

University of Dayton Law Review

Volume 13 | Number 2

Article 1

1-1-1988

Front Matter, Volume 13, Number 2

University of Dayton

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



Part of the [Law Commons](#)

Recommended Citation

University of Dayton (1988) "Front Matter, Volume 13, Number 2," *University of Dayton Law Review*. Vol. 13: No. 2, Article 1.

Available at: <https://ecommons.udayton.edu/udlr/vol13/iss2/1>

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 13

WINTER 1988

NUMBER 2

ARTICLES

- SHOULD THE SEC REGULATE BANKS AS BROKER-DEALERS?
..... *Linda B. Matarese* 145
- OHIO HANDICAP LAW
... *Frank H. Stewart, Abram S. Gordon & Andrew M. Ostrognai* 181

ESSAY

- NATIVISM AND NONPREFERENTIALISM: A HISTORICAL CRITIQUE OF
THE CURRENT CHURCH AND STATE THEME *Stephen C. Veltri* 229

SPECIAL SECTION:

VICIOUS-DOG LEGISLATION—CONTROLLING THE “PIT BULL”

- HUMANE CONCERNS ABOUT DANGEROUS-DOG LAWS
..... *Randall Lockwood* 267
- BANNING THE PIT BULL: WHY BREED-SPECIFIC LEGISLATION IS
CONSTITUTIONAL 279
- AM. SUB. H.B. 352: AN OVERVIEW—DOGS UNDER CONTROL 297

COMMENT

- STATUTORY PROTECTION FOR THE DISCRIMINATORILY-DISCHARGED
PARTNER: TWO RECENT DECISIONS 311

CASENOTE

- PRODUCT LIABILITY LAW: OHIO ADOPTS THE TRADITIONAL RULE OF
CORPORATE SUCCESSOR LIABILITY—*Flaughner v. Cone Automatic
Machine Co.*, 30 Ohio St. 3d 60, 507 N.E.2d 331 (1987) 329