## **Pepperdine Law Review**

Volume 28 | Issue 4

Article 7

6-15-2001

# Volume 28 Index

Nancy Williams

Follow this and additional works at: https://digitalcommons.pepperdine.edu/plr Part of the <u>Other Law Commons</u>

#### **Recommended** Citation

Nancy Williams *Volume 28 Index*, 28 Pepp. L. Rev. Iss. 4 (2001) Available at: https://digitalcommons.pepperdine.edu/plr/vol28/iss4/7

This Index is brought to you for free and open access by the School of Law at Pepperdine Digital Commons. It has been accepted for inclusion in Pepperdine Law Review by an authorized editor of Pepperdine Digital Commons. For more information, please contact josias.bartram@pepperdine.edu , anna.speth@pepperdine.edu.

# **VOLUME XXVIII INDEX**

### **ARTICLE INDEX**

Created Equal: How the Declaration of Independence Recognizes and
Guarantees the Right to Life for the Unborn, Mark Trapp
Breaking the Seal on White-Collar Criminal Search Warrant Materials,
David Horan
Disentangling Symmetries: Speech, Association, Parenthood,
Laurence H. Tribe
Federalism and Preemption in October Term 1999, Jonathan D. Varat
Law Enforcement and Criminal Law Decisions, Erwin Chemerinsky
Rediscovering a Principled Commerce Power, Douglas W. Kmiec
Selling Structured Settlements: The Uncertain Effect of Anti-Assignment
Clauses, Gregory Scott Crespi
Sex, Money, and Groups: Free Speech and Association Decisions
in the October 1999 Term, Kathleen M. Sullivan 28:723
State Action and the Supreme Court's Emerging Consensus on the Line
Between Establishment and Private Religious Expression,
Michael W. McConnell
Substance and Method in the Year 2000, Akhil Reed Amar
Testimony for Sale: The Law and Ethics of Snitches and Experts,
George C. Harris
The Wizard and Dorothy, Patton and Rommel: Negotiation Parables
in Fiction and Fact, H. Lee Hetherington

#### **AUTHOR INDEX**

Amar, Akhil Reed
Substance and Method in the Year 2000
Brady, Erin
Determining the Proper Pleading Standard Under the
Private Securities Litigation Reform Act of 1995 After
In re Silicon Graphics
Brown, Derek E.
"A Land of Strangers": Communitariansism and the
Rejuvenation of Intermediate Associations
Chayet, Ely Todd
Hypothetical Jurisdiction and Interjurisdictional
Preclusion: A "Comity" of Error
Chemerinsky, Erwin
Law Enforcement and Criminal Law Decisions
Consula, Nicholas
The First Amendment, Gaming Advertisements, and
Congressional Inconsistency: The Future of the
Commercial Speech Doctrine after
Greater New Orleans Broadcasting Ass'n v. United States
Crespi, Gregory Scott
Selling Structured Settlements: The Uncertain Effect of
Anti-Assignment Clauses

Dean, Amber E.	
Lead Paint Public Entity Lawsuits: Has the Broad	
Stroke of Tobacco and Firearms Litigation Painted a	
Troubling Picture for Lead Paint Manufacturers?	115
Devlin, Gary	
The Talent Agencies Act: Reconciling the Controversies	
Surrounding Lawyers, Managers, and Agents Participating	
in California's Entertainment Industry	18
Forbes-Neff, Laurie	
The Propriety of Jury Questioning: A Remedy	
for Perceived Harmless Error	137
Harding, Kristie	
Cedar Rapids Community School District v.	
Garret F.: A High Price for Equal Education	43
Harris, George C.	
Testimony for Sale: The Law and Ethics of Snitches and Experts	8.1
Havern, Lindsay	
Davis v. Monroe County Board of Education: Setting a	
Stringent Standard of Fault School Liability in Peer	
Sexual Harassment Under Title IX–Demanding Responsible	
Proactive Protection	0.6
	.95
Hetherington, H. Lee	
The Wizard and Dorothy, Patton and Rommel: Negotiation	
Parables in Fiction and Fact	:89
Horan, David	
Breaking the Seal on White-Collar Criminal	
Search Warrant Materials 28:3	517
Horsley, Kimberly	
The Abnormalcy of Normal Delay 28:4	136
Inkel, Thomas C.	
Internet-Based Fans: Why the Entertainment Industries	
Cannot Depend on Traditional Copyright Protections	379
Kmiec, Douglas W.	
Rediscovering a Principled Commerce Power	547
McConnell, Michael W.	
State Action and the Supreme Court's Emerging	
Consensus on the Line Between Establishment and Private	
Religious Expression	581
Sidun, Suzanne	.01
An End to the Violence: Justifying Gender as	
a Particular Social Group	03
Sullivan, Kathleen M.	.05
Sunvan, Ratificen M. Sex, Money, and Groups: Free Speech and Association	
Decisions in the October 1999 Term	172
	23
Thompson, Ian	
Medicating the ADA–Sutton v. United Airlines, Inc.: Considering Mitigating Measures to Define Disability	167
	:57
Trapp, Mark	
Created Equal: How the Declaration of Independence	
Recognizes and Guarantees the Right to Life for the Unborn	319
Tribe, Laurence H.	
Disentangling Symmetries: Speech, Association, Parenthood	)41
Varat, Jonathan D.	
Federalism and Preemption in October Term 1999 28:7	/57

٠

970

•

.

### [Vol. 28: 969, 2001]

.

.

Williams, Nancy S.	
Political Question or Judicial Query: An Examination	
of the Modern Doctrine and Its Inapplicability	
to Human Rights Mass Tort Litigation	849
Wright, Ashlea	
Wilson v. Layne: Increasing the Scope of the	
Fourth Amendment Right to Privacy	163

#### **CASENOTES**

Cedar Rapids Community School District v.
Garret F.: A High Price for Equal Education, Kristie Harding
Davis v. Monroe County Board of Education:
Setting a Stringent Standard of Fault for
School Liability in Peer Sexual Harassment
Under Title IX-Demanding Responsible
Proactive Protection, Lindsay Havern 28:195
The First Amendment, Gaming Advertisements, and
Congressional Inconsistency: The Future of the
Commercial Speech Doctrine after Greater New Orleans
Broadcasting Ass'n v. United States, Nicholas Consula
Individual Autonomy Versus Community: Is it
All or Nothing? An Analysis of City of
Chicago v. Morales, Keasa Hollister 28:221
Medicating the ADA-Sutton v. United
Airlines, Inc.: Considering Mitigating
Measures to Define Disability, Ian Thompson
Wilson v. Layne: Increasing the Scope of the
Fourth Amendment Right to Privacy, Ashlea Wright

#### **COMMENTS**

The Abnormalcy of Normal Delay, Kimberly Horsley
Determining the Proper Pleading Standard Under the
Private Securities Litigation Reform Act of 1995
After In re Silicon Graphics, Erin Brady 28:471
An End to the Violence: Justifying Gender as
a Particular Social Group, Suzanne Sidun
Hypothetical Jurisdiction and Interjurisdictional
Preclusion: A "Comity" of Errors, Ely Todd Chayet
Internet-Based Fans: Why the Entertainment
Industries Cannot Depend on Traditional Copyright
Protections, Thomas C. Inkel
"A Land of Strangers": Communitariansism and the
Rejuvenation of Intermediate Associations,
Derek E. Brown
Lead Paint Public Entity Lawsuits: Has the Broad
Stroke of Tobacco and Firearms Litigation Painted
a Troubling Picture for Lead Paint Manufacturers?,
Amber E. Dean

Political Question or Judicial Query: An Examination	
of the Modern Doctrine and Its Inapplicability	
to Human Rights Mass Tort Litigation, Nancy S. Williams	28:849
The Propriety of Jury Questioning: A Remedy	
for Perceived Harmless Error, laurie Forbes-Neff	28:437
The Talent Agencies Act: Reconciling the Controversies	
Surrounding Lawyers, Managers, and Agents Participating	
in California's Entertainment Industry, Gary Devlin	28:381

### SUBJECT MATTER INDEX

ternative Dispute Resolution	
The Wizard and Dorothy, Patton and Rommel: Negotiation Parables	
in Fiction and Fact	
Civil Procedure	
Hypothetical Jurisdiction and Interjurisdictional	
Preclusion: A "Comity" of Errors 28:75	
Civil Rights	
Created Equal: How the Declaration of Independence Recognizes and	
Guarantees the Right to Life for the Unborn	
An End to the Violence: Justifying Gender as	
a Particular Social Group 28:103	
"A Land of Strangers": Communitariansism and the	
Rejuvenation of Intermediate Associations	
Constitutional Law	
The Abnormalcy of Normal Delay	
Disentangling Symmetries: Speech, Association, Parenthood	
Federalism and Preemption in October Term 1999 28:757	
The First Amendment, Gaming Advertisements, and Congressional	
Inconsistency: The Future of the Commercial Speech Doctrine	
after Greater New OrleansBroadcasting Ass'n v. United States	
Individual Autonomy Versus Community: Is it	
All or Nothing? An Analysis of City of	
Chicago v. Morales	
Law Enforcement and Criminal Law Decisions	
Rediscovering a Principled Commerce Power	
Sex, Money, and Groups: Free Speech and Association Decisions	
in the October 1999 Term	
State Action and the Supreme Court's Emerging Consensus on the Line	
Between Establishment and Private Religious Expression	
Substance and Method in the Year 2000 28:601	
Wilson v. Layne: Increasing the Scope of the	
Fourth Amendment Right to Privacy	
Contracts Law	
Selling Structured Settlements: The Uncertain Effect of	
Anti-Assignment Clauses	
Copyright	
Internet-Based Fans: Why the Entertainment Industries	
Cannot Depend on Traditional Copyright Protections	

972

#### **Criminal Procedure** Education Cedar Rapids Community School District v. Davis v. Monroe County Board of Education: Setting a Stringent Standard of Fault for School Liability in Peer Sexual Harassment Under Title IX-Demanding Responsible **Employment Law** Medicating the ADA-Sutton v. United Airlines, Inc.: The Talent Agencies Act: Reconciling the Controversies Surrounding Lawyers, Managers, and Agents Securities Law Determining the Proper Pleading Standard Under the Private Securities Litigation Reform Act of 1995 After Torts Lead Paint Public Entity Lawsuits: Has the Broad Stroke of Tobacco and Firearms Litigation Painted Political Question or Judicial Query: An Examination of the Modern Doctrine and Its Inapplicability

973

. · · .