## William & Mary Law Review

Volume *20 (1978-1979)* Issue 4

Article 11

May 1979

## Article Index (v. 20)

Follow this and additional works at: https://scholarship.law.wm.edu/wmlr

### **Repository Citation**

Article Index (v. 20), 20 Wm. & Mary L. Rev. (1979), https://scholarship.law.wm.edu/wmlr/vol20/iss4/11

Copyright c 1979 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository.

https://scholarship.law.wm.edu/wmlr

# WILLIAM AND MARY LAW REVIEW



### **INDEX**

**Volume Twenty** 

1978-1979

THE MARSHALL-WYTHE SCHOOL OF LAW COLLEGE OF WILLIAM AND MARY WILLIAMSBURG, VIRGINIA 23185

### ARTICLES

William and Mary Bicentennial Commemoration	
THE FIRST TWO VINERIAN PROFESSORS: BLACKSTONE	
AND CHAMBERSRupert Cross	602
THE REV. JOHN BRACKEN V. THE VISITORS OF WILLIAM	
AND MARY COLLEGE: A POST-REVOLUTIONARY	
PROBLEM IN VISITATORIAL JURISDICTION J. W. Bridge	415
THE CHURCH, THE STATE, AND THE NATIONAL LABOR	
RELATIONS ACT: COLLECTIVE BARGAINING IN THE	
PAROCHIAL SCHOOLS Kenneth J. Kryvoruka	33
ECONOMICALLY RESPONSIBLE ENVIRONMENTAL	
CONTROLScott C. Whitney	441
FIREARMS OWNERSHIP AND REGULATION: TACKLING AN	
OLD PROBLEM WITH RENEWED VIGOR David T. Hardy	235
GENERIC TRADEMARKS, THE FTC, AND THE LANHAM ACT:	
COVERING THE MARKET WITH FORMICA David E. Shipley	1
PRELIMINARY HEARINGS IN VIRGINIA G. William Hammer	625
PROCEDURAL DUE PROCESS IN QUASI IN REM ACTIONS AFTER	
Shaffer v. Heitner Karen Nelson Moore	157
THE RULES OF EVIDENCE IN PRELIMINARY HEARINGS	
IN VIRGINIA	643
TAX STATUS OF PRIVATE SEGREGATED SCHOOLS: THE NEW	
REVENUE PROCEDURE Wilfred F. Drake	463

#### NOTES AND COMMENTS

"As We See It"—The NLRB and the Courts Accommodate Union Solicita-	
tion Rights and Hospital Patient-Care Responsibilities: Beth Israel Hos-	
pital v. The National Labor Relations Board	741
Constitutional Fair Use	85
Criminal Law: Private Rights and Public Interests in the Balance	655
Employment Rights of Handicapped Individuals: Statutory and Judicial	
Parameters	291
Loe v. Armistead: The Availability of an Alternative Remedy as a	
Bar to Extending Bivens	393
The Passing-On Doctrine in Robinson-Patman Actions After Hanover	
Shoe, Illinois Brick, and Proposed Remedial Legislation	559
The Right to Trial by Jury in Complex Litigation	329
U.C.C. Section 2-403: A Reform in Need of Reform	513
United States v. City of Chicago: Impact Standard Applicable to	
State and Local Governments under Title VII	357
Wrongful Life: A Modern Claim Which Conforms to the Traditional	
Tort Framework	125