## CUMULATIVE INDEX VOLUMES 71:1-4

## TITLE INDEX

A NEW PARADIGM FOR INTERNATIONAL BUSINESS TRANSACTIONS, Randall, Kenneth C.,	
Norris, John E.,	599
A RADICAL COMMUNITY OF AID: A REJOINDER TO OPPONENTS OF AFFIRMATIVE DUTIES TO HELP STRANGERS, Yeager, Daniel B.,	1
A STUDY OF THE COSTS AND BENEFITS OF TEXTUALISM: THE SUPREME COURT'S BANK-	
RUPTCY CASES, Rasmussen, Robert F.,	535
AIDS AND DRUG PRICING: IN SEARCH OF A POLICY, Salbu, Steven R.,	691
AN OVERSECURED CREDITOR'S RIGHT TO POSTPETITION INTEREST ON MORTGAGE ARREAR-	
AGES: THE INTERPLAY BETWEEN BANKRUPTCY CODE SECTIONS 506(B), 1322(B) AND	
1325(A)(5)(B), Wade v. Hannon, 968 F.2d 1036 (10th Cir. 1992), cert. granted sub nom.	
Rake v. Wade, 113 S. Ct. 459 (1992), Jansen, Julia S.,	151
ARTISTIC FREEDOM V. CENSORSHIP: THE AFTERMATH OF THE NEA'S NEW FUNDING RESTRICT-	
IONS, Walker, Michael Wingfield,	937
BEYOND FINES: INNOVATIVE CORPORATE SENTENCES UNDER FEDERAL SENTENCING GUIDE-	
LINES, Gruner, Richard S.,	261
BEYOND NIXON: THE APPLICATION OF THE TAKINGS CLAUSE TO THE PAPERS OF CONSTITUT-	
IONAL OFFICEHOLDERS, Williams, Jennifer R.,	871
BEYOND ORGANIZATIONAL GUIDELINES: TOWARD A MODEL FEDERAL CORPORATE CRIMINAL	
CODE, Orland, Leonard	357
CHAOTIC SENTENCING: DOWNWARD DEPARTURES BASED ON EXTRAORDINARY FAMILY CIR-	
CUMSTANCES, United States v. Johnson, 964 F.2d 124 (2d Cir. 1992), Wayne, Donald C.	443
SOME PRACTICAL CONSIDERATIONS IN DEVELOPING EFFECTIVE COMPLIANCE PROGRAMS: A	
FRAMEWORK FOR MEETING THE REQUIREMENTS OF THE SENTENCING GUIDELINES,	
Webb, Dan K., Molo, Steven F.,	375
CLEARER CONCEPTIONS OF INSIDER PREFERENCES, Alces, Peter A.,	1107
CLOSE CORPORATIONS AND THE CRIMINAL LAW: ON "MOM AND POP" AND A CURIOUS	
RULE, Brickey, Kathleen F.,	189
CONSTITUTIONAL MOMENTS, PRECOMMITMENT, AND FUNDAMENTAL REFORM: THE CASE	
OF ARGENTINA, Miller, Geoffrey P.,	1061
COULD IGNORANCE WITH YOUR FIREARM BE SAFER?, United States v. Harris, 959 F.2d 246	
(D.C. Cir.), cert. denied, 113 S. Ct. 362 (1992), Silverman, Scott Temple,	483
DE NOVO REVIEW OF ERISA PLAN ADMINISTRATORS' FACTUAL DETERMINATIONS, Luby v.	
Teamsters Health, Welfare & Pension Trust Funds, 944 F.2d 1176 (3d Cir. 1991), Hewett,	
Gregory A.,	165
DOCTRINAL ANALYSIS AND STATISTICAL MODELING IN LAW: THE CASE OF DEFECTIVE IN-	
CORPORATION, McChesney, Fred S.,	493
EXECUTORY CONTRACTS WITH FINANCIAL ACCOMMODATIONS: A PLEA FOR BIFURCATION	
UNDER 11 U.S.C. § 365, Jansen, Julia S.,	807
FOR MERT BERNSTEIN, INVENTOR OF A FIELD, Liebman, Lance	1007
HOSPITALS, PHYSICIANS, AND HEALTH INSURERS: GUARDING AGAINST IMPLIED AGREEMENTS	
IN THE HEALTH CARE CONTEXT, Dennis, Anthony J.,	115
IN PRAISE OF TENURE: A CAUTIONARY ESSAY, Bernstein, Merton C	1017

JUDGE BORK IS WRONG: THE COVENANT IS THE LAW, Quigley, John	1087
MERT BERNSTEIN: PENSION PIONEER, Ferguson, Karen W.,	999
MERT BERNSTEIN: THE GLASS IS ALWAYS HALF FULL, Becker, David M.,	987
MERTON BERNSTEIN & SOCIAL POLICY, Ball, Robert M.,	981
MERTON C. BERNSTEIN: A FIRST-RATE SCHOLAR, Gellhorn, Walter	1003
MERTON C. BERNSTEIN: EXEMPLAR OF PUBLIC SERVICE, Cabranes, José A.,	991
MERTON C. BERNSTEIN: MORE THAN A TEACHER, Starr, David A.,	1009
NO PAIN, NO GAIN: THE THIRD CIRCUIT'S "SUFFICIENT INDICIA OF GENUINENESS" APPROACH	
TO CLAIMS OF NEGLIGENT INFLICTION OF EMOTIONAL DISTRESS UNDER THE FEDERAL	
EMPLOYERS' LIABILITY ACT. Gottshall v. Consolidated Rail Corp., 988 F.2D 355	
(3D CIR.), cert. granted, 62 U.S.L.W. 3264, 62 U.S.L.W. 3272 (U.S. OCT. 12, 1993).,	
Baird, III, Edmund C	1255
Non-Refoulement Run Afoul: The Questionable Legality of Extraterritorial Re-	
PATRIATION PROGRAMS, Newmark, Robert L.,	833
Northern Enclosure: State Preference Statute Guiding Local Government Pur-	000
CHASING PRACTICES QUALIFIES FOR IMMUNITY UNDER MARKET-PARTICIPANT DOCTRINE,	
Big Country Foods v. Board of Education, 952 F.2d 1173 (9th Cir. 1992), Boehning, H.	
Christopher,	455
NOTE C: C AS IN CASH, COUGH IT UP, AND CHANGES—NFL PLAYERS SCORE WITH FREE	433
AGENCY FOLLOWING FREEMAN MCNEIL'S BIG GAIN, Collins, Matthew S	1269
	329
ORGANIZATIONAL SENTENCING GUIDELINES: THE CART BEFORE THE HORSE, Bucy, Pamela H.,	349
PAYING THE "TRADITIONAL PRICE" OF DISCLOSURE: THE THIRD CIRCUIT REJECTS LIMITED	
WAIVER OF THE ATTORNEY-CLIENT PRIVILEGE, Westinghouse Electric Corp. v. Republic	460
of the Philippines, 951 F.2d 1414 (3d Cir. 1991), Hornstein, Jill A.,	467
PRIOR APPROPRIATIONS WATER RIGHTS: DOES LUCAS PROVIDE A TAKINGS ACTION AGAINST	
FEDERAL REGULATION UNDER THE ENDANGERED SPECIES ACT?, Yuffee,	
Michael A.,	1217
PROFESSOR MERTON BERNSTEIN: ARBITRATOR, Coulson, Robert	997
PROXY SOLICITATION REDEFINED: THE SEC TAKES AN INCREMENTAL STEP TOWARD	
EFFECTIVE CORPORATE GOVERNANCE, Hornstein, Jill A.,	1129
RULES WITHOUT: SOME CRITICAL REFLECTIONS ON THE FEDERAL CORPORATE SENTENC-	
ING GUIDELINES, Parker, Jeffrey S.,	397
SHOULD NON-FIDUCIARIES WHO KNOWINGLY PARTICIPATE IN A FIDUCIARY BREACH BE LIABLE	
FOR DAMAGES UNDER ERISA?, Hewett, Gregory A.,	773
STALKING LAWS: ARE THEY SOLUTIONS FOR MORE PROBLEMS?, Morville, Dawn A.,	921
THE CHANGING WEATHER FORECAST: GOVERNMENT IN THE SUNSHINE IN THE 1990'S-AN	
ANALYSIS OF STATE SUNSHINE LAWS, Pupillo, Teresa Dale,	1165
THE FATE OF GRADUATION PRAYERS IN PUBLIC SCHOOLS AFTER LEE V. WEISMAN, Weinhaus,	
Amy Louise,	957
THE FEDERAL SENTENCING GUIDELINES FOR CORPORATIONS: THEIR DEVELOPMENT, THEORET	
-ICAL UNDERPINNINGS, AND SOME THOUGHTS ABOUT THEIR FUTURE, Nagel, Ilene H.,	
Swenson, Winthrop M.,	205
THE FIRST AMENDMENT DOCTRINE OF UNDERBREADTH, Lee, William E.,	637
THE INDIAN GAMING REGULATORY ACT AND THE ELEVENTH AMENDMENT: STATES ASSERT	
Sovereign Immunity Defense to Slow the Growth of Indian Gaming, French, Jr.,	
T. Barton,	735
THE SEVENTH CIRCUIT BESTOWS IMMUNITY FROM RICO PROSECUTIONS UPON ANTI-ABORT-	
ION PROTESTORS, National Organization for Women v. Scheidler., 968 F.2d 612 (7th Cir.	
1992), petition for cert. filed, 61 U.S.L.W. 3451 (U.S. Nov. 2, 1992) (No. 92-780),	
von Kaenel, Frans J.,	175
THE TRILOGY AND ITS OFFSPRING REVISITED: IT'S A CONTRACT, STUPID, Summers,	1,5
Clyde W.,	1021
Cifuc II.,	1021