Washington University Law Quarterly

VOLUME	70
--------	----

NUMBER 1

Spring 1992

© 1992 by Washington University

CONTENTS

ARTICLES

THE BILL OF RIGHTS: THE NEXT 200 YEARS Geoffrey R. Stone	1
THE NEXT 200 TEAKS	
ARE LOCAL GOVERNMENTS LIABLE	
UNDER RULE 10b-5? TEXTUALISM	
AND ITS LIMITS Margaret V. Sachs	19
UNILATERAL MISTAKE:	
THE BASEBALL CARD CASEAndrew Kull	57
THE "RIGHT" TO A DISINTERESTED	
PROSECUTOR OF CRIMINAL CONTEMPT:	
UNPACKING PUBLIC AND	
PRIVATE INTERESTS Joan Meier	85
THE ENGLISH RADICAL WHIG	
ORIGINS OF AMERICAN	
CONSTITUTIONALISMDavid N. Mayer	131
CASE COMMENTS	
The Effective Date of a Transfer by Check Under Section 547(b) of the Bankruptcy Code: Transfer	

UPON DELIVERY OR HONOR? Johnson v. Barnhill

THE TENTH CIRCUIT RESTRICTS APPELLATE JURISDICTION IN CASES ORIGINATING IN BANKRUPTCY COURT, Kaiser Steel Corp. v. Frates (In re Kaiser Steel Corp.), 911 F.2d	
380 (10th Cir. 1990)	221
PRIVACY PROTECTION FOR PROGRAMMING: IS MODIFYING SATELLITE DESCRAMBLERS A VIOLATION OF THE	
WIRETAP LAW? United States v. Hux, 940 F.2d 314 (8th Cir. 1991)	231
SUBJECTING LAND COMMISSIONERS TO THE SAME STRICT DISQUALIFICATION STANDARDS AS JUDGES UNDER 28 U.S.C. § 455, United States v. Werner, 916 F.2d 175 (4th	
Cir. 1990)	243
THE SIXTH CIRCUIT GRANTS THE FDIC PRIORITY OVER DIRECT SHAREHOLDER SUITS AGAINST OFFICERS AND DIRECTORS OF BANKS IN FDIC RECEIVERSHIP, <i>Gaff v.</i> <i>FDIC</i> , 919 F.2d 384 (6th Cir. 1990), <i>modified</i> , 933 F.2d	
400 (1991)	255

.