Washington University Law Review

Volume 83 | Issue 6

January 2005

Cumulative Index Volumes 83:1-6

Follow this and additional works at: https://openscholarship.wustl.edu/law_lawreview

Recommended Citation

Cumulative Index Volumes 83:1-6, 83 WASH. U. L. Q. 1953 (2005). Available at: https://openscholarship.wustl.edu/law_lawreview/vol83/iss6/10

This Index is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

CUMULATIVE INDEX VOLUMES 83:1-6

TITLE INDEX

| A REGIONAL GOVERNMENT FOR FRAGMENTED ST. LOUIS: EVEN THE "FAVORED QUARTER" WOULD BENEFIT, Jennifer Frericks |
|--|
| APPROACHES TO REGULATORY REFORM IN THE UNITED STATES: A RESPONSE TO THE REMARKS OF PROFESSORS LEVIN AND FREEMAN, Jeffrey S. Lubbers |
| Are the States Sovereign?, Timothy Zick |
| AWAKENING AN EMPIRE OF LIBERTY: EXPLORING THE ROOTS OF SOCRATIC INQUIRY AND POLITICAL NIHILISM IN AMERICAN DEMOCRACY, <i>Maurice R. Dyson</i> |
| "BANKING" ON LAW ENFORCEMENT: ADVOCATING A NEW BALANCING TEST FOR DNA STORAGE AFTER UNITED STATES V. KINCADE, Sasha E. Polonsky |
| CLASS ACTIONS AND LIMITED VISION: OPPORTUNITIES FOR IMPROVEMENT THROUGH A MORE FUNCTIONAL APPROACH TO CLASS TREATMENT OF DISPUTES, Jeffrey W. Stempel |
| COMMENTS ON MARTIN LYBECKER'S ENHANCED CORPORATE GOVERNANCE, Mercer E. Bullard |
| COMMON THEMES AND UNINTENDED CONSEQUENCES IN CLASS ACTION REFORM, Francis E. McGovern |
| DO INSTITUTIONS MATTER? THE IMPACT OF THE LEAD PLAINTIFF PROVISION OF THE PRIVATE SECURITIES LITIGATION REFORM ACT, Stephen J. Choi, Jill E. Fisch, A.C. Pritchard 869 |
| ENCOURAGING RESPONSIBILITY DURING PREGNANCY THROUGH AMENDING THE UNBORN VICTIMS OF VIOLENCE ACT, Kristi Kleiboeker |
| ENHANCED CORPORATE GOVERNANCE FOR MUTUAL FUNDS: A FLAWED CONCEPT THAT DESERVES SERIOUS |
| RECONSIDERATION, Martin E. Lybecker |

| ENHANCING POOR PEOPLE'S CAPABILITIES THROUGH THE RULE OF LAW: CREATING AN ACCESS TO JUSTICE INDEX, Maggi Carfield |
|--|
| ERODING THE COMMON LAW PARADIGM FOR CREATION OF PROPERTY INTERESTS AND THE HIDDEN COSTS OF LAW REFORM, David M. Becker |
| GILLETT-NETTING V. BARNHART AND UNANSWERED QUESTIONS ABOUT SOCIAL SECURITY BENEFITS FOR POSTHUMOUSLY CONCEIVED CHILDREN, John Doroghazi |
| HEALTH CARE FOR UNDOCUMENTED IMMIGRANT CHILDREN: SPECIAL MEMBERS OF AN UNDERCLASS, Cindy Chang |
| IF YOU ARE A GOOD CHRISTIAN YOU HAVE NO BUSINESS VOTING FOR THIS CANDIDATE: CHURCH SPONSORED POLITICAL ACTIVITY IN FEDERAL ELECTIONS, Kelly S. Shoop |
| INJECTING FAIRNESS INTO THE DOCTRINE OF FORFEITURE BY WRONGDOING, <i>Adam Sleeter</i> |
| INTELLECTUALIZING PROPERTY: THE TENUOUS CONNECTIONS BETWEEN LAND AND COPYRIGHT, Stewart E. Sterk |
| IS IT SCIENCE YET?: INTELLIGENT DESIGN CREATIONISM AND THE CONSTITUTION, <i>Matthew J. Brauer, Barbara Forrest, Steven G. Gey</i> |
| KEEPING PACE WITH THE PROGRESS OF THE WORLD: ARTICLE 9 OF THE JAPANESE CONSTITUTION, <i>Karen Piotrowski</i> |
| LOCHNER V. NEW YORK: A CENTENNIAL RETROSPECTIVE, David E. Bernstein |
| LOOKING THROUGH THE HEDGES: HOW THE SEC JUSTIFIED ITS DECISION TO REQUIRE REGISTRATION OF HEDGE FUND ADVISERS, Laura Edwards |
| LOOKS SELL, BUT ARE THEY WORTH THE COST?: HOW TOLERATING LOOKS-BASED DISCRIMINATION LEADS TO INTOLERABLE DISCRIMINATION, Hannah Fleener |
| MUTUAL FUND EXPENSE DISCLOSURES: A BEHAVIORAL PERSPECTIVE, James D. Cox, John W. Payne |

| ON DISCOVERING DOCTRINE: "JUSTICE" IN CONTRACT AGREEMENT, Peter A. Alces |
|--|
| POLITICAL BARGAINING AND JUDICIAL INTERVENTION IN CONSTITUTIONAL AND ANTITRUST FEDERALISM, <i>Jim Rossi</i> 521 |
| POLITICALLY MOTIVATED BAR DISCIPLINE, James E. Moliterno 725 |
| PRIVATE LITIGATION TO ENFORCE FIDUCIARY DUTIES IN MUTUAL FUNDS: DERIVATIVE SUITS, DISINTERESTED DIRECTORS AND THE IDEOLOGY OF INVESTOR SOVEREIGNTY, Donald C. Langevoort |
| REMARKS BY PROFESSOR JODY FREEMAN TO JAPANESE AMERICAN LAW SOCIETY, <i>Jody Freeman</i> |
| RESALE PRICE MAINTENANCE AND THE PRIVATE ANTITRUST PLAINTIFF, Roger D. Blair, Jill Boylston Herndon, John E. Lopatka |
| RESPONDING TO BIOTERRORISM: AN ANALYSIS OF TITLES I AND II OF THE PUBLIC HEALTH SECURITY AND BIOTERRORISM PREPAREDNESS AND RESPONSE ACT OF 2002, Ryan R. Kemper |
| RETAINING LIFE TENURE: THE CASE FOR A "GOLDEN PARACHUTE," David R. Stras, Ryan W. Scott |
| SHOULD INVESTMENT COMPANIES BE SUBJECT TO A NEW STATUTORY SELF-REGULATORY ORGANIZATION?, Joel Seligman |
| STATUTORY REFORM OF THE ADMINISTRATIVE PROCESS: THE AMERICAN EXPERIENCE AND THE ROLE OF THE BAR, Ronald M. Levin |
| THE CHILD MEDICATION SAFETY ACT: SPECIAL TREATMENT FOR THE PARENTS OF CHILDREN WITH ADHD?, <i>Emily Berntsen</i> 1567 |
| THE ELUSIVE MEANING OF RELIGIOUS EQUALITY, **Robin Charlow** 1529 |
| THE FOURTH "R": SUSTAINING THE ADA'S PRIVATE "RIGHT" OF ACTION AGAINST STATES FOR DISABILITY DISCRIMINATION IN PUBLIC EDUCATION, Matthew P. Hampton |

| THE GEOGRAPHY OF CLIMATE CHANGE LITIGATION: IMPLICATIONS FOR TRANSNATIONAL REGULATORY GOVERNANCE, <i>Hari M. Osofsky</i> | 1789 |
|--|------|
| THE "PRINTED PUBLICATION" BAR AS APPLIED TO PRESENTATIONS MADE AT SCIENTIFIC CONFERENCES, Cindy Ricks | 843 |
| THE SCOPE AND JURISPRUDENCE OF THE INVESTMENT MANAGEMENT REGULATION, Tamar Frankel | 939 |
| TITLE V OF THE STEWART B. MCKINNEY HOMELESS ASSISTANCE ACT: LOCAL COMMUNITIES OFTEN BLINDED BY THE RIGHT, Tim Grasser | 1905 |
| TRADEMARK LAW AND THE SOCIAL CONSTRUCTION OF TRUST: CREATING THE LEGAL FRAMEWORK FOR ONLINE IDENTITY, Beth Simone Noveck | 1733 |
| UNCONSTITUTIONAL COURSES, Frederic M. Bloom | 1679 |
| WHY ARE FEDERAL JUDGES SO ACQUITTAL PRONE?, Andrew D. Leipold | 151 |

AUTHOR INDEX

| ALCES, PETER A., On Discovering Doctrine: "Justice" in Contract Agreement |
|---|
| BECKER, DAVID M., Eroding the Common Law Paradigm for Creation of Property Interests and the Hidden Costs of Law Reform |
| BERNSTEIN, DAVID E., Lochner v. New York: A Centennial Retrospective |
| BERNTSEN, EMILY, The Child Medication Safety Act: Special Treatment for the Parents of Children with ADHD? 1567 |
| BLAIR, ROGER D., HERNDON, JILL BOYLSTON, LOPATKA, JOHN E., Resale Price Maintenance and the Private Antitrust Plaintiff |
| BLOOM, FREDERIC M., Unconstitutional Courses |
| Brauer, Matthew J., Forrest, Barbara, Gey, Steven G., Is It Science Yet?: Intelligent Design Creationism and the Constitution |
| BULLARD, MERCER E., Comments on Martin Lybecker's Enhanced Corporate Governance |
| CARFIELD, MAGGI, Enhancing Poor People's Capabilities Through the Rule of Law: Creating an Access to Justice Index |
| CHANG, CINDY, Health Care for Undocumented Immigrant Children: Special Members of an Underclass |
| CHARLOW, ROBIN, The Elusive Meaning of Religious Equality 1529 |
| Choi, Stephen J., Fisch, Jill E., Pritchard, A.C., Do Institutions Matter? The Impact of the Lead Plaintiff Provision of the Private Securities Litigation Reform Act |
| COX, JAMES D., PAYNE, JOHN W., Mutual Fund Expense Disclosures: A Behavioral Perspective |
| DOROGHAZI, JOHN, Gillett-Netting v. Barnhart and Unanswered Questions About Social Security Benefits for Posthumously Conceived Children |

| KEMPER, RYAN R., Responding to Bioterrorism: An Analysis of Titles I and II of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002 | 5 |
|---|---|
| KLEIBOEKER, KRISTI, Encouraging Responsibility During Pregnancy Through Amending the Unborn Victims of Violence Act | 1 |
| LANGEVOORT, DONALD C., Private Litigation to Enforce Fiduciary Duties in Mutual Funds: Derivative Suits, Disinterested Directors and the Ideology of Investor Sovereignty | 7 |
| LEIPOLD, ANDREW D., Why are Federal Judges so Acquittal Prone? | 1 |
| LEVIN, RONALD M., Statutory Reform of the Administrative Process: The American Experience and the Role of the Bar 1875 | 5 |
| LOPATKA, JOHN E., BLAIR, ROGER D., HERNDON, JILL BOYLSTON, Resale Price Maintenance and the Private Antitrust Plaintiff | 7 |
| Lubbers, Jeffrey S., Approaches to Regulatory Reform in the United States: A Response to the Remarks of Professors Levin and Freeman | 3 |
| Lybecker, Martin E., Enhanced Corporate Governance for Mutual Funds: A Flawed Concept that Deserves Serious Reconsideration | 5 |
| McGovern, Francis E., Common Themes and Unintended Consequences in Class Action Reform | 7 |
| MOLITERNO, JAMES E., Politically Motivated Bar Discipline | 5 |
| NOVECK, BETH SIMONE, Trademark Law and the Social Construction of Trust: Creating the Legal Framework for Online Identity | 3 |
| OSOFSKY, HARI M., The Geography of Climate Change Litigation: Implications for Transnational Regulatory Governance | 9 |
| PAYNE, JOHN W., COX, JAMES D., Mutual Fund Expense Disclosures: A Behavioral Perspective | 7 |

| PIOTROWSKI, KAREN, Keeping Pace with the Progress of the World: Article 9 of the Japanese Constitution |
|---|
| POLONSKY, SASHA E., "Banking" on Law Enforcement: Advocating A New Balancing Test for DNA Storage After United States v. Kincade |
| PRITCHARD, A.C., CHOI, STEPHEN J., FISCH, JILL E., Do Institutions Matter? The Impact of the Lead Plaintiff Provision of the Private Securities Litigation Reform Act |
| RICKS, CINDY, The "Printed Publication" Bar as Applied to Presentations Made at Scientific Conferences |
| ROSSI, JIM, Political Bargaining and Judicial Intervention in constitutional and Antitrust Federalism |
| SCOTT, RYAN W., STRAS, DAVID R., Retaining Life Tenure: The Case for a "Golden Parachute" |
| SELIGMAN, JOEL, Should Investment Companies Be Subject to a New Statutory Self-Regulatory Organization? |
| SHOOP, KELLY S., If You Are A Good Christian You Have No Business Voting for This Candidate: Church Sponsored Political Activity in Federal Elections |
| SLEETER, ADAM, Injecting Fairness into the Doctrine of Forfeiture by Wrongdoing |
| Stempel, Jeffrey W., Class Actions and Limited Vision: Opportunities for Improvement Through a More Functional Approach to Class Treatment of Disputes |
| STERK, STEWART E., Intellectualizing Property: The Tenuous Connections Between Land and Copyright |
| STRAS, DAVID R., SCOTT, RYAN W., Retaining Life Tenure: The Case for a "Golden Parachute" |
| ZICK, TIMOTHY, Are the States Sovereign? |