

Catholic University Law Review

Volume 35
Issue 3 *Spring 1986*

Article 1

1986

Table of Contents (v.35 no.3)

Catholic University Law Review

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

Recommended Citation

Catholic University Law Review, *Table of Contents (v.35 no.3)*, 35 Cath. U. L. Rev. (1986).
Available at: <https://scholarship.law.edu/lawreview/vol35/iss3/1>

This Front Matter 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 editor of CUA Law Scholarship Repository. For more information, please contact edinger@law.edu.

CATHOLIC UNIVERSITY LAW REVIEW

VOLUME 35

SPRING 1986

NUMBER 3

Commentary

- Municipal Ripoff: The Unconstitutionality of
Cable Television Franchise Fees and
Access Support Payments
David J. Saylor 671

Articles

- The Changing Regulatory Terrain of
Cable Television
R. Clark Wadlow and Linda M. Wellstein 705
- To Be or Not To Be: FCC Regulation of
Video Subscription Technologies
Allen S. Hammond, IV 737
- Broadcast Licensees: Fair Game for
Corporate Raiders
M. Michele Faber 761

Comment

- Constitutionality of Affirmative Action Regulations Imposed Under the
Cable Communications Policy Act of 1984 807

Notes

- Preferred Communications, Inc. v. City of Los Angeles*: Impact of the
First Amendment on Access Rights of Cable Television Companies 851
- Dun & Bradstreet, Inc. v. Greenmoss Builders*: "Matters of Private
Concern" Give Libel Defendants Lowered First Amendment
Protection 883