## **Catholic University Law Review**

Volume 34
Issue 4 Summer 1985
Article 24

1985

## Index Volume 34 - Book Reviews-Reviewers

Catholic University Law Review

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

## Recommended Citation

 $\label{lem:catholic University Law Review, Index Volume 34 - Book Reviews-Reviewers, 34 Cath. U. L. Rev. 1329 (1985). \\ Available at: http://scholarship.law.edu/lawreview/vol34/iss4/24$ 

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.

	PAGE
INVOLUNTARY SERVITUDE: MODERN CONDITIONS ADDRESSED IN UNITED STATES	
V. MUSSRY	153
LEGISLATIVE RESPONSES TO CHILD SEXUAL ABUSE CASES: THE HEARSAY EXCEPTION AND THE VIDEOTAPE DEPOSITION	1021
LOCAL 82, FURNITURE MOVING DRIVERS V. CROWLEY: A RESTATEMENT OF INSTITUTIONAL POWER UNDER TITLES I AND IV OF THE LMRDA	181
MEASURE OF DISGORGEMENT IN SEC ENFORCEMENT ACTIONS AGAINST INSIDE	
TRADERS UNDER RULE 108-5, THE	445
DEAN WITTER REYNOLDS, INC. V. BYRD	525
TELEVISION PLAN IS SACKED BY THE SHERMAN ACT	857
CONTACTS ARE NEEDED AFTER KEETON V. HUSTLER MAGAZINE, INC., AND CALDER V. JONES	1125
PHARMACEUTICAL MANUFACTURERS AND CONSUMER-DIRECTED INFORMATION—	
ENHANCING THE SAFETY OF PRESCRIPTION DRUG USE	117
APPROACH	747
Relief	829
ROBERTS V. UNITED STATES JAYCEES: DISCRIMINATORY MEMBERSHIP POLICY OF A NATIONAL ORGANIZATION HELD NOT PROTECTED BY FIRST AMENDMENT FREEDOM OF ASSOCIATION	1055
1 N2220 N 01 12300 N 101 N 1 N 1 N 1 N 1 N 1 N 1 N 1 N 1	105.
<b>BOOK REVIEWS—REVIEWERS</b>	
	PAGE
GERMAIN, KENNETH B. McCarthy, Trademarks and Unfair Competition	595
REID, CHARLES J., JR. Phillips, War and Justice	1173
SCHOBER, MILTON W. Rohner, The Law of Truth in Lending	889
DISTRICT OF COLUMBIA SURVEY	
NOTES	
	PAGE
DISPOSITIONAL PHASE OF THE JUVENILE JUSTICE SYSTEM IN THE DISTRICT OF	
COLUMBIA, THE: THE IMPLICATIONS OF IN RE A.A.I.  DON'T TEAR IT DOWN, INC. V. PENNSYLVANIA AVENUE DEVELOPMENT CORP.: A	1257
STATUTORY INTERPRETATION SANCTIONS THE USE OF THE WRECKING BALL.	1191
FITZGERALD V. UNITED STATES: SENTENCE ENHANCEMENT STATUTES REDEFINE DOUBLE JEOPARDY ANALYSIS	1281
FLOWERS V. DISTRICT OF COLUMBIA: ANOTHER COURT REFUSES TO SETTLE THE OUESTION OF DAMAGES IN WRONGFUL CONCEPTION CASES.	1209