

Index to Volume 29

DePaul College of Law

Follow this and additional works at: <https://via.library.depaul.edu/law-review>

Recommended Citation

DePaul College of Law, *Index to Volume 29*, 29 DePaul L. Rev. 1215 (1980)
Available at: <https://via.library.depaul.edu/law-review/vol29/iss4/13>

This Index is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Law Review by an authorized editor of Via Sapientiae. For more information, please contact digitalservices@depaul.edu.

INDEX TO VOLUME 29

I. TABLE OF ARTICLES (BY AUTHOR)	1215
II. TABLE OF ARTICLES (BY TITLE).....	1215
III. CASE COMMENTARY	1216
IV. STUDENT WORKS (COMMENTS).....	1216
V. STUDENT WORKS (NOTES).....	1216
VI. SUBJECT INDEX.....	1219

TABLE OF ARTICLES (BY AUTHOR)

BECK, ROBERT E. AND SIGWERTH, SHARON. <i>Illinois Coal Mine Subsidence Law</i> ...	383
BELKIN, ELIZABETH H. AND KANE, HOWARD E. <i>Financing Commercial Development in Illinois by the Use of Various Forms of Municipal Bonds</i>	1009
BONAVICH, PETER. <i>Allocation of Private Pension Benefits as Property in Illinois Divorce Proceedings</i>	1
BURGMAN, DIERDRE A. <i>Unilateral Conspiracy: Three Critical Perspectives</i>	75
DEWOLFE, ALAN, DEWOLFE, RUTHANNE AND SQUIRES, GREGORY. <i>Civil Rights Implications of Insurance Redlining</i>	315
DEWOLFE, RUTHANNE, DEWOLFE, ALAN AND SQUIRES, GREGORY. <i>Civil Rights Implications of Insurance Redlining</i>	315
FINS, HARRY G. <i>The Illinois Law Revision Commission</i>	443
GANZ, ALAN S. AND PRIMACK, MARC A. <i>Subsidized Rental Projects in Default: Rights and Remedies</i>	1025
GRANT, BURTON F. AND HYINK, BENJAMIN P. <i>Caveat Amator: "The State of Affairs" in Illinois After Hewitt v. Hewitt</i>	493
HYINK, BENJAMIN P. AND GRANT, BURTON F. <i>Caveat Amator: "The State of Affairs" in Illinois After Hewitt v. Hewitt</i>	493
KANE, HOWARD E. AND BELKIN, ELIZABETH H. <i>Financing Commercial Development in Illinois by the Use of Various Forms of Municipal Bonds</i>	1009
KRAUSE, JAMES C. <i>Securities Litigation: The Unsolved Problem of Predispute Arbitration Agreements for Pendent Claims</i>	693
LIVINGSTON, MARGIT. <i>Public Recreational Rights in Illinois Rivers and Streams</i> ...	353
MORRISON, PORTIA O. AND SNYDERMAN, PERRY J. <i>Rental Market Protection Through the Conversion Moratorium: Legal Limits and Alternatives</i>	973
PAULL, DONALD. <i>The Creation of an Ombudsman: The Guardianship and Advocacy Commission</i>	475
PRIMACK, MARC A. AND GANZ, ALAN S. <i>Subsidized Rental Projects in Default: Rights and Remedies</i>	1025
RUPPERT, JOHN L. <i>Section 453: Installment Sales Involving Related Parties or Trusts</i> .	47
RUPPERT, JOHN L. <i>Proposed Treasury Regulation Section 1.368-1(d): The Continuity of Business Enterprise Test</i>	723
SIGWERTH, SHARON AND BECK, ROBERT E. <i>Illinois Coal Mine Subsidence Law</i>	383
SNYDERMAN, PERRY J. AND MORRISON, PORTIA O. <i>Rental Market Protection Through the Conversion Moratorium: Legal Limits and Alternatives</i>	973
SQUIRES, GREGORY, DEWOLFE, RUTHANNE AND DEWOLFE, ALAN. <i>Civil Rights Implications of Insurance Redlining</i>	315
WANGERIN, PAUL T. <i>"Plain Error" and "Fundamental Fairness": Toward a Definition of Exceptions to the Rules of Procedural Default</i>	753
WARD, THE HONORABLE DANIEL P. <i>Foreward to the Illinois Law Issue</i>	29:2:i

TABLE OF ARTICLES (BY TITLE)

ALLOCATION OF PRIVATE PENSION BENEFITS AS PROPERTY IN ILLINOIS DIVORCE PROCEEDINGS. <i>Peter Bonavich</i>	1
---	---

CAVEAT AMATOR: "THE STATE OF AFFAIRS" IN ILLINOIS AFTER HEWITT V. HEWITT. <i>Burton F. Grant and Benjamin P. Hyink</i>	493
CIVIL RIGHTS IMPLICATIONS OF INSURANCE REDLINING. <i>Ruthanne DeWolfe, Gregory Squires and Alan DeWolfe</i>	315
THE CREATION OF AN OMBUDSMAN: THE GUARDIANSHIP AND ADVOCACY COMMISSION. <i>Donald Paull</i>	475
FINANCING COMMERCIAL DEVELOPMENT IN ILLINOIS BY THE USE OF VARIOUS FORMS OF MUNICIPAL BONDS. <i>Howard E. Kane and Elizabeth Belkin</i>	1009
FOREWORD TO THE ILLINOIS LAW ISSUE. <i>The Honorable Daniel P. Ward</i>	29:2:i
ILLINOIS COAL MINE SUBSIDENCE LAW. <i>Robert E. Beck and Sharon Sigwerth</i>	383
THE ILLINOIS LAW REVISION COMMISSION. <i>Harry G. Fins</i>	443
"PLAIN ERROR" AND "FUNDAMENTAL FAIRNESS": TOWARD A DEFINITION OF EXCEPTIONS TO THE RULES OF PROCEDURAL DEFAULT. <i>Paul T. Wangerin</i>	753
PROPOSED TREASURY REGULATION SECTION 1.368-1(d): THE CONTINUITY OF BUSINESS ENTERPRISE TEST. <i>John L. Ruppert</i>	723
PUBLIC RECREATIONAL RIGHTS IN ILLINOIS RIVERS AND STREAMS. <i>Margit Livingston</i>	353
RENTAL MARKET PROTECTION THROUGH THE CONVERSION MORATORIUM: LEGAL LIMITS AND ALTERNATIVES. <i>Perry J. Snyderman and Portia O. Morrison</i>	973
SECTION 453: INSTALLMENT SALES INVOLVING RELATED PARTIES OR TRUSTS. <i>John L. Ruppert</i>	47
SECURITIES LITIGATION: THE UNSOLVED PROBLEM OF PREDISPUTE ARBITRATION AGREEMENTS FOR PENDENT CLAIMS. <i>James C. Krause</i>	693
SUBSIDIZED RENTAL PROJECTS IN DEFAULT: RIGHTS AND REMEDIES. <i>Alan S. Ganz and Marc A. Primack</i>	1025
UNILATERAL CONSPIRACY: THREE CRITICAL PERSPECTIVES. <i>Dierdre A. Burgman</i> .	75

CASE COMMENTARY

IMPLIED PRIVATE RIGHT OF ACTION UNDER THE DAVIS-BACON ACT: CLOSING SOME LOOPHOLES IN ADMINISTRATIVE ENFORCEMENT— <i>MCDANIEL V. UNIVERSITY OF CHICAGO AND COUTU V. UNIVERSITIES RESEARCH ASSOCIATION, INC.</i> <i>Laurie E. Leader and Kenneth A. Jenero</i>	793
--	-----

COMMENTS

HUMAN RIGHTS IN THE SOVIET UNION: THE POLICY OF DISSIMULATION	819
A QUESTION OF REMEDIABILITY: STANDARDS OF CONDUCT FOR ILLINOIS PUBLIC SCHOOL TEACHERS	523

NOTES

ANTITRUST: APPLICATION OF THE SHERMAN ACT TO LOCAL REAL ESTATE BROKERAGE ACTIVITIES— <i>McLain v. Real Estate Board of New Orleans, Inc.</i>	1063
ATTORNEYS' FEES IN CIVIL RIGHT ACTIONS AGAINST THE FEDERAL GOVERNMENT— <i>NAACP v. Civiletti</i>	1177
BANISHMENT OF PUNITIVE DAMAGES IN FAIR REPRESENTATION SUITS: PUNISHING THE WRONG PARTY?— <i>IBEW v. Foust</i>	239
CHILD CUSTODY: PARENTAL COHABITATION RELATIONSHIPS AND THE BEST INTEREST OF THE CHILD STANDARD— <i>Jarrett v. Jarrett</i>	1141
BEYOND A "REASONABLE REMEDY"?— <i>Encyclopaedia Britannica v. FTC</i>	951
IN PURSUIT OF WAGES BASED ON JOB VALUE— <i>Gunther v. County of Washington</i> .	907
JUDICIAL USURPATION OF PUBLIC UTILITY RATEMAKING— <i>Union Electric Company v. Illinois Commerce Commission</i>	1119
JURISDICTION UNDER 28 U.S.C. § 1343 DOES NOT INCLUDE STATUTORILY BASED CLAIMS OF WELFARE RIGHTS DEPRIVATION— <i>Chapman v. Houston Welfare Rights Organization</i>	883

THE JURISDICTIONAL AMOUNT IN CONTROVERSY REQUIREMENT: THE SEVENTH CIRCUIT REJECTS THE PLAINTIFF VIEWPOINT RULE— <i>McCarty v. Amoco Pipeline Company</i>	933
LIABILITIES OF AN OWNER UNDER THE SCAFFOLD ACT—THE STATUTE'S "HAVING CHARGE OF" LANGUAGE PRODUCES INCONSISTENCY— <i>Norton v. Waggoner Equipment Rental & Excavating Co.</i>	635
MINIMUM CONTACTS AS APPLIED TO PRODUCTS LIABILITY— <i>World-Wide Volkswagen Corp. v. Woodson</i>	1159
A NEW APPROACH TO HOME RULE IN ILLINOIS— <i>County of Cook v. John Sexton Contractors Co.</i>	603
THE NEW-HOUSE IMPLIED WARRANTY COMES TO ILLINOIS— <i>Petersen v. Hubschman Construction Co.</i>	617
THE NINTH CIRCUIT EXPANDS THE 10b-5 NET TO CATCH A COLUMNIST— <i>Zweig v. Hearst Corporation</i>	287
NLRA PREEMPTION OF STATE UNEMPLOYMENT COMPENSATION LAW PROVIDING BENEFITS FOR STRIKERS— <i>New York Telephone Co. v. New York State Department of Labor</i>	115
NO REQUIREMENT OF PRIOR JUDICIAL APPROVAL FOR COVERT ENTRY TO EFFECT ELECTRONIC SURVEILLANCE— <i>Dalia v. United States</i>	165
OWNERSHIP OF LIVING INVENTIONS— <i>In Re Bergy</i>	215
THE PER SE CONFLICT OF INTEREST RULE APPLIED TO SPECIAL ASSISTANT ATTORNEYS GENERAL SERVING AS DEFENSE COUNSEL— <i>People v. Fife</i>	585
THE PROSECUTOR'S DISCRETIONARY POWER TO INITIATE THE DEATH SENTENCING HEARING— <i>People ex rel. Carey v. Cousins</i>	1097
REBUTTABLE PRESUMPTIONS IN VICARIOUS DISQUALIFICATION CASES: CAN THE APPEARANCE OF IMPROPRIETY BE REBUTTED?— <i>Novo Terapeutisk Laboratorium A/S v. Baxter Travenol Laboratories, Inc.</i>	1077
REFUSAL TO DISCIPLINE DECEITFUL ILLINOIS PROSECUTOR— <i>In Re Friedman</i>	657
ROYAL DRUG AND MCCARRAN ACT PROTECTION: THE EXCEPTION OR THE RULE?— <i>Group Life & Health Insurance Co. v. Royal Drug Co.</i>	147
STATE BORDERS ARE NEW BOUNDARIES FOR SOVEREIGN IMMUNITY— <i>Nevada v. Hall</i>	191
A STEP TOWARD AUTOMATIC COMMITMENT FOR UNFIT DEFENDANTS— <i>People v. Lang</i>	673
TAX EXEMPTION FOR BUSINESS LEAGUES NARROWED— <i>National Muffler Dealers Association, Inc. v. United States</i>	869
RACIAL DISCRIMINATION IN IQ TESTING— <i>Larry P. v. Riles</i>	1193
TITLE IX: NO LONGER AN EMPTY PROMISE— <i>Cannon v. University of Chicago</i>	263
TORT REMEDY FOR RETALIATORY DISCHARGE: ILLINOIS WORKMEN'S COMPENSATION ACT LIMITS EMPLOYER'S POWER TO DISCHARGE EMPLOYEES TERMINABLE-AT-WILL— <i>Kelsay v. Motorola, Inc.</i>	561

SUBJECT INDEX

A

ADMINISTRATIVE AGENCIES

- The Creation of an Ombudsman: The Guardianship and Advocacy Commission 475
- Judicial Usurpation of Public Utility Ratemaking—*Union Electric Company v. Illinois Commerce Commission* 1119
- A New Approach to Home Rule in Illinois—*County of Cook v. John Sexton Contractors Co.* 603

ANTITRUST

- Antitrust: Application of the Sherman Act to Local Real Estate Brokerage Activities—*McLain v. Real Estate Board of New Orleans, Inc.* 1063
- Royal Drug* and McCarran Act Protection: The Exception or the Rule?—*Group Life & Health Insurance Co. v. Royal Drug Co.* ... 147

ARBITRATION

- Securities Litigation: The Unsolved Problem of Predispute Arbitration Agreements for Pendent Claims ... 693

ATTORNEYS

- Attorney's Fees in Civil Right Actions Against the Federal Government—*NAACP v. Civiletti* 1177
- The Per Se Conflict of Interest Rule Applied to Special Assistant Attorneys General Serving as Defense Counsel—*People v. Fife* 585
- The Prosecutor's Discretionary Power to Initiate the Death Sentencing Hearing—*People ex rel. Carey v. Cousins* 1097
- Rebuttable Presumptions in Vicarious Disqualification Cases: Can the Appearance of Impropriety be Rebutted?—*Novo Therapeutisk Laboratorium A/S v. Baxter Travenol Laboratories, Inc.* 1077
- Refusal to Discipline Deceitful Illinois Prosecutor—*In Re Friedman* 657

C

CIVIL PROCEDURE

- Foreward to the Illinois Law Issue .. 29:2:i
- Jurisdiction Under 28 U.S.C. § 1343 Does Not Include Statutorily Based Claims of Welfare Rights Deprivation—*Chapman v. Houston Welfare Rights Organization* 883
- The Jurisdictional Amount in Controversy Requirement: The Seventh Circuit Rejects the Plaintiff Viewpoint Rule—*McCarty v. Amoco Pipeline Company* 933
- Minimum Contacts as Applied to Products Liability—*World-Wide Volkswagen Corp. v. Woodson* 1159
- State Borders are New Boundaries for Sovereign Immunity—*Nevada v. Hall* 191
- Title IX: No Longer an Empty Promise—*Cannon v. University of Chicago* 263

COMMUNICATIONS

- The Ninth Circuit Expands the 10b-5 Net to Catch a Columnist—*Zweig v. Hearst Corporation* 287

CONSTITUTIONAL LAW

- Civil Rights Implications of Insurance Redlining 315
- Jurisdiction Under 28 U.S.C. § 1343 Does Not Include Statutorily Based Claims of Welfare Rights Deprivation—*Chapman v. Houston Welfare Rights Organization* 883
- A New Approach to Home Rule in Illinois—*County of Cook v. John Sexton Contractors Co.* 603
- NLRA Preemption of State Unemployment Compensation Law Providing Benefits for Strikers—*New York Telephone Co. v. New York State Department of Labor* .. 115
- No Requirement of Prior Judicial Approval for Covert Entry to Effect Electronic Surveillance—*Dalia v. United States* 165
- The Prosecutor's Discretionary Power to Initiate the Death Sen-

tencing Hearing—People ex rel. Carey v. Cousins 1097

Racial Discrimination in IQ Testing—*Larry P. v. Riles* 1193

Unilateral Conspiracy: Three Critical Perspectives 75

CRIMINAL LAW

No Requirement of Prior Judicial Approval for Covert Entry to Effect Electronic Surveillance—*Dalia v. United States* 165

The Per Se Conflict of Interest Rule Applied to Special Assistant Attorneys General Serving as Defense Counsel—*People v. Fife* 585

“Plain Error” and “Fundamental Fairness”: Toward a Definition of Exceptions to the Rules of Procedural Default 753

The Prosecutor’s Discretionary Power to Initiate the Death Sentencing Hearing—*People ex rel. Carey v. Cousins* 1097

A Step Toward Automatic Commitment for Unfit Defendants—*People v. Lang* 673

Unilateral Conspiracy: Three Critical Perspectives 75

D

DISCRIMINATION

Civil Rights Implications of Insurance Redlining 315

The Creation of an Ombudsman: The Guardianship and Advocacy Commission 475

In Pursuit of Wages Based on Job Value—*Gunther v. County of Washington* 907

Racial Discrimination in IQ Testing—*Larry P. v. Riles* 1193

Title IX: No Longer an Empty Promise—*Cannon v. University of Chicago* 263

E

EDUCATION

A Question of Remediability: Standards of Conduct for Illinois Public School Teachers 523

Racial Discrimination in IQ Testing—*Larry P. v. Riles* 1193

Title IX: No Longer an Empty Promise—*Cannon v. University of Chicago* 263

EMPLOYMENT

In Pursuit of Wages Based on Job Value—*Gunther v. County of Washington* 907

Liabilities of an Owner Under the Scaffold Act—The Statute’s “Having Charge of” Language Produces Inconsistency—*Norton v. Waggoner Equipment Rental & Excavating Co.* 635

NLRA Preemption of State Unemployment Compensation Law Providing Benefits for Strikers—*New York Telephone Co. v. New York State Department of Labor* .. 115

Rebuttable Presumptions in Vicarious Disqualification Cases: Can the Appearance of Impropriety be Rebutted?—*Novo Terapeutisk Laboratorium A/S v. Baxter Travenol Laboratories, Inc.* 1077

Tort Remedy for Retaliatory Discharge: Illinois Workmen’s Compensation Act Limits Employer’s Power to Discharge Employees Terminable-At-Will—*Kelsay v. Motorola, Inc.* 561

F

FAMILY LAW

Allocation of Private Pension Benefits as Property in Illinois Divorce Proceedings 1

Caveat Amator: “The State of Affairs” in Illinois After *Hewitt v. Hewitt* . 493

Child Custody: Parental Cohabitation Relationships and the Best Interest of the Child Standard—*Jarrett v. Jarrett* 1141

H

HANDICAPPED RIGHTS

The Creation of an Ombudsman: The Guardianship and Advocacy Commission 475

A Step Toward Automatic Commitment for Unfit Defendants—*People v. Lang* 673

- I
- IMMUNITY
- Attorney's Fees in Civil Right Actions Against the Federal Government—*NAACP v. Civiletti* 1177
- State Borders are New Boundaries for Sovereign Immunity—*Nevada v. Hall* 191
- INSURANCE
- Civil Rights Implications of Insurance Redlining 315
- Royal Drug* and McCarran Act Protection: The Exception or the Rule?—*Group Life & Health Insurance Co. v. Royal Drug Co.* ... 147
- INTERNATIONAL LAW
- Human Rights in the Soviet Union: The Policy of Dissimulation 819
- L
- LABOR
- Implied Private Right of Action Under the Davis-Bacon Act: Closing Some Loopholes in Administrative Enforcement 793
- In Pursuit of Wages Based on Job Value—*Gunther v. County of Washington* 907
- NLRA Preemption of State Unemployment Compensation Law Providing Benefits for Strikers—*New York Telephone Co. v. New York State Department of Labor* .. 115
- LANDLORD-TENANT
- The New-House Implied Warranty Comes to Illinois—*Petersen v. Hubschman Construction Co.* 617
- Rental Market Protection Through the Conversion Moratorium: Legal Limits and Alternatives 973
- Subsidized Rental Projects in Default: Rights and Remedies 1025
- LAND USE LAW
- Financing Commercial Development in Illinois by the Use of Various Forms of Municipal Bonds 1009
- Illinois Coal Mine Subsidence Law 383
- Public Recreational Rights in Illinois Rivers and Streams 353
- Rental Market Protection Through the Conversion Moratorium: Legal Limits and Alternatives 973
- Illinois Coal Mine Subsidence Law 383
- The Illinois Law Revision Commission 443
- M
- MUNICIPAL LAW
- A New Approach to Home Rule in Illinois—*County of Cook v. John Sexton Contractor Co.* 603
- P
- PATENT LAW
- Ownership of Living Inventions—*In Re Bergy* 215
- PENSIONS
- Allocation of Private Pension Benefits as Property in Illinois Divorce Proceedings 1
- PROPERTY
- Allocation of Private Pension Benefits as Property in Illinois Divorce Proceedings 1
- Financing Commercial Development in Illinois by the Use of Various Forms of Municipal Bonds 1009
- Illinois Coal Mine Subsidence Law 383
- The New-House Implied Warranty Comes to Illinois—*Petersen v. Hubschman Construction Co.* 617
- Public Recreational Rights in Illinois Rivers and Streams 353
- Rental Market Protection Through the Conversion Moratorium: Legal Limits and Alternatives 973
- Subsidized Rental Projects in Default: Rights and Remedies 1025
- R
- REMEDIES
- Encyclopaedia Britannica v. FTC*—Beyond a "Reasonable Remedy"? 951
- Subsidized Rental Projects in Default: Rights and Remedies 1025

Tort Remedy for Retaliatory Discharge: Illinois Workmen's Compensation Act Limits Employer's Power to Discharge Employees Terminable-At-Will—*Kelsay v. Motorola, Inc.* 561

S

SECURITIES

The Ninth Circuit Expands the 10b-5 Net to Catch a Columnist—*Zweig v. Hearst Corporation* 287
 Securities Litigation: The Unsolved Problem of Predispute Arbitration Agreements for Pendent Claims ... 693

SCHOOLS

A Question of Remediability: Standards of Conduct for Illinois Public School Teachers 523
 Racial Discrimination in IQ Testing—*Larry P. v. Riles* 1193
 Title IX: No Longer an Empty Promise—*Cannon v. University of Chicago* 263

T

TAXATION

Proposed Treasury Regulation Section 1.368-1(d): The Continuity of Business Enterprise Test 723
 Section 453: Installment Sales Involving Related Parties or Trusts .. 47
 Tax Exemption for Business Leagues Narrowed—*National Muffler Dealers Association, Inc. v. United States* 869

TORTS

Liabilities of an Owner Under the Scaffold Act—The Statute's "Having Charge of" Language Produces Inconsistency—*Norton v. Waggoner Equipment Rental & Excavating Co.* 635
 Minimum Contacts as Applied to Products Liability—*World-Wide Volkswagen Corp. v. Woodson* 1159
 Tort Remedy for Retaliatory Discharge: Illinois Workmen's Compensation Act Limits Employer's Power to Discharge Employees Terminable-At-Will—*Kelsay v. Motorola, Inc.* 561