Subject Index (v. 39)

Repository Citation
Subject Index (v. 39), 39 Wm. & Mary L. Rev. 1783 (1998), https://scholarship.law.wm.edu/wmlr/vol39/iss5/8

Copyright © 1998 by the authors. This article is brought to you by the William & Mary Law School Scholarship Repository. https://scholarship.law.wm.edu/wmlr
SUBJECT INDEX

BANKRUPTCY

David Gray Carlson
The Rouen Foundations of Securitization .................................. 1055

CIVIL PROCEDURE

Coburn R. Beck
The Current State of the Peremptory Challenge .................................. 961

Darren L. McCarty
Internet Contacts and Forum Notice: A Formula for Personal Jurisdiction ........ 557

Mark C. Van Deussen
The Attorney-Client Privilege for In-House Counsel When Negotiating Contracts: A Response to Georgia-Pacific Corp. v. GAF Roofing Manufacturing Co. ..................... 1397

Rhonda Wasserman
Divorce and Domicile: Time to Sever the Knot .................................. 1

CONSTITUTIONAL LAW

Erwin Chemerinsky
The Religious Freedom Restoration Act Is a Constitutional Expansion of Rights ..... 601

David P. Currie
RFRA .................................. 637

David P. Currie
The Constitution in Congress: Jefferson and the West, 1801-1809 ............. 1441

Neal Devins
How Not to Challenge the Court .................................. 645

Stephen Gardbaum
The Federalism Implications of Flores .................................. 665

Kent Greenawalt
Why Now Is Not the Time for Constitutional Amendment: The Limited Reach of City of Boerne v. Flores .................................. 689

Marc A. Hamilton
City of Boerne v. Flores: A Landmark For Structural Analysis ......................... 699

Pamela S. Karlan
Two Section Twos and Two Section Fives: Voting Rights and Remedies After Flores ........ 725

Douglas Laycock
Conceptual Gulfs in City of Boerne v. Flores .................................. 743

Ira C. Lupu
Why the Congress Was Wrong and the Court Was Right--Reflections on City of Boerne v. Flores .................................. 793

Michael W. McConnell
Freedom From Persecution or Protection of the Rights of Conscience?: A Critique of Justice Scalia’s Historical Arguments in City of Boerne v. Flores .................................. 819

Paul E. McGreal
The Flawed Economics of the Dormant Commerce Clause .......................... 1191

Robert F. Nagle
Judicial Supremacy and the Settlement Function .................................. 849

Suzanna Sherry
Justice O’Connor’s Dilemma: The Baseline Question .................................. 865

Steven D. Smith
Losing Jerusalem—RFRA and the Vocation of Legal Crusader ...................... 907

Rodney A. Smolla
The Free Exercise of Religion After the Fall: The Case for Intermediate Scrutiny ........ 925

Mark Tushnet
Two Versions of Judicial Supremacy .................................. 945

CRIMINAL LAW

Cheryl Hanna
The Paradox of Hope: The Crime and Punishment of Domestic Violence ............. 1505

Audra A. Dial
Ad Hoc Adjudication: People v. Champion, Another Confusing Element in the Turmoil Following Minnesota v. Dickerson ......................... 1003
WILLIAM AND MARY LAW REVIEW

Vol. 39:1783

Fred C. Zacharias
Justice in Plea Bargaining ................. 1121

EDUCATION LAW

Amanda Elizabeth Koman
Urban, Single-Sex, Public Secondary Schools:
Advancing Full Development of the Talent and
Capacities of America’s Young Women .... 507

EMPLOYMENT LAW

Alex B. Long
Addressing the Cloud Over Employee References:
A Survey of Recently Enacted State Legislation
........................................... 177

Anne-Marie M. Miles
ERISA Section 104(b)(4): What Documents Do
Employees Have a Right to Demand from Their
Employers? ................................ 1741

ENVIRONMENTAL LAW

Peter Arey Gilbert
The Migratory Bird Rule After Lopez: Questioning
the Value of State Sovereignty in the Context of
Wetland Regulation .......................... 1695

INTELLECTUAL PROPERTY

Roger D. Blair & Thomas F. Cotter
An Economic Analysis of Damages Rules in
Intellectual Property Law ................. 1585

Paul Marcus & David Nimmer
Forum on Attorney’s Fees in Copyright Cases: Are
We Running Through the Jungle Now or is the Old
Man Still Stuck Down the Road? .......... 65

LABOR LAW

Rebecca Hanner White
Modern Discrimination Theory and the National
Labor Relations Act ....................... 99

PROFESSIONAL RESPONSIBILITY

Robert P. Burns
The Purposes of Legal Ethics and the Primacy of
Practice .................................... 327

Teresa Stanton Collett
Teaching Professional Responsibility in the Future:
Continuing the Discussion ............... 439

Bruce A. Green
Less is More: Teaching Legal Ethics in Context
............................................ 357

Lisa G. Lerman
Teaching Moral Perception and Moral Judgment
in Legal Ethics Courses: A Dialogue About Goals
........................................... 457

Michael Millemann
The Institutional Barriers and Advantages Panel
........................................... 489

James E. Moliterno
Practice Setting as an Organizing Theme for a Law
and Ethics of Lawyering Curriculum .......... 393

Thomas D. Morgan
Use of the Problem Method for Teaching Legal
Ethics ..................................... 409

Deborah L. Rhode
The Professionalism Problem ............. 283

Thomas L. Shaffer
On Teaching Legal Ethics With Stories About
Clients ..................................... 421

SECURITIES LAW

Paula J. Dalley
From Horse Trading to Insider Trading: The
Historical Antecedents of the Insider Trading
Debate ...................................... 1289

TAXATION

Simon D. Ulcickas
Internal Revenue Code Section 1259: A Legitimate
Foundation for Taxing Short Sales Against the Box
or a Mere Makeover? ..................... 1355

Alvin C. Warren, Jr.
Three Versions of Tax Reform ............. 157

TELECOMMUNICATIONS LAW

Derek Yeo
Getting Wireless Carriers Wired for Less: An
Argument for Federal Regulation of LEC-CMRS
Interconnection Agreements ............... 229