

10-1-1983

Annual Index to Volume 32

Buffalo Law Review

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

Recommended Citation

Buffalo Law Review, *Annual Index to Volume 32*, 32 Buff. L. Rev. i (1983).

Available at: <https://digitalcommons.law.buffalo.edu/buffalolawreview/vol32/iss3/12>

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 law scholar@buffalo.edu.

INDEX
SUBJECT INDEX

A

ATTORNEYS

- Inherent Power Of The Courts To Regulate The Practice
Of Law: An Historical Analysis (The)* 525

B

BANKRUPTCY

- Assumption And Rejection Of Unexpired Real Property
Leases Under The Bankruptcy Code—A New Look
(The)*..... 1

C

COMMERCIAL LAW

- Rights And Remedies Of The Secured Party After An
Unauthorized Transfer Of Collateral: A Proposal For
Balancing Competing Claims In Repossession, Resale,
Proceeds, And Conversion Cases* 373

COMMUNICATIONS

- Use of American Broadcast Signals By Canadian Cable
Networks: The CANCOM Decision* 731

CONSTITUTIONAL

- Judicial Scrutiny In Public Forum Cases: Misplaced
Trust In The Judgment Of Public Officials* 175

CRIMINAL PROCEDURE

- Government Intrusion Into The Attorney-Client Rela-
tionship: An Interest Analysis Of Rights And Reme-
dies* 127

E

ENVIRONMENTAL LAW

*Abating An Imminent Hazard: Injunctive Relief Under
The Comprehensive Environmental Response, Com-
pensation And Liability Act Of 1980* 787

EVIDENCE

Weight Versus Sufficiency Of Evidence: Tibbs v. Florida 759

G

GOVERNMENT

*Open Government Laws And Public Employment Provi-
sions* 465

J

JURISPRUDENCE

*Cultural Relativism—Power In Service Of Interests: The
Particular Case Of Native American Education* 643

L

LEGAL HISTORY

*Image Of Justice And Reform Of The Criminal Law In
Early Nineteenth-Century England (The)* 89
*Property Forfeiture In The Era Of National Prohibition:
A Study Of Judicial Response To Legislative Reform* 417

LABOR LAW

*Discharge Of Supervisors Held Lawful Regardless Of In-
tended Effect On Employee Rights: Parker-Robb
Overrules Pattern Of Conduct Theory* 317

P

PENSIONS

- Multiemployer Pension Plan Amendment Act Of 1980:
The Defeat Of Employer Reliance Interests In Peick
v. Pension Benefit Guaranty Corporation (The)* 283
Perspective Of The Qualified Plan Tax Subsidy (A) 603

S

SEXISM

- Sexism In The Statutes—Identifying And Solving The
Problem Of Ambiguous Gender Bias In Legal Writing* 559

SPORTS LAW

- Arbitrary Exclusions Of “Undesirable” Racetrack And
Casino Patrons: The Courts’ Illusory Perception Of
Common Law Public/Private Distinctions* 699

T

TAXATION

- Interest-free Loans And Dickman v. Commissioner: A
Letter To The Supreme Court* 589

TOXIC SUBSTANCES

- Toxic Workplace Of The Child Farmworker (The)* 343

U

UTILITIES

- Power Production And Regulatory Reform: Easing The
Transition To An Economic Energy Future* 221

TABLE OF AUTHORS AND REVIEWERS

ALPERT, THOMAS M., The Inherent Power Of Courts To Regulate The Practice Of Law: An Historical Analysis	525
DEL COTTO, LOUIS A., & KENNETH F. JOYCE, Interest-free Loans And <i>Dickman v. Commissioner</i> : A Letter To The Supreme Court	589
BRYAN, DAVID, Cultural Relativism—Power In Service Of Interests: The Particular Case Of Native American Education	643
EHRlich, SCOTT B., The Assumption And Rejection Of Unexpired Leases Under The Bankruptcy Code—A New Look	1
GOLDBERGER, DAVID, Judicial Scrutiny In Public Forum Cases: Misplaced Trust In The Judgment Of Public Officials . . .	175
GOLDSMITH, RICHARD, Power Production And Regulatory Reform: Easing The Transition To An Economic Energy Future	221
HALPERN, PHILIP, Government Intrusion Into The Attorney-Client Relationship: An Interest Analysis Of Rights And Remedies	127
LESNICK, HOWARD, Values And Assumptions In America Labor Law. James B. Atleson	833
McGOWEN, RANDALL, The Image Of Justice And Reform Of The Criminal Law In Early Nineteenth-Century England . . .	89
MURCHISON, KENNETH M., Property Forfeiture In The Era Of National Prohibition: A Study Of Judicial Response To Legislative Reform	417
NEWMYER, R. KENT, The Papers of Daniel Webster: Legal Papers. Alfred S. Konefsky & Andrew J. King, eds.	819
OBERST, MICHAEL A., A Perspective Of The Qualified Plan Tax Subsidy	603
VAUGHN, ROBERT, G., Open Government Laws And Public Employment Provisions	465
WESCHLER, STEVEN, Rights And Rights And Remedies Of The Secured Party After An Unauthorized Transfer Of Collateral: A Proposal For Balancing Competing Claims In Repossession, Resale, Proceeds, And Conversion Cases	373

TABLE OF ARTICLES

ASSUMPTION AND REJECTION OF UNEXPIRED LEASES UNDER THE BANKRUPTCY CODE—A NEW LOOK (THE), <i>Scott B. Ehrlich</i>	1
CULTURAL RELATIVISM—POWER IN SERVICE OF INTERESTS: THE PARTICULAR CASE OF NATURE AMERICAN EDUCATION, <i>David Bryan</i>	643
GOVERNMENT INTRUSION INTO THE ATTORNEY-CLIENT RELATIONSHIP: AN INTEREST ANALYSIS OF RIGHTS AND REMEDIES, <i>Philip Halpern</i>	127
IMAGE OF JUSTICE AND REFORM OF THE CRIMINAL LAW IN EARLY NINETEENTH-CENTURY ENGLAND (THE), <i>Randall McGowen</i>	89
INHERENT POWER OF THE COURTS TO REGULATE THE PRACTICE OF LAW (THE), <i>Thomas M. Alpert</i>	525
INTEREST-FREE LOANS AND <i>Dickman v. Commissioner</i> : A LETTER TO THE SUPREME COURT, <i>Louis A. Del Cotto and Kenneth F. Joyce</i>	589
JUDICIAL SCRUTINY IN PUBLIC FORUM CASES: MISPLACED TRUST IN THE JUDGMENT OF PUBLIC OFFICIALS, <i>David Goldberger</i>	175
OPEN GOVERNMENT LAWS AND PUBLIC EMPLOYMENT PROVISIONS, <i>Robert G. Vaughn</i>	465
PERSPECTIVE OF THE QUALIFIED PLAN TAX SUBSIDY (A), <i>Michael A. Oberst</i>	603
POWER PRODUCTION AND REGULATORY REFORM: EASING THE TRANSITION TO AN ECONOMIC ENERGY FUTURE, <i>Richard Goldsmith</i>	221
PROPERTY FORFEITURE IN THE ERA OF NATIONAL PROHIBITION: A STUDY OF JUDICIAL RESPONSE TO LEGISLATIVE REFORM, <i>Kenneth M. Murchison</i>	417
RIGHTS AND REMEDIES OF THE SECURED PARTY AFTER AN UNAUTHORIZED TRANSFER OF COLLATERAL: A PROPOSAL FOR BALANCING COMPETING CLAIMS IN REPOSSESSION, RESALE, PROCEEDS, AND CONVERSION CASES, <i>Steven Weschler</i>	373

TABLE OF COMMENTS

ABATING AN IMMINENT HAZARD: INJUNCTIVE RELIEF UNDER THE COMPREHENSIVE ENVIRONMENTAL RESPONSE, COMPENSATION AND LIABILITY ACT OF 1980	787
ARBITRARY EXCLUSIONS OF "UNDESIRABLE" RACETRACK AND CASINO PATRONS: THE COURTS' ILLUSORY PERCEPTION OF COMMON LAW PUBLIC/PRIVATE DISTINCTIONS	699
DISCHARGE OF SUPERVISORS HELD LAWFUL REGARDLESS OF INTENDED EFFECT ON EMPLOYEE RIGHTS: <i>Parker-Robb</i> OVERRULES PATTERN OF CONDUCT THEORY	317.
MULTIEMPLOYER PENSION PLAN AMENDMENT ACT OF 1980: THE DEFEAT OF EMPLOYER RELIANCE INTERESTS IN <i>Peick v. Pension Benefit Guaranty Corporation</i> (THE)	283
SEXISM IN THE STATUTES—IDENTIFYING AND SOLVING THE PROBLEM OF AMBIGUOUS GENDER BIAS IN LEGAL WRITING	559
TOXIC WORKPLACE OF THE CHILD FARMWORKER (THE)	343
USE OF AMERICAN BROADCAST SIGNALS BY CANADIAN NETWORKS: THE CANCOM DECISION	731
WEIGHT VERSUS SUFFICIENCY OF EVIDENCE: <i>Tibbs v. Florida</i> .	759

TABLE OF BOOK REVIEWS

ATLESON: VALUES AND ASSUMPTIONS IN AMERICAN LABOR LAW	833
KONEFSKY & KING: PAPERS OF DANIEL WEBSTER: LEGAL PAPERS (THE)	819