

# **DePaul Law Review**

Volume 29 Issue 4 *Summer 1980* 

Article 13

# 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**

Ι.	TABLE OF ARTICLES (BY AUTHOR)	1215
Π.	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. Illinois Coal Mine Subsidence Law	383
BELKIN, ELIZABETH H. AND KANE, HOWARD E. Financing Commercial Development	
in Illinois by the Use of Various Forms of Municipal Bonds	1009
BONAVICH, PETER. Allocation of Private Pension Benefits as Property in Illinois Di-	
vorce Proceedings	1
BURGMAN, DIERDRE A. Unilateral Conspiracy: Three Critical Perspectives	75
DEWOLFE, ALAN, DEWOLFE, RUTHANNE AND SQUIRES, GREGORY. Civil Rights Im-	
plications of Insurance Redlining	315
DEWOLFE, RUTHANNE, DEWOLFE, ALAN AND SQUIRES, GREGORY. Civil Rights Im-	
plications of Insurance Redlining	315
FINS, HARRY G. The Illinois Law Revision Commission	443
GANZ, ALAN S. AND PRIMACK, MARC A. Subsidized Rental Projects in Default: Rights	
and Remedies	1025
GRANT, BURTON F. AND HYINK, BENJAMIN P. Caveat Amator: "The State of Affairs"	2020
in Illinois After Hewitt v. Hewitt	493
HYINK, BENJAMIN P. AND GRANT, BURTON F. Caveat Amator: "The State of Affairs"	100
in Illinois After Hewitt v. Hewitt	493
KANE, HOWARD E. AND BELKIN, ELIZABETH H. Financing Commercial Development	100
in Illinois by the Use of Various Forms of Municipal Bonds	1009
KRAUSE, JAMES C. Securities Litigation: The Unsolved Problem of Predispute Arbitra-	
tion Agreements for Pendent Claims	693
LIVINGSTON, MARGIT. Public Recreational Rights in Illinois Rivers and Streams	353
MORRISON, PORTIA O. AND SNYDERMAN, PERRY J. Rental Market Protection	000
Through the Conversion Moratorium: Legal Limits and Alternatives	973
PAULL, DONALD. The Creation of an Ombudsman: The Guardianship and Advocacy	0.0
Commission	475
PRIMACK, MARC A. AND GANZ, ALAN S. Subsidized Rental Projects in Default: Rights	110
and Remedies	1025
RUPPERT, JOHN L. Section 453: Installment Sales Involving Related Parties or Trusts.	47
RUPPERT, JOHN L. Proposed Treasury Regulation Section 1.368-1(d): The Continuity	-11
of Business Enterprise Test	723
SIGWERTH, SHARON AND BECK, ROBERT E. Illinois Coal Mine Subsidence Law	383
SNYDERMAN, PERRY J. AND MORRISON, PORTIA O. Rental Market Protection	000
Through the Conversion Moratorium: Legal Limits and Alternatives	973
Squires, Gregory, DeWolfe, Ruthanne and DeWolfe, Alan. Civil Rights Im-	0.0
plications of Insurance Redlining	315
WANGERIN, PAUL T. "Plain Error" and "Fundamental Fairness": Toward a Definition	212
of Exceptions to the Rules of Procedural Default	753
WARD, THE HONORABLE DANIEL P. Foreward to the Illinois Law Issue	29:2:i
WARD, THE HONORABLE DANIEL F. FOTEWATA TO THE LAMOIS LAW ISSUE	49:4:1

## TABLE OF ARTICLES (BY TITLE)

ALLOCATION OF PRIVATE PENSIC	N BENEFITS AS PROPERTY IN ILLINOIS DIVORCE	
PROCEEDINGS. Peter Bonavich		

1

CAVEAT AMATOR: "THE STATE OF AFFAIRS" IN ILLINOIS AFTER HEWITT V.	
HEWITT. Burton F. Grant and Benjamin P. Hyink	493
CIVIL RIGHTS IMPLICATIONS OF INSURANCE REDLINING. Ruthanne DeWolfe, Greg-	
ory Squires and Alan DeWolfe	315
THE CREATION OF AN OMBUDSMAN: THE GUARDIANSHIP AND ADVOCACY COMMIS-	
sion. Donald Paull	475
FINANCING COMMERCIAL DEVELOPMENT IN ILLINOIS BY THE USE OF VARIOUS	
FORMS OF MUNICIPAL BONDS. Howard E. Kane and Elizabeth Belkin	009
FOREWARD TO THE ILLINOIS LAW ISSUE. The Honorable Daniel P. Ward	9:2:i
ILLINOIS COAL MINE SUBSIDENCE LAW. Robert E. Beck and Sharon Sigwerth	383
THE ILLINOIS LAW REVISION COMMISSION. Harry G. Fins	443
"Plain Error" and "Fundamental Fairness": Toward a Definition of Excep-	
TIONS TO THE RULES OF PROCEDURAL DEFAULT. Paul T. Wangerin	753
PROPOSED TREASURY REGULATION SECTION 1.368-1(d): THE CONTINUITY OF BUSI-	
NESS ENTERPRISE TEST. John L. Ruppert	723
PUBLIC RECREATIONAL RIGHTS IN ILLINOIS RIVERS AND STREAMS. Margit	
Livingston	353
RENTAL MARKET PROTECTION THROUGH THE CONVERSION MORATORIUM: LEGAL	
LIMITS AND ALTERNATIVES. Perry J. Snyderman and Portia O. Morrison	973
SECTION 453: INSTALLMENT SALES INVOLVING RELATED PARTIES OR TRUSTS. John	
L. Ruppert	47
SECURITIES LITIGATION: THE UNSOLVED PROBLEM OF PREDISPUTE ARBITRATION	
AGREEMENTS FOR PENDENT CLAIMS. James C. Krause	693
SUBSIDIZED RENTAL PROJECTS IN DEFAULT: RIGHTS AND REMEDIES. Alan S. Ganz	
	025
UNILATERAL CONSPIRACY: THREE CRITICAL PERSPECTIVES. Dierdre A. Burgman .	75

## CASE COMMENTARY

IMPLIED PRIVATE RIGHT OF ACTION UNDER THE DAVIS-BACON ACT: CLOSING SOME	
LOOPHOLES IN ADMINISTRATIVE ENFORCEMENT—McDANIEL V. UNIVERSITY OF	
CHICAGO AND COUTU V. UNIVERSITIES RESEARCH ASSOCIATION, INC. Laurie E. Leader	
and Kenneth A. Jenero	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 BROKER-	
AGE ACTIVITIES—McLain v. Real Estate Board of New Orleans, Inc	1063
ATTORNEYS' FEES IN CIVIL RIGHT ACTIONS AGAINST THE FEDERAL	
GOVERNMENT—NAACP v. Civiletti	1177
BANISHMENT OF PUNITIVE DAMAGES IN FAIR REPRESENTATION SUITS: PUNISHING	
THE WRONG PARTY?—IBEW v. Foust	239
CHILD CUSTODY: PARENTAL COHABITATION RELATIONSHIPS AND THE BEST IN-	
TEREST OF THE CHILD STANDARD—Jarrett v. Jarrett	1141
BEYOND A "REASONABLE REMEDY"?—Encyclopaedia Britannica v. FTC	951
IN PURSUIT OF WAGES BASED ON JOB VALUE—Gunther v. County of Washington .	907
JUDICIAL USURPATION OF PUBLIC UTILITY RATEMAKING—Union Electric Company	
v. Illinois Commerce Commission	1119
JURISDICTION UNDER 28 U.S.C. § 1343 DOES NOT INCLUDE STATUTORILY BASED	
CLAIMS OF WELFARE RIGHTS DEPRIVATION—Chapman v. Houston Welfare	
Rights Organization	883

# SUBJECT INDEX

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

## SUBJECT INDEX

#### A

## ADMINISTRATIVE AGENCIES

## C CIVIL PROCEDURE

The	Creation	ofan	Ombue	lsman: The
	0104400		0	

475
1119
603

## ANTITRUST

.

Antitrust: Application of the Sher- man Act to Local Real Estate	
Brokerage Activities—McLain v.	
Real Estate Board of New Orleans,	
Inc	1063
Royal Drug and McCarran Act Pro-	
tection: The Exception or the	
Rule?-Group Life & Health In-	
surance 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 Disgualification Cases: Can the Appearance of Impropriety be Rebutted?-Novo Terapeutisk Laboratorium A/S v. Baxter Travenol Laboratories, Inc. 1077 Refusal to Discipline Deceitful Illinois Prosecutor -In Re Friedman 657

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 Con-	
troversy Requirement: The Seventh	
Circuit Rejects the Plaintiff View-	
point 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	
Promise – Cannon v. University of Chicago	263
	263
Chicago	263
Chicago COMMUNICATIONS The Ninth Circuit Expands the 10b-5	263
Chicago	263 287

Foreward to the Illinois Law Issue .. 29:2:i

### CONSTITUTIONAL LAW

Civil Rights Implications of Insur- ance Redlining	315
Jurisdiction Under 28 U.S.C. § 1343	010
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 Un-	
employment 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 Attor-	
neys General Serving as Defense	
Counsel—People v. Fife	585
"Plain Error" and "Fundamental	
Fairness": Toward a Definition of	
Exceptions to the Rules of Pro-	
cedural Default	753
The Prosecutor's Discretionary	
Power to Initiate the Death Sen-	
tencing Hearing—People ex rel.	
Carey v. Cousins	1097
A Step Toward Automatic Commit-	
ment for Unfit Defendants-People	
v. Lang	673
Unilateral Conspiracy: Three Critical	
Perspectives	75

#### D

## DISCRIMINATION

Civil Rights Implications of Insur-	
ance Redlining	315
The Creation of an Ombudsman: The	
Guardianship and Advocacy Com-	
mission	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

#### Е

## EDUCATION

A Question of Remediability: Stan- dards of Conduct for Illinois Public	
School Teachers	523
Racial Discrimination in IQ	
Testing—Larry P. v. Riles	1193

Title IX: I	No Longer an	Empty
Promise — (	Cannon v. Univ	ersity of
Chicago		

## 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 Disgualification 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 Ben-	
efits 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

#### Ĥ

#### HANDICAPPED RIGHTS

The Creation of an Ombudsman: The	
Guardianship and Advocacy Com-	
mission	475
A Step Toward Automatic Commit-	
ment for Unfit Defendants—People	
v. Lang	673

## 1220

# SUBJECT INDEX

1177

191

1

# IMMUNITY

Attorne	y's Fees in	Civil	Right Ac-
tions	Against	the	Federal
Govern	ment -NAA	ACP v.	Civiletti
State Be	orders are	New E	Soundaries
for Sov	ereign Im	nunity	-Nevada
v. Hall			

I

#### INSURANCE

LABOR

Civil Rights Implications of Insur-	
ance Redlining	315
Royal Drug and McCarran Act Pro-	
tection: The Exception or the	
Rule?-Group Life & Health In-	
surance Co. v. Royal Drug Co	147

## INTERNATIONAL LAW

Human	Rights	in	the	Soviet	Union:	
The Po	olicy of	Di	ssim	ulation		819

# L

Implied Private Right of Action
Under the Davis-Bacon Act: Clos-
ing Some Loopholes in Administra-
tive Enforcement
In Pursuit of Wages Based on Job
Value–Gunther v. County of
Washington
NLRA Preemption of State Un-
employment Compensation Law
Providing Benefits for Strikers—
New York Telephone Co. v. New
York State Department of Labor

## LANDLORD-TENANT

,
1
}
5
•

## 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
LEGISLATION	
Illinois Coal Mine Subsidence Law The Illinois Law Revision Commis-	383
sion	443

## Μ

## 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 Ben-
efits as Property in Illinois Divorce
Proceedings

## PROPERTY

793

907

115

Allocation of Private Pension Ben-	
efits 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 De-	
fault: Rights and Remedies	1025
5	

### R

## REMEDIES

Encyclopaedia Britannica v.	
FTC - Beyond a "Reasonable Rem-	
edy"?	951
Subsidized Rental Projects in De-	
fault: Rights and Remedies	1025

561

287

693

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

## S

## SECURITIES

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

## SCHOOLS

A Question of Remediability: Stan-	
dards 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

Т

#### TAXATION

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

## TORTS

e
-
s
-
-
. 635
0
8
. 1159
-
-
s
- s
•
. 561

## 1222