

1992

Index Volume 41 - Articles and Addresses - Authors/Comments and Notes

Catholic University Law Review

Follow this and additional works at: <http://scholarship.law.edu/lawreview>

Recommended Citation

Catholic University Law Review, *Index Volume 41 - Articles and Addresses - Authors/Comments and Notes*, 41 Cath. U. L. Rev. 1010 (1992).

Available at: <http://scholarship.law.edu/lawreview/vol41/iss4/9>

This Index is brought to you for free and open access by CUA Law Scholarship Repository. It has been accepted for inclusion in Catholic University Law Review by an authorized administrator of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.

ARTICLES AND ADDRESSES—AUTHORS

	PAGE
DONALD L. BECI <i>School Violence: Protecting Our Children and the Fourth Amendment</i>	817
MICHAEL J. COZZILLO <i>From the Land of Bondage: The Greening of Major League Baseball Players and the Major League Baseball Players Association</i>	117
JUDE P. DOUGHERTY <i>Accountability Without Causality: Tort Litigation Reaches Fairy Tale Levels</i>	1
SCOTT J. GLICK <i>Is Your Spouse Taping Your Telephone Calls?: Title III and Interspousal Electronic Surveillance</i>	845
DAVID L. GREGORY <i>The Religious, the Ethical, the Communal, and the Future</i>	651
JAMES E. HERGET <i>Organic Natural Law: The Legal Philosophy of George Hugh Smith</i>	383
DAVID McCRAW <i>How Do Readers Read? Social Science and the Law of Libel</i>	81
JONATHAN B. MINTZ <i>Strict Liability for Commercial Intellect</i>	617
RICHARD S. MYERS <i>The Supreme Court and the Privatization of Religion</i>	19
WILLY E. RICE <i>Judicial Bias, the Insurance Industry and Consumer Protection: An Empirical Analysis of State Supreme Courts' Bad-Faith, Breach-of-Contract, Breach-of-Covenant-of-Good-Faith and Excess-Judgment Decisions, 1990-1991</i> . . .	325
WENDY GERZOG SHALLER <i>Limit Deductions for Mixed Personal/Business Expenses: Curb Current Abuses and Restore Some Progressivity Into the Tax Code</i>	581

COMMENTS AND NOTES

BOARD OF EDUCATION OF OKLAHOMA CITY v. DOWELL: PROTECTION OF LOCAL AUTHORITY OR DISREGARD FOR THE PURPOSE OF <i>BROWN v. BOARD OF EDUCATION?</i>	779
<i>BUSINESS GUIDES, INC. v. CHROMATIC COMMUNICATIONS ENTERPRISES</i> : THE CASE FOR RULE 11 REFORM	979
COMPUTER SOFTWARE RENTAL AMENDMENTS ACT OF 1990: ANOTHER BIND IN THE FINAL SALE DOCTRINE, THE	177
DRUG ENFORCEMENT AGENCY'S USE OF DRUG COURIER PROFILES: ONE SIZE FITS ALL, THE	943
EXTRAORDINARY RENDITION: A ONE-WAY TICKET TO THE U.S. . . . OR IS IT? . . .	149
FABRICATED QUOTES AND THE ACTUAL MALICE STANDARD: <i>MASSON v. NEW YORKER MAGAZINE</i>	745
GIVING PROPERTY ALL THE PROCESS THAT'S DUE: A "FUNDAMENTAL" MISUNDERSTANDING ABOUT DUE PROCESS	703
IN RE <i>REQUEST FOR JUDICIAL ASSISTANCE FROM THE FEDERATIVE REPUBLIC OF BRAZIL</i> : A BLOW TO INTERNATIONAL JUDICIAL ASSISTANCE	545
JUDICIAL ROLE FOR PROCEEDINGS INVOLVING UNCONTESTED MODIFICATIONS TO EXISTING CONSENT DECREES, A	665
<i>KOLKHORST v. TILGHMAN</i> : AN EMPLOYEE'S RIGHT TO MILITARY LEAVE UNDER THE VETERANS' REEMPLOYMENT RIGHTS ACT	259
<i>LEATHERS v. MEDLOCK</i> : DIFFERENTIAL TAXATION OF THE PRESS SURVIVES UNDER THE FIRST AMENDMENT	507

	PAGE
NEED FOR A MANDATORY AWARD OF ATTORNEY'S FEES FOR PREVAILING PLAINTIFFS IN ERISA BENEFITS CASES, THE	871
<i>PAYNE v. TENNESSEE</i> : REJECTION OF PRECEDENT, RECOGNITION OF VICTIM IMPACT WORTH	469
REFORMATION OF THE FOOD STAMP ACT: ABATING DOMESTIC HUNGER MEANS RESISTING "LEGISLATIVE JUNK FOOD"	421
SECURED CREDITOR CERCLA LIABILITY AFTER <i>UNITED STATES v. FLEET FACTORS CORP.</i> —VINDICATION OF CERCLA'S PRIVATE ENFORCEMENT MECHANISM	211
SELECTIVE APPLICATION OF THE FOURTH AMENDMENT: <i>UNITED STATES v. VERDUGO-URQUIDEZ</i> , THE	289
UNILATERAL TARIFF EXCULPATION IN THE ERA OF COMPETITIVE TELECOMMUNICATIONS	907

