

University of Miami Law Review

Volume 66
Number 1 *Volume 66 Number 1 (Fall 2011)*

Article 1

10-1-2001

Table of Contents

Follow this and additional works at: <https://repository.law.miami.edu/umlr>

Recommended Citation

Table of Contents, 66 U. Miami L. Rev. Iss. 1 (2011)

Available at: <https://repository.law.miami.edu/umlr/vol66/iss1/1>

This Prefatory Matter is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact library@law.miami.edu.

University of Miami Law Review

VOLUME 66

FALL 2011

NUMBER 1

ARTICLES

- PURPOSE WITH PROFIT: GOVERNANCE,
ENFORCEMENT, CAPITAL-RAISING
AND CAPITAL-LOCKING IN LOW-
PROFIT LIMITED LIABILITY
COMPANIES *J. Haskell Murray &
Edward I. Hwang* 1
- WHO'S AFRAID OF THE SUPREMACY
CLAUSE? STATE REGULATION OF AIR
POLLUTION FROM OFFSHORE SHIPS IS
UPHELD IN *PACIFIC MERCHANT
SHIPPING ASS'N V. GOLDSTONE* *Jennifer Hammitt* 53
- THE GATE(WAY)S OF HELL AND
PATHWAYS TO PURGATORY:
ERADICATING COMMON LAW
PROTECTIONS IN THE NEWLY
SCULPTED CHARACTER EVIDENCE
RULES OF THE UNITED KINGDOM'S
2003 CRIMINAL JUSTICE ACT *Chris Chambers Goodman* 79
- PUTTING THE LID ON STATE-
SANCTIONED CARTELS: WHY THE
STATE ACTION DOCTRINE IN ITS
CURRENT FORM SHOULD BECOME
A REMNANT OF THE PAST *Aaron C. Stine &
Eric D. Gorman* 123
- TAKING INTERDEPENDENCE AND
PRODUCTION MORE SERIOUSLY:
TOWARD MUTUAL RATIONALITY
AND A MORE USEFUL LAW AND
ECONOMICS *Kenneth M. Casebeer &
Charles J. Whalen* 141

NOTES

- THE FIRST AMENDMENT AND SPEECH-
BASED TORTS: RECALIBRATING THE
BALANCE *Quin S. Landon* 157
- SHOOTING BLANKS: THE SUPREME
COURT'S FLAWED ANALYSIS IN
MCDONALD V. CITY OF CHICAGO *Emily Horowitz* 197

<i>J. McINTYRE MACHINERY, LTD. v. NICASTRO: THE STREAM-OF-COMMERCE THEORY OF PERSONAL JURISDICTION IN A GLOBALIZED ECONOMY</i>	<i>Elisabeth A. Beal</i>	233
FUNDAMENTAL MISMATCH: THE IMPROPER INTEGRATION OF INDIVIDUAL LIBERTY RIGHTS INTO COMMERCE CLAUSE ANALYSIS OF THE PATIENT PROTECTION AND AFFORDABLE CARE ACT	<i>Arthur J.R. Baker</i>	259