

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 lawscholar@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 |