Washington University Law Quarterly

VOLUME 72

ARTICLES

NUMBER 1

SPRING 1994

© 1994 by Washington University

CONTENTS

THE POSITIVE POLITICAL DIMENSIONS OF REGULATORY REFORM Daniel B. Rodriguez	1
THE THEORIES OF FEDERAL HABEAS CORPUS Evan Tsen Lee	151
BIFURCATION OF THE OWNER AND OPERATOR ANALYSIS UNDER CERCLA: FINDING ORDER IN THE CHAOS OF PERVASIVE CONTROL Lynda J. Oswald	223
A LITTLE "RIGHT" MUSICK: THE UNCONSTITUTIONAL JUDICIAL CREATION OF PRIVATE RIGHTS OF ACTION UNDER SECTION 10(b) OF THE SECURITIES EXCHANGE ACT	287
ESSAY	
TEXTUALISM AND THE FUTURE OF THE CHEVRON DOCTRINE Thomas W. Merrill	351
NOTES	
AMENDING THE JONES ACT TO PROVIDE JONES ACT SEAMEN FULL RECOVERY	

IN GENERAL MARITIME NEGLIGENCE

CORP. Matthew Hall Armstrong

AFTER MILES v. APEX MARINE

IT'S VIRUS SEASON AGAIN, HAS YOUR COMPUTER BEEN VACCINATED? A SURVEY OF COMPUTER CRIME LEGISLATION AS A RESPONSE TO MALEVOLENT SOFTWARE Bradley S. Davis	411
THE ADMINISTRATIVE FREEZE AND THE AUTOMATIC STAY: A NEW	
PERSPECTIVE Scott T. Silverman	441
TENANTS IN SEARCH OF PARITY WITH CONSUMERS: CREATING A REASONABLE EXPECTATIONS WARRANTY Barbara Jo Smith	475
POSTBANKRUPTCY REFUSALS TO DEAL WITH THE DEBTOR AND THE AUTOMATIC STAY: A FRESH	507
APPROACH Donald Wayne	507
CASE COMMENTS	
THE EXPANSION OF APPELLATE JURISDICTION OVER TAX COURT DECISIONS, InverWorld, Ltd. v. Commissioner, 979 F.2d 868 (D.C. Cir. 1992) John C. Bodnar	531
WARNING: THIS CLAIM WILL NOT SELF- DESTRUCT IN SIX MONTHS—THE SECOND CIRCUIT APPLIES A STATE STATUTE OF LIMITATIONS TO CLAIMS ARISING UNDER THE 1988 WORKER ADJUSTMENT AND RETRAINING NOTIFICATION ACT, United Paperworkers International Union Local 340 v. Specialty Paperboard, Inc., 999 F.2d 51	EAE
(2d Cir. 1993) A. Kent Mayo	545