

University of Dayton Law Review

Volume 12 | Number 3

Article 1

4-1-1987

Front Matter, Volume 12, Number 3

University of Dayton

Follow this and additional works at: <https://ecommons.udayton.edu/udlr>



Part of the [Law Commons](#)

Recommended Citation

University of Dayton (1987) "Front Matter, Volume 12, Number 3," *University of Dayton Law Review*. Vol. 12: No. 3, Article 1.

Available at: <https://ecommons.udayton.edu/udlr/vol12/iss3/1>

This Front Matter is brought to you for free and open access by the School of Law at eCommons. It has been accepted for inclusion in University of Dayton Law Review by an authorized editor of eCommons. For more information, please contact mschlange1@udayton.edu, ecommons@udayton.edu.

UNIVERSITY OF DAYTON LAW REVIEW

VOLUME 12

SPRING 1987

NUMBER 3

ARTICLES

IMPAIRMENT OF COLLATERAL UNDER SECTION 3-606 OF THE UNIFORM COMMERCIAL CODE *Carolyn Edwards* 509

JUDICIAL REVIEW OF DECISIONS OF THE INDUSTRIAL COMMISSION OF OHIO: IS SOME EVIDENCE A NON-EXISTENT STANDARD?
..... *Ronald T. Bella* 535

COMMENTS

FORFEITURE OF ATTORNEYS' FEES UNDER RICO: AN AFFRONT TO A DEFENDANT'S RIGHT TO COUNSEL AND TO A FAIR TRIAL 553

A SURROGATE CONTRACT AND ITS ENFORCEABILITY UNDER OHIO LAW 575

CASENOTES

CONSTITUTIONAL LAW: CLASSIFICATION OF AN ALLEGED DEFAMATION AS AN ACTIONABLE STATEMENT OF FACT OR AS A CONSTITUTIONALLY PROTECTED EXPRESSION OF OPINION: DETERMINED BY THE "TOTALITY OF THE CIRCUMSTANCES" OR BY THE PREDILECTIONS OF THE JUDGE?—*Scott v. News-Herald*, 25 Ohio St. 3d 243, 496 N.E.2d 699 (1986) (4-3 decision)..... 597

CONSTITUTIONAL LAW: CONSENT DECREE—A VOLUNTARY AGREEMENT OR A COURT ORDER?—*Local Number 93, International Association of Firefighters v. City of Cleveland*, 106A S. Ct. 3063 (interim ed. 1986) 623

CONSTITUTIONAL LAW: QUOTA VERSUS GOAL IN AFFIRMATIVE ACTION—*Local 28 of the Sheet Metal Workers' International Association v. Equal Employment Opportunity Commission*, 106A S. Ct. 3019 (interim ed. 1986) 641

ADMINISTRATIVE LAW: FEDERAL ABSTENTION AND ON-GOING STATE ADMINISTRATIVE PROCEEDINGS—*Ohio Civil Rights Commission v. Dayton Christian Schools, Inc.*, 106A S. Ct. 2718 (interim ed. 1986) 657