Annual Index to Volume 24

Buffalo Law Review

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

Recommended Citation

Available at: https://digitalcommons.law.buffalo.edu/buffalolawreview/vol24/iss3/1

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

ADMINISTRATIVE AGENCIES
FTC v. The Petroleum Industry: The Need for Consistent Regulatory Policy 761

ALIMONY AND MAINTENANCE
Impact of the Equal Rights Amendment on the New York State Alimony Statute (The) ........................................ 395

ANTITRUST LAW
FTC v. The Petroleum Industry: The Need for Consistent Regulatory Policy 761
Legal Fee Schedules: New York’s Approach .......................... 839
National Football League Restrictions on Competitive Bidding for Players’ Services ............................................. 613

ATTORNEYS
Brakel: Judicare: Public Funds, Private Lawyers, and Poor People ........ 545
Concept of Attorney-Fitness in New York: New Perspectives (The) ........ 553
Legal Fee Schedules: New York’s Approach ................................ 839
Marks, Hallauer & Clifton: The Shreveport Plan: An Experiment in the Delivery of Legal Services ......................... 545

AUTOMATION
Patients’ Rights of Access to Their Own Medical Records: The Need for New Law .................................................. 317
Report of the Secretary’s Advisory Committee on Automated Personal Data Systems (HEW): Records, Computers and the Rights of Citizens ........ 331
Westin & Baker: Data Banks in a Free Society .......................... 331

C

COMPARATIVE LAW
Further Considerations Relating to Romanist Infamy and the American Constitutional Conception of Impeachment ................. 29
Notes Toward a History of American Justice ............................. 111

CONSTITUTIONAL LAW
Attica, Jury Pools and the Intent Requirement of the Equal Protection Clause 347
Balancing Approach: State Franchise Law and Federal Trademark Law (A) 463
Constitutionality of Employment Restrictions on Resident Aliens in the United States (The) ........................................ 211
Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court .............................................. 487
Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The) 783
Further Considerations Relating to Romanist Infamy and the American Constitutional Conception of Impeachment ................... 29
Impact of the Equal Rights Amendment on the New York State Alimony Statute (The) .................................................. 395
# BUFFALO LAW REVIEW

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Proposal for a Constitutional Innkeepers' Lien Statute (A)</td>
<td>369</td>
</tr>
<tr>
<td>Self-Executing Executive Agreements: A Separation of Powers Problem</td>
<td>137</td>
</tr>
<tr>
<td>Racial Bias and the LSAT: A New Approach to the Defense of Preferential Admissions</td>
<td>439</td>
</tr>
</tbody>
</table>

## CONSUMER PROTECTION

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prohibiting Pyramid Sales Schemes: County, State and Federal Approaches to a Persistent Problem</td>
<td>877</td>
</tr>
</tbody>
</table>

## CORPORATIONS

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Insider Trading—The Market Anonymity Gap in Rule 10b-5</td>
<td>239</td>
</tr>
<tr>
<td>Section 357(c): Some Observations on Tax Effects to the Cash Basis Transferer</td>
<td>1</td>
</tr>
</tbody>
</table>

## COURTS

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court</td>
<td>487</td>
</tr>
</tbody>
</table>

## CRIME, VICTIMS OF

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Workmen’s Compensation: A Vehicle for Compensating the Good Samaritan</td>
<td>857</td>
</tr>
</tbody>
</table>

## CRIMINAL LAW

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The)</td>
<td>783</td>
</tr>
<tr>
<td>Notes Toward a History of American Justice</td>
<td>111</td>
</tr>
</tbody>
</table>

## CRIMINAL PROCEDURE

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Attica, Jury Pools and the Intent Requirement of the Equal Protection Clause</td>
<td>347</td>
</tr>
<tr>
<td>Expanding Defendant’s Discovery: The Jencks Act at Pretrial Hearings</td>
<td>419</td>
</tr>
<tr>
<td>Prisoner’s Right to a Statement of Reasons for Parole Denial: Silence Is Not Always Golden (The)</td>
<td>567</td>
</tr>
</tbody>
</table>

## DUE PROCESS

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constitutionality of Employment Restrictions on Resident Aliens in the United States (The)</td>
<td>211</td>
</tr>
<tr>
<td>Evolution and Extension of the New York Law of Inverse Condemnation (The)</td>
<td>273</td>
</tr>
<tr>
<td>Expanding Defendant’s Discovery: The Jencks Act at Pretrial Hearings</td>
<td>419</td>
</tr>
<tr>
<td>Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan’s Tudor City Parks</td>
<td>77</td>
</tr>
<tr>
<td>Proposal for a Constitutional Innkeepers’ Lien Statute (A)</td>
<td>369</td>
</tr>
</tbody>
</table>

## EMINENT DOMAIN

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evolution and Extension of the New York Law of Inverse Condemnation (The)</td>
<td>273</td>
</tr>
<tr>
<td>Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan’s Tudor City Parks</td>
<td>77</td>
</tr>
</tbody>
</table>

## EMPLOYMENT

<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Constitutionality of Employment Restrictions on Resident Aliens in the United States (The)</td>
<td>211</td>
</tr>
</tbody>
</table>
## INDEX

### ENVIRONMENTAL LAW

*Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan's Tudor City Parks* ........................................... 77

### EQUAL PROTECTION OF THE LAWS

*Attica, Jury Pools and the Intent Requirement of the Equal Protection Clause* 347

*Constitutionality of Employment Restrictions on Resident Aliens in the United States (The)* .................................................. 211

*Impact of the Equal Rights Amendment on the New York State Alimony Statute (The)* ...................................................... 395

*Racial Bias and the LSAT: A New Approach to the Defense of Preferential Admissions* ......................................................... 439

### EVIDENCE

*Expanding Defendant's Discovery: The Jencks Act at Pretrial Hearings* .... 419

### FAMILY LAW

*Impact of the Equal Rights Amendment on the New York State Alimony Statute (The)* ...................................................... 395

### FEDERAL COURTS

*Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court* ................................................... 487

### FEES

*Legal Fee Schedules: New York's Approach* ............................... 839

### FIDUCIARY RELATIONS

*Insider Trading—The Market Anonymity Gap in Rule 10b-5* .......... 239

### FRANCHISING

*Balancing Approach: State Franchise Law and Federal Trademark Law (A)* 463

*Prohibiting Pyramid Sales Schemes: County, State and Federal Approaches to a Persistent Problem* ..................................... 877

### FRAUD

*Prohibiting Pyramid Sales Schemes: County, State and Federal Approaches to a Persistent Problem* ..................................... 877

### HOUSING

*Assessment of the Impact of an Implied Warranty of Habitability in New York State (An)* ......................................................... 189

### IMPEACHMENT

*Further Considerations Relating to Romanist Infamy and the American Constitutional Conception of Impeachment* ......................... 29
### INCOME TAXES

Section 357(c): Some Observations on Tax Effects to the Cash Basis Transferor

---

### INTERNATIONAL LAW

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Exhaustion of Domestic Remedies in the United Nations Subcommission on Prevention of Discrimination and Protection of Minorities (The)</td>
<td>643</td>
</tr>
<tr>
<td>Self-Executing Executive Agreements: A Separation of Powers Problem</td>
<td>137</td>
</tr>
<tr>
<td>When Smoke Gets in Your Eyes: Proposed Ratification by the United States of the Geneva Protocol on Chemical-Biological Warfare</td>
<td>159</td>
</tr>
</tbody>
</table>

### JURY

Attica, Jury Pools and the Intent Requirement of the Equal Protection Clause

---

### LAND USE

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Evolution and Extension of the New York Law of Inverse Condemnation (The)</td>
<td>273</td>
</tr>
<tr>
<td>Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan's Tudor City Parks</td>
<td>77</td>
</tr>
</tbody>
</table>

### LAW REFORM

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assessment of the Impact of an Implied Warranty of Habitability in New York State (An)</td>
<td>189</td>
</tr>
<tr>
<td>Expanding Defendant's Discovery: The Jencks Act at Pretrial Hearings</td>
<td>419</td>
</tr>
<tr>
<td>Origins of Law Reform: The Social Significance of the Nineteenth-Century Codification Movement and its Contribution to the Passage of the Early Married Women's Property Acts (The)</td>
<td>683</td>
</tr>
<tr>
<td>Proposal for a Constitutional Innkeepers' Lien Statute (A)</td>
<td>369</td>
</tr>
<tr>
<td>Patients' Rights of Access to Their Own Medical Records: The Need for New Law</td>
<td>317</td>
</tr>
</tbody>
</table>

### LEGAL AID

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brakel: Judicare: Public Funds, Private Lawyers, and Poor People</td>
<td>545</td>
</tr>
<tr>
<td>Marks, Hallauer &amp; Clifton: The Shreveport Plan: An Experiment in the Delivery of Legal Services</td>
<td>545</td>
</tr>
</tbody>
</table>

### LEGAL ETHICS

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Legal Fee Schedules: New York's Approach</td>
<td>839</td>
</tr>
<tr>
<td>Watergate Morality (The)</td>
<td>267</td>
</tr>
</tbody>
</table>

### LEGAL HISTORY

<table>
<thead>
<tr>
<th>Title</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court</td>
<td>487</td>
</tr>
<tr>
<td>Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The)</td>
<td>783</td>
</tr>
<tr>
<td>Notes Toward a History of American Justice</td>
<td>111</td>
</tr>
<tr>
<td>Origins of Law Reform: The Social Significance of the Nineteenth-Century Codification Movement and its Contribution to the Passage of the Early Married Women's Property Acts (The)</td>
<td>683</td>
</tr>
</tbody>
</table>
INDEX

LEGAL PROFESSION

Concept of Attorney-Fitness in New York: New Perspectives (The) .......... 553
Legal Fee Schedules: New York's Approach ........................................ 339
Watergate Morality (The) ................................................................. 267

LIENS

Proposal for a Constitutional Innkeepers' Lien Statute (A) .................... 369

PAROLE

Prisoner's Right to a Statement of Reasons for Parole Denial: Silence Is Not Always Golden (The) ............................................. 567

PATENTS

Utility Requirement for Patenting Therapeutic Inventions (The) .......... 595

PENOLOGY

Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The) 783
Prisoner's Right to a Statement of Reasons for Parole Denial: Silence Is Not Always Golden (The) ............................................. 567

PHILOSOPHY OF LAW

Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court ......................................................... 487
Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The) 783
Further Considerations Relating to Romanist Infamy and the American Constitutional Conception of Impeachment ........................................ 29

PRISONS AND PRISONERS

Prisoner's Right to a Statement of Reasons for Parole Denial: Silence Is Not Always Golden (The) ............................................. 567

PRIVACY, RIGHT OF

Westin & Baker: Data Banks in a Free Society ................................... 331
Patients' Rights of Access to Their Own Medical Records: The Need for New Law ................................................................. 317

PROCEDURE

Exhaustion of Domestic Remedies in the United Nations Subcommission on Prevention of Discrimination and Protection of Minorities (The) ........ 643
Expanding Defendant's Discovery: The Jencks Act at Pretrial Hearings .... 419
Statute of Limitations in Strict Products Liability Actions (The) ............ 477

PRODUCTS LIABILITY

Statute of Limitations in Strict Products Liability Actions (The) .......... 477

PROPERTY

Assessment of the Impact of an Implied Warranty of Habitability in New York State (An) ............................................................. 189
INDEX

TRADE REGULATION
Balancing Approach: State Franchise Law and Federal Trademark Law (A) 463
FTC v. The Petroleum Industry: The Need for Consistent Regulatory Policy 761
Prohibiting Pyramid Sales Schemes: County, State and Federal Approaches to a Persistent Problem ................................................. 877

TRADEMARKS
Balancing Approach: State Franchise Law and Federal Trademark Law (A) 463

U
UNFAIR COMPETITION
Balancing Approach: State Franchise Law and Federal Trademark Law (A) 463

UNITED NATIONS
Exhaustion of Domestic Remedies in the United Nations Subcommission on Prevention of Discrimination and Protection of Minorities (The) ........ 643

UNITED STATES
FTC v. The Petroleum Industry: The Need for Consistent Regulatory Policy 761

W
WAR
When Smoke Gets in Your Eyes: Proposed Ratification by the United States of the Geneva Protocol on Chemical-Biological Warfare .................... 159

WOMEN
Origins of Law Reform: The Social Significance of the Nineteenth-Century Codification Movement and its Contribution to the Passage of the Early Married Women’s Property Acts (The) ................................. 683

WORKMEN’S COMPENSATION
Workmen’s Compensation: A Vehicle for Compensating the Good Samaritan 857

Z
ZONING
Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan’s Tudor City Parks .................................................. 77

TABLE OF AUTHORS AND REVIEWERS
DEL COTTO, LOUIS A. Section 357(c): Some Observations on Tax Effects to the Cash Basis Transferor ...................................................... 1
FRANKLIN, MITCHELL. Contribution to an Explication of the Activity of the Warren Majority of the Supreme Court .......................................... 487
———. Further Considerations Relating to Romanist Infamy and the American Constitutional Conception of Impeachment ............................... 29
FRIEDMAN, LAWRENCE M. Notes Toward a History of American Justice ........ 111
GIRTH, MARJORIE. Judicare: Public Funds, Private Lawyers, and Poor People. Samuel J. Brakel ........................................... 545

———. The Shreveport Plan: An Experiment in the Delivery of Legal Services. F. Raymond Marks, Robert Paul Hallauer and Richard R. Clifton .... 545

KAISER, BARBARA L. Patients' Rights of Access to Their Own Medical Records: The Need for New Law .................................... 317

KANE, MARY K. Databanks in a Free Society. Alan F. Westin and Michael A. Baker 331


MAGAVERN, JAMES L. The Evolution and Extension of the New York Law of Inverse Condemnation ........................................ 273

MARCUS, NORMAN. Mandatory Development Rights Transfer and the Taking Clause: The Case of Manhattan's Tudor City Parks .................... 77

RICHARDSON, ELLIOT L. The Watergate Morality ................................ 267

TABLE OF ARTICLES

CONTRIBUTION TO AN EXPLICATION OF THE ACTIVITY OF THE WARREN MAJORITY OF THE SUPREME COURT. Mitchell Franklin .......................... 487

THE EVOLUTION AND EXTENSION OF THE NEW YORK LAW OF INVERSE CONDEM- NATION. James L. Magavern ........................................ 273

FURTHER CONSIDERATIONS RELATING TO ROMANIST INFAMY AND THE AMERICAN CONSTITUTIONAL CONCEPTION OF IMPEACHMENT. Mitchell Franklin ........ 29

MANDATORY DEVELOPMENT RIGHTS TRANSFER AND THE TAKING CLAUSE: THE CASE OF MANHATTAN'S TUDOR CITY PARKS. Norman Marcus .............. 77

NOTES TOWARD A HISTORY OF AMERICAN JUSTICE. Lawrence M. Friedman ...... 111

PATIENTS' RIGHTS OF ACCESS TO THEIR OWN MEDICAL RECORDS: THE NEED FOR NEW LAW. Barbara L. Kaiser .............................. 317

SECTION 357(c): SOME OBSERVATIONS ON TAX EFFECTS TO THE CASH BASIS TRANSFEROR. Louis A. Del Cotto .......................... 1

TABLE OF COMMENTS

Assessment of the Impact of an Implied Warranty of Habitability in New York State (An) ..................................................... 189

Attica, Jury Pools and the Intent Requirement of the Equal Protection Clause ... 347

Balancing Approach: State Franchise Law and Federal Trademark Law (A) .... 463

Concept of Attorney-Fitness in New York: New Perspectives (The) ............. 555

Constitutionality of Employment Restrictions on Resident Aliens in the United States (The) ................................................. 211

Eighth Amendment, Beccaria, and the Enlightenment: An Historical Justification for the Weems v. United States Excessive Punishment Doctrine (The) ...... 783

Exhaustion of Domestic Remedies in the United Nations Subcommission on Preven- tion of Discrimination and Protection of Minorities (The) ........................ 643

Expanding Defendant's Discovery: The Jencks Act at Pretrial Hearings ............. 419

FTC v. The Petroleum Industry: The Need for Consistent Regulatory Policy ........ 761

Impact of the Equal Rights Amendment on the New York State Alimony Statute (The) ......................................................... 395

Insider Trading—The Market Anonymity Gap in Rule 10b-5 ....................... 239

Legal Fee Schedules: New York's Approach ................................... 839

National Football League Restrictions on Competitive Bidding for Players' Services 613
INDEX

Origins of Law Reform: The Social Significance of the Nineteenth-Century Codification Movement and its Contribution to the Passage of the Early Married Women's Property Act (The) ........................................ 683
Prisoner's Right to a Statement of Reasons for Parole Denial: Silence Is Not Always Golden (The) .................................................. 567
Prohibiting Pyramid Sales Schemes: County, State and Federal Approaches to a Persistent Problem ................................................... 877
Proposal for a Constitutional Innkeepers' Lien Statute (A) .................. 369
Racial Bias and the LSAT: A New Approach to the Defense of Preferential Admissions ............................................................ 439
Self-Executing Executive Agreements: A Separation of Powers Problem ..... 137
Statute of Limitations in Strict Products Liability Actions (The) .......... 477
Utility Requirement for Patenting Therapeutic Inventions (The) ......... 597
When Smoke Gets in Your Eyes: Proposed Ratification by the United States of the Geneva Protocol on Chemical-Biological Warfare ...................... 159
Workmen's Compensation: A Vehicle for Compensating the Good Samaritan .... 857

TABLE OF BOOKS REVIEWED

BRAKEL: JUDICARE: PUBLIC FUNDS, PRIVATE LAWYERS, AND POOR PEOPLE ..... 545
MARKS, HALLAUER AND CLIFTON: THE SHREVEPORT PLAN: AN EXPERIMENT IN THE DELIVERY OF LEGAL SERVICES .......................... 545
REPORT OF THE SECRETARY’S ADVISORY COMMITTEE ON AUTOMATED PERSONAL DATA SYSTEMS: RECORDS, COMPUTERS AND THE RIGHTS OF CITIZENS ...... 331
WESTIN AND BAKER: DATABANKS IN A FREE SOCIETY .......................... 331