliver's Travels 193

Constitutional Law

Defamation, Public Officialdom, and the Rosenblatt v. Baer Criteria—A Proposal for Revivification Two Decades After New York Times Co. v. Sullivan 579
Informers Revisited: Government Surveillance of Domestic Political Organizations and the Fourth and First Amendments 333
Mennonite Board of Missions v. Adams: Insufficient Notice Under the New York In Rem Statutes 389
Privacy: Control Over Stimulus Input, Stimulus Output, and Self-regarding Conduct 35
The Psychiatric Expert as Due Process Decisionmaker 681
Sexual Equality, the Equal Protection Clause, and the ERA 85
Should the "Substantial Overbreadth" Doctrine Be Overhauled? The Example of Morrisette v. Dilworth 457

Corporations

<i>SEC Rule 14a-8: New Restrictions on Corporate Democracy?</i>	225
---	-----

Courts

<i>The Psychiatric Expert as Due Process Decisionmaker</i>	681
<i>Strikebreakers, The Supreme Court, and Belknap v. Hale: The Continuing Erosion of Federal Labor Preemption</i>	839
<i>Truth and Hierarchy: Will the Circle Be Unbroken?</i>	729

Creditor's Rights

<i>An Analysis of New York's Proposed Multiple-Party Bank Account Law</i> .	815
<i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i>	149

Criminal Law & Procedure

<i>The Challenge of Computer-Crime Legislation: How Should New York Respond?</i>	777
<i>Hypnotically Refreshed Testimony: In Support of the Emerging Majority and People v. Hughes</i>	417
<i>Informers Revisited: Government Surveillance of Domestic Political Organizations and the Fourth and First Amendments</i>	333

Due Process

<i>Mennonite Board of Missions v. Adams: Insufficient Notice Under the New York In Rem Statutes</i>	389
<i>The Psychiatric Expert as Due Process Decisionmaker</i>	681

Equal Protection

<i>A Hurdle Too High: Class-based Roadblocks to Racial Remediation (The 1983 James McCormick Mitchell Lecture)</i>	1
<i>Sexual Equality, the Equal Protection Clause, and the ERA</i>	95

Evidence

<i>Hypnotically Refreshed Testimony: In Support of the Emerging Majority and People v. Hughes</i>	417
<i>The Psychiatric Expert as Due Process Decisionmaker</i>	681

Judaism and the Law

<i>In Memory of Philip Halpern: Two Essays on Jewish Contributions to American Law</i>	559
--	-----

Judges

<i>Truth and Hierarchy: Will the Circle Be Unbroken?</i>	729
--	-----

Jurisprudence

<i>Revitalizing American Liberalism (A Review of Bruce Ackerman's Reconstructing American Law)</i>	539
<i>Truth and Hierarchy: Will the Circle Be Unbroken?</i>	729

Labor Law

<i>Strikebreakers, The Supreme Court, and Belknap v. Hale: The Continuing Erosion of Federal Labor Preemption</i>	839
---	-----

Law & Society

<i>Governmental Immunity and the Release of Dangerous Inmates from State Institutions: Can the State Get Away with Murder?</i>	491
<i>Revitalizing American Liberalism (A Review of Bruce Ackerman's Reconstructing American Law)</i>	539

Liens

<i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i>	149
--	-----

Patents, Copyrights & Trademarks

<i>Copyright Protection of Systems Control Software Stored in Read Only Memory Chips: Into the World of Gulliver's Travels</i>	193
<i>Fair Use Old and New: The Betamax Case and its Forebears</i>	269

Prisons & Prisoners

<i>Governmental Immunity and the Release of Dangerous Inmates from State Institutions: Can the State Get Away with Murder?</i>	491
--	-----

Privacy

<i>Informers Revisited: Government Surveillance of Domestic Political Organizations and the Fourth and First Amendments</i>	338
<i>Privacy: Control Over Stimulus Input, Stimulus Output, and Self-regarding Conduct</i>	35

Property (Intellectual)

<i>The Challenge of Computer-Crime Legislation: How Should New York Respond?</i>	777
<i>Copyright Protection of Systems Control Software Stored in Read Only Memory Chips: Into the World of Gulliver's Travels</i>	193
<i>Fair Use Old and New: The Betamax Case and its Forebears</i>	269

Property (Real)

<i>Mennonite Board of Missions v. Adams: Insufficient Notice Under New York's In Rem Statutes</i>	389
---	-----

Secured Transactions

<i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i>	149
--	-----

Uniform Commercial Code

<i>The Priority Secured Party/Subordinate Lien Creditor Conflict: Is "Lien-Two" Out in the Cold?</i>	149
--	-----

Women

Sexual Equality, the Equal Protection Clause, and the ERA 85

