

9-1-1982

Index to Volume 36

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

Recommended Citation

Index to Volume 36, 36 U. Miami L. Rev. Iss. 5 (1982)

Available at: <http://repository.law.miami.edu/umlr/vol36/iss5/12>

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

INDEX—VOLUME 36
ARTICLES INDEX
Volume 36

AD VALOREM ASSESSMENTS IN FLORIDA—RECENT DEVELOPMENTS: <i>James S. Wershow and Edward S. Schwartz</i>	67
AMERICA'S INCOHERENT IMMIGRATION POLICY: SOME PROBLEMS AND SOLUTIONS: <i>James J. Orlow</i>	933
THE ANTITRUST IMPLICATIONS OF THE DENIAL OF HOSPITAL STAFF PRIVILEGES: <i>William R. Drexel</i>	207
A CRITICAL ANALYSIS OF REFUGEE LAW: <i>Ira J. Kurzban</i>	865
COMMENTS AND RECOMMENDATIONS ON PROPOSED REFORM TO UNITED STATES IMMIGRATION POLICY: <i>Michael H. Posner</i>	883
GUIDELINES FOR THE REFORM OF IMMIGRATION POLICY: <i>Barry R. Chiswick</i>	893
IMMIGRATION LAW AND THE ILLUSION OF NUMERICAL CONTROL: <i>John A. Scanlan</i>	819
THE IMMIGRATION PROGRAM OF THE REAGAN ADMINISTRATION: <i>Rudolph W. Giuliani</i>	807
AN IMPLIED RIGHT OF ACTION UNDER SECTION 17(a): THE SUPREME COURT HAS SAID "NO," BUT IS ANYBODY LISTENING?: <i>Dennis Scholl and Ronald K. Perkowski</i>	41
INCOME TAX CONSIDERATIONS IN FLORIDA PERSONAL INJURY ACTIONS: <i>Raymond T. Elligett, Jr.</i>	643
JOHN CHIPMAN GRAY, LEGAL FORMALISM, AND THE TRANSFORMATION OF PERPETUITIES LAW: <i>Stephan A. Siegel</i>	439
LAWYER DECISIONMAKING AND THRESHOLD ANALYSIS: <i>Stuart S. Nagel</i>	615
THE LIKELY SOURCE: AN UNEXPLORED WEAKNESS IN THE NET WORTH METHOD OF PROOF: <i>Ian M. Comisky</i>	1
ONE STATE'S REACTION TO REGANOMICS: THE 1982 AMENDMENTS TO THE FLORIDA INCOME TAX CODE: <i>Tax Section of the Florida Bar</i>	661
PHENOMENOLOGY, STRUCTURALISM, HERMENEUTICS, AND LEGAL STUDY: APPLICATIONS OF CONTEMPORARY CONTINENTAL THOUGHT TO LEGAL PHENOMENA: <i>Donald H.J. Hermann</i>	379
A REEXAMINATION OF THE AGENCY DOCTRINE OF ELECTION: <i>Mark A. Sargent and Arnold Rochvarg</i>	411
REVENUE RULING 79-292 AND DEFERRED REPORTING: <i>Richard L. Meives</i>	175
SAFE PORT AND BERTH PROVISIONS IN TIME CHARTER AGREEMENTS: APPORTIONING LIABILITY TO DETER ACCIDENTS AND MINIMIZE COSTS: <i>Steven M. Rubin</i>	465

AUTHORS INDEX

Volume 36

CHISWICK, BARRY R.: <i>Guidelines for the Reform of Immigration Policy</i>	893
COMISKY, IAN M.: <i>The Likely Source: An Unexplored Weakness in the Net Worth Method of Proof</i>	1
DREXEL, WILLIAM R.: <i>The Antitrust Implications of the Denial of Hospital Staff Privileges</i>	207
ELLIGETT, RAYMOND T., JR.: <i>Income Tax Considerations in Florida Personal Injury Actions</i>	643
GIULIANI, RUDOLPH W.: <i>The Immigration Program of the Reagan Administration</i>	807
HERMANN, DONALD H.J.: <i>Phenomenology, Structuralism, Hermeneutics, and Legal Study: Applications of Contemporary Continental Thought to Legal Phenomena</i>	379
KURZBAN, IRA J.: <i>A Critical Analysis of Refugee Law</i>	865
MEIVES, RICHARD L.: <i>Revenue Ruling 79-292 and Deferred Reporting</i>	175
NAGEL, STUART S.: <i>Lawyer Decisionmaking and Threshold Analysis</i>	615
ORLOW, JAMES J.: <i>America's Incoherent Immigration Policy: Some Problems and Solutions</i>	933
PERKOWSKI, RONALD K.: <i>An Implied Right of Action Under Section 17(a): The Supreme Court Has Said "No," But Is Anybody Listening?</i>	41
POSNER, MICHAEL H.: <i>Comments and Recommendations on Proposed Reforms to United States Immigration Policy</i>	883
ROCHVARG, ARNOLD: <i>A Reexamination of the Agency Doctrine of Election</i>	411
RUBIN, STEVEN M.: <i>Safe Port and Berth Provisions in Time Charter Agreements: Apportioning Liability to Deter Accidents and Minimize Costs</i>	465
SARGENT, MARK A.: <i>A Reexamination of the Agency Doctrine of Election</i>	411
SCANLAN, JOHN A.: <i>Immigration Law and the Illusion of Numerical Control</i>	819
SCHOLL, DENNIS: <i>An Implied Right of Action Under Section 17(a): The Supreme Court Has Said "No," But Is Anybody Listening?</i>	41
SCHWARTZ, EDWARD S.: <i>Ad Valorem Assessments in Florida—Recent Developments</i> ..	67
SIEGEL, STEPHEN A.: <i>John Chipman Gray, Legal Formalism, and the Transformation of Perpetuities Law</i>	439
TAX SECTION OF THE FLORIDA BAR: <i>One State's Reaction to Reaganomics: The 1982 Amendments to the Florida Income Tax Code</i>	661
WERSHOW, JAMES S.: <i>Ad Valorem Assessments in Florida—Recent Developments</i>	67

STUDENT WORKS INDEX
Volume 36

COMMENTS

<i>Agent Orange</i> AND THE GOVERNMENT CONTRACT DEFENSE: ARE MILITARY MANUFACTURERS IMMUNE FROM PRODUCTS LIABILITY? <i>William J. Blechman</i>	489
DRUG TRAFFICKING AT AIRPORTS—THE JUDICIAL RESPONSE: <i>Kathleen Mahoney</i>	91
THE DUTY TO DEFEND CLAUSE IN A LIABILITY INSURANCE POLICY: SHOULD THE EXCLUSIVE PLEADING TEST BE REPLACED? <i>David S. Garbett</i>	235
JOINT REGISTRATION OF TRADEMARKS AND THE ECONOMIC VALUE OF A TRADEMARK SYSTEM: <i>Patricia K. Fletcher</i>	297
THE TAX BENEFIT RULE: RECOVERY REEVALUATED: <i>Paul T. Kestenbaum</i>	533
VESTED SENIORITY RIGHTS: A CONCEPTUAL APPROACH: <i>Francis A. Citera</i>	751
THE WARRANT REQUIREMENT FOR CONTAINER SEARCHES AND THE "WELL-DELINEATED" EXCEPTIONS: THE NEW "BRIGHT LINE" RULES: <i>Robert A. Wainger</i>	115
WOMEN'S RIGHTS AND THE PROPOSED FAMILY PROTECTION ACT: <i>Karen Flax</i>	141

CASE COMMENTS

THE DEATH OF A PRINCESS CASES: TELEVISION PROGRAMMING BY STATE-OWNED PUBLIC BROADCASTERS AND VIEWERS' FIRST AMENDMENT RIGHTS: <i>Jonathan Goodman</i>	779
GETTING BACK IN: THE <i>Plasencia</i> DECISION AND THE PERMANENT RESIDENT ALIEN'S RIGHT TO PROCEDURAL DUE PROCESS: <i>Gerald M. Kouri, Jr.</i>	971
<i>Jean v. Nelson</i> : A STARK PATTERN OF DISCRIMINATION: <i>Steven Kass and Jeffrey Gilbert</i>	1007
LEGISLATIVE REGULATION OF CAMPAIGN FINANCING AFTER <i>Citizens Against Rent Control v. City of Berkeley</i> : A REQUIEM: <i>Ira E. Hoffman</i>	563
WHISTLE BLOWING AS A RULE 10b-5 VIOLATION: <i>Dirks v. SEC</i> : <i>Wendy Ehrenkranz</i>	989

CASENOTES

IN DEFENSE OF PUBLIC DEFENDERS: <i>Polk County v. Dodson</i>	599
<i>Lassiter v. Department of Social Services</i> : THE RIGHT TO COUNSEL IN PARENTAL TERMINATION PROCEEDINGS	337
<i>Tufts v. Commissioner</i> : REOPENING THE PANDORA'S BOX OF <i>Crane's</i> FOOTNOTE 37	352
UNEMPLOYMENT BENEFITS AND THE RELIGION CLAUSES: A RECURRING CONFLICT	585

BRIEF NOTES

QUORUM REQUIREMENTS FOR SHAREHOLDERS' MEETINGS UNDER FLORIDA STATUTES SECTION 607.094	165
<i>Santosky v. Kramer</i> : CLEAR AND CONVINCING EVIDENCE IN ACTIONS TO TERMINATE PARENTAL RIGHTS	369

SUBJECT INDEX

Volume 36

- AGENCY**
 A REEXAMINATION OF THE AGENCY DOCTRINE OF ELECTION 411
- ANTITRUST LAW**
 THE ANTITRUST IMPLICATIONS OF THE DENIAL OF HOSPITAL STAFF PRIVILEGES 207
- ATTORNEYS**
 LAWYER DECISIONMAKING AND THRESHOLD ANALYSIS 615
- CIVIL PROCEDURE**
 THE DUTY TO DEFEND CLAUSE IN A LIABILITY INSURANCE POLICY: SHOULD THE EXCLUSIVE PLEADING TEST BE REPLACED? 235
 INCOME TAX CONSIDERATIONS IN FLORIDA PERSONAL INJURY ACTIONS 643
- CIVIL RIGHTS**
 IN DEFENSE OF PUBLIC DEFENDERS: POLK COUNTY V. DODSON 599
 WOMEN'S RIGHTS AND THE PROPOSED FAMILY PROTECTION ACT 141
- COMMERCIAL LAW**
 SAFE PORT AND BERTH PROVISIONS IN TIME CHARTER AGREEMENTS: APPORTIONING LIABILITY TO DEFER ACCIDENTS AND MINIMIZE COSTS 465
- CONSTITUTIONAL LAW**
 THE DEATH OF A PRINCESS CASES: TELEVISION PROGRAMMING BY STATE-OWNED PUBLIC BROADCASTERS AND VIEWERS' FIRST AMENDMENT RIGHTS 779
 IN DEFENSE OF PUBLIC DEFENDERS: POLK COUNTY V. DODSON 599
 LASSITER V. DEPARTMENT OF SOCIAL SERVICES: THE RIGHT TO COUNSEL IN PARENTAL TERMINATION PROCEEDINGS 337
 LEGISLATIVE REGULATION OF CAMPAIGN FINANCING AFTER CITIZENS AGAINST RENT CONTROL V. CITY OF BERKELEY: A REQUIEM 563
 SANTOSKY V. KRAMER: CLEAR AND CONVINCING EVIDENCE IN ACTIONS TO TERMINATE PARENTAL RIGHTS 369
 UNEMPLOYMENT BENEFITS AND THE RELIGION CLAUSES: A RECURRING CONFLICT 585
- THE WARRANT REQUIREMENT FOR CONTAINER SEARCHES AND THE "WELL-DELINEATED" EXCEPTIONS: THE NEW "BRIGHT LINE" RULES ... 115
 WOMEN'S RIGHTS AND THE PROPOSED FAMILY PROTECTION ACT 141
- CORPORATIONS**
 QUORUM REQUIREMENTS FOR SHAREHOLDERS' MEETINGS UNDER FLORIDA STATUTES SECTION 607.094 165
- COURTS**
 AN IMPLIED RIGHT OF ACTION UNDER SECTION 17(a): THE SUPREME COURT HAS SAID "NO," BUT IS ANYBODY LISTENING? 41
- CRIMINAL LAW**
 DRUG TRAFFICKING AT AIRPORTS—THE JUDICIAL RESPONSE 91
 THE LIKELY SOURCE: AN UNEXPLORED WEAKNESS IN THE NET WORTH METHOD OF PROOF 1
 THE WARRANT REQUIREMENT FOR CONTAINER SEARCHES AND THE "WELL-DELINEATED" EXCEPTIONS: THE NEW "BRIGHT LINE" RULES ... 115
- EVIDENCE**
 DRUG TRAFFICKING AT AIRPOTS—THE JUDICIAL RESPONSE 91
 INCOME TAX CONSIDERATIONS IN FLORIDA PERSONAL INJURY ACTIONS 643
 SANTOSKY V. KRAMER: CLEAR AND CONVINCING EVIDENCE IN ACTIONS TO TERMINATE PARENTAL RIGHTS 369
 THE WARRANT REQUIREMENT FOR CONTAINER SEARCHES AND THE "WELL-DELINEATED" EXCEPTIONS: THE NEW "BRIGHT LINE" RULES ... 115
- FAMILY LAW**
 LASSITER V. DEPARTMENT OF SOCIAL SERVICES: THE RIGHT TO COUNSEL IN PARENTAL TERMINATION PROCEEDINGS 337
 SANTOSKY V. KRAMER: CLEAR AND CONVINCING EVIDENCE IN ACTIONS TO TERMINATE PARENTAL RIGHTS 369
 WOMEN'S RIGHTS AND THE PROPOSED FAMILY PROTECT ACT 141

IMMIGRATION

- THE IMMIGRATION PROGRAM OF THE REAGAN ADMINISTRATION 807
- IMMIGRATION LAW AND THE ILLUSION OF NUMERICAL CONTROL 819
- A CRITICAL ANALYSIS OF REFUGEE LAW 865
- COMMENTS AND RECOMMENDATIONS ON PROPOSED REFORMS TO UNITED STATES IMMIGRATION POLICY 883
- GUIDELINES FOR THE REFORM OF IMMIGRATION POLICY 893
- AMERICA'S INCOHERENT IMMIGRATION POLICY: SOME PROBLEMS AND SOLUTIONS 933
- PANEL DISCUSSION 941
- GETTING BACK IN: THE PLASENCIA DECISION AND THE PERMANENT RESIDENT ALIEN'S RIGHT TO PROCEDURAL DUE PROCESS 971
- JEAN V. NELSON: A STARK PATTERN OF DISCRIMINATION 1007

INSURANCE

- THE DUTY TO DEFEND CLAUSE IN A LIABILITY INSURANCE POLICY: SHOULD THE EXCLUSIVE PLEADING TEST BE REPLACED? 235

LEGAL REASONING

- JOHN CHIPMAN GRAY, LEGAL FORMALISM, AND THE TRANSFORMATION OF PERPETUITIES LAW 439
- PHENOMENOLOGY, STRUCTURALISM, HERMENEUTICS, AND LEGAL STUDY: APPLICATIONS OF CONTEMPORARY CONTINENTAL THOUGHT TO LEGAL PHENOMENA 379

MARITIME LAW

- SAFE PORT AND BERTH PROVISIONS IN TIME CHARTER AGREEMENTS: APPORTIONING LIABILITY TO DETER ACCIDENTS AND MINIMIZE COSTS 465

PHILOSOPHY

- VESTED SENIORITY RIGHTS: A CONCEPTUAL APPROACH 751

PRODUCTS LIABILITY

- AGENT ORANGE AND THE GOVERNMENT CONTRACT DEFENSE: ARE MILITARY MANUFACTURERS IMMUNE FROM PRODUCTS LIABILITY? 489

PROPERTY

- VESTED SENIORITY RIGHTS: A CONCEPTUAL APPROACH 751

PROPERTY TAXES

- AD VALOREM ASSESSMENTS IN FLORIDA—RECENT DEVELOPMENTS 67

REAL PROPERTY

- JOHN CHIPMAN GRAY, LEGAL FORMALISM, AND THE TRANSFORMATION OF PERPETUITIES LAW 439

RELIGION

- UNEMPLOYMENT BENEFITS AND THE RELIGION CLAUSES: A RECURRING CONFLICT 585

SEARCH AND SEIZURE

- DRUG TRAFFICKING AT AIRPORTS—THE JUDICIAL RESPONSE 91
- THE WARRANT REQUIREMENT FOR CONTAINER SEARCHES AND THE "WELL-DELINEATED" EXCEPTIONS: THE NEW "BRIGHT LINE" RULES ... 115

SECURITIES

- AN IMPLIED RIGHT OF ACTION UNDER SECTION 17(a): THE SUPREME COURT HAS SAID "NO," BUT IS ANYBODY LISTENING? 41
- WHISTLE BLOWING AS A RULE 10b-5 VIOLATION: DIRKS v. SEC 989

SURVEYS OF LAWS AND DECISIONS

- AGENCY: A REEXAMINATION OF THE AGENCY DOCTRINE OF ELECTION 411
- LEGISLATIVE REGULATION OF CAMPAIGN FINANCING AFTER CITIZENS AGAINST RENT CONTROL v. CITY OF BERKELEY: A REQUIEM 563

TAXATION

- AD VALOREM ASSESSMENTS IN FLORIDA—RECENT DEVELOPMENTS 67
- THE LIKELY SOURCE: AN UNEXPLORED WEAKNESS IN THE NET WORTH METHOD OF PROOF 1
- ONE STATE'S REACTION TO REAGANOMICS: THE 1982 AMENDMENTS TO THE FLORIDA INCOME TAX CODE 661
- REVENUE RULING 79-292 AND DEFERRED REPORTING 175
- THE TAX BENEFIT RULE: RECOVERY REEVALUATED 533
- TUFTS v. COMMISSIONER: REOPENING THE PANDORA'S BOX OF CRANE'S FOOTNOTE 37 352

TORTS

AGENT ORANGE AND THE GOVERNMENT CONTRACT DEFENSE: ARE MILITARY MANUFACTURES IMMUNE FROM PROD- UCTS LIABILITY?	489
--	-----

TRADEMARKS AND TRADE NAMES

JOINT REGISTRATION OF TRADEMARKS AND THE ECONOMIC VALUE OF A TRADEMARK SYSTEM	297
---	-----

UNEMPLOYMENT

UNEMPLOYMENT BENEFITS AND THE RE- LIGION CLAUSES: A RECURRING CON- FLICT	585
VESTED SENIORITY RIGHTS: A CONCEPTUAL APPROACH	751