1985

Table of Contents (v.34 no.4)

Catholic University Law Review

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

Recommended Citation
Available at: https://scholarship.law.edu/lawreview/vol34/iss4/1

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.
Commentary

The Trouble with Jaycees
Neal E. Devins ................................................... 901

Article

The District of Columbia's Architects' and Builders' Statute of Repose: Its Application and Need for Amendment
Gerald W. Heller ................................................ 919

Comments

Employment at-Will in the Unionized Setting .......... 979

Legislative Responses to Child Sexual Abuse Cases: The Hearsay Exception and the Videotape Deposition .......... 1021

Notes

Roberts v. United States Jaycees: Discriminatory Membership Policy of a National Organization Held Not Protected by First Amendment Freedom of Association ............................................... 1055

Grove City College v. Bell and Program-Specificity: Narrowing the Scope of Federal Civil Rights Statutes ................................. 1087


Book Review ...................................................... 1173

District of Columbia Survey

Notes

Don't Tear It Down, Inc. v. Pennsylvania Avenue Development Corp.: A Statutory Interpretation Sanctions the Use of the Wrecking Ball ...... 1191
Flowers v. District of Columbia: Another Court Refuses to Settle the Question of Damages in Wrongful Conception Cases 1209

In re Richardson: Safeguarding the Rights of Reinstitutionalized Individuals 1225

Villa View Community Hospital v. Heckler: An End to Cost-Effective Health Care in the Public Sector? 1233

Warrantless Misdemeanor Arrest for Drunk Driving Found Invalid in Schram v. District of Columbia 1241

The Dispositional Phase of the Juvenile Justice System in the District of Columbia: The Implications of In re A.A.I 1257

The Sixth Amendment Right to Confrontation Where Reliability or Credibility of a Witness Is at Issue: The Extent and Scope of Cross-Examination 1267

Fitzgerald v. United States: Sentence Enhancement Statutes Redefine Double Jeopardy Analysis 1281

Surveys

District of Columbia Criminal Procedure Survey 1293

A Survey of the District of Columbia Law Revision Commission 1309