

4-1-1988

Index: Casenotes and Cases Commented on by Case Name, Volumes 1-13

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) "Index: Casenotes and Cases Commented on by Case Name, Volumes 1-13," *University of Dayton Law Review*. Vol. 13: No. 3, Article 7.

Available at: <https://ecommons.udayton.edu/udlr/vol13/iss3/7>

This Back 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.

CASENOTE AND CASES COMMENTED ON BY CASE NAME INDEX

- Aberdeen & Rockfish Railroad Co. v. Students Challenging Regulatory Agency Procedures (SCRAP)*, 422 U.S. 289 (1975), Environmental Law: SCRAP and the Environmental Movement, 1:241 (Summer 1976).
- Albritton v. Neighborhood Centers Association for Child Development*, 12 Ohio St. 3d 210, 466 N.E.2d 867 (1984), Torts: Another Citadel Crumbles—Ohio Abolishes the Doctrine of Charitable Immunity, 11:103 (Fall 1985).
- Alessi v. Raybestos-Manhattan, Inc.*, 101 S. Ct. 1895 (1981), Private Pensions: ERISA Permits Offsets of Private Pension Benefits by Amounts Received in Workers' Compensation Awards, Preempting State Laws Prohibiting Such Offsets 7:457 (Spring 1982).
- Andersen v. Maryland*, 96 S. Ct. 2737 (1976), Self-Incrimination: Introducing an Individual's Business Records into Evidence, 2:377 (Summer 1977).
- Andrews v. Knowlton*, 367 F. Supp. 1263 (S.D.N.Y. 1973), *aff'd*, 509 F.2d 898 (2d Cir. 1975), Military Institutions: Due Process for Cadets, 1:79 (Winter 1976).
- Barker v. Allied Supermarket*, 20 U.C.C. Rptr. 6 (Okla. Ct. App. 1976), Products Liability: Vertical Privity Essential to Actions Arising Under the Uniform Commercial Code, 3:247 (Winter 1978).
- Barnes v. Converse College*, 436 F. Supp. 635 (D.S.C. 1977), Section 504: Private College Receiving Federal Assistance Must Provide Funds for Interpreter Services for Deaf Students, 3:449 (Summer 1978).
- Barley v. Kremens*, 402 F. Supp. 1039 (E.D. Pa. 1975), Due Process: Voluntary Commitment of Minors, 1:231 (Summer 1976).
- Beckwith v. United States*, 425 U.S. 341 (1976), Self Incrimination: The Status of *Miranda* Warnings in Tax Investigations, 3:261 (Winter 1978).
- Berman v. Allen*, 80 N.J. 421, 404 A.2d 8 (1979), Wrongful Birth: Judicial Reticence with an Emerging Tort: The Negligent Performance of Genetic Counseling, 6:115 (Winter 1981).
- Blankenship v. Cincinnati Milacron Chemicals, Inc.*, 69 Ohio St. 2d 608, 433 N.E.2d 572 (1982), Workers' Compensation Law: Employers May No Longer Assert Immunity from Civil Liability for Intentional Torts Committed Against Employees, 8:365 (Spring 1983).
- Bowers v. Hardwick*, 106A S. Ct. 2841 (interim ed. 1986), Constitutional Law: Right to Privacy: Consensual Sodomous Acts Are Not Protected by the Constitution, 12:429 (Winter 1987).
- Branti v. Finkel*, 445 U.S. 507 (1980), Patronage Politics: Democracy's Antidote to Enforced Neutrality in Civil Service, 6:231 (Summer 1981).
- Brown v. Socialist Workers '74 Campaign Committee*, 103 S. Ct. 416 (1982), Election Disclosure Laws: U.S. Supreme Court Holds Ohio Campaign Disclosure Law Cannot Be Applied Constitutionally to Minor Political Parties Showing Probable Harassment, 9:129 (Fall 1983).
- Chaney v. Heckler*, 718 F.2d 1174 (D.C. Cir. 1983), *cert. granted*, 104 S. Ct. 3532 (1984) (No. 83-1878), Administrative Law: FDA Jurisdiction and Enforcement Discretion Regarding State-Mandated Use of Lethal Drugs for Capital Punishment, 10:171 (Fall 1984).
- Chrome Plate, Inc. v. District Director of Internal Revenue*, 614 F.2d 990 (5th Cir. 1980), Corporate Liquidations: The *Kimbell-Diamond* Doctrine—May It Rest in Peace?, 6:135 (Winter 1981).
- City of Cleveland v. Cleveland Electric Illuminating Co.*, 734 F.2d 1157 (6th Cir.), *cert. denied*, 105 S. Ct. 253 (1984), Antitrust Law: A Restricted Application of the Noerr-Pennington "Sham" Exception, 10:415 (Winter 1985).
- City of Milwaukee v. Illinois*, 101 S. Ct. 1784 (1981), Environmental Law: States May No Longer Bring a Federal Common Law Nuisance Action to Abate Interstate Water Pollution, 7:511 (Spring 1982).
- City of Oklahoma v. Tuttle*, 105 S. Ct. 2427 (interim ed. 1985), Constitutional Law: Municipal Liability Under 42 U.S.C. Section 1983, 12:159 (Fall 1986).
- Community for Creative Non-Violence v. Watt*, 703 F.2d 586 (D.C. Cir. 1983), *cert.*

- granted*, 52 U.S.L.W. 3229 (U.S. Oct. 3, 1983) (No. 82-1998), Constitutional Law: "Sleep" as "Expression," 9:351 (Winter 1984).
- Connelly v. Uniroyal, Inc.*, 75 Ill. 2d 393, 389 N.E.2d 155 (1979), Imposing Strict Products Liability on the Product Licensor, 5:409 (Summer 1980).
- County Sanitation District No. 2 v. Los Angeles County Employees' Association, Local 660*, 38 Cal. 3d 564, 699 P.2d 835, 214 Cal. Rptr. 424, *cert. denied*, 106 S. Ct. 408 (1985), Labor Law: The California Supreme Court Confers a Limited Right to Strike upon California's Public Employees Through Judicial Fiat, 11:421 (Winter 1986).
- Cox Broadcasting Corp. v. Cohn*, 95 S. Ct. 1029 (1975), Privacy: Does Freedom of the Press Allow for Protection of a Rape Victim's Identity? 1:17 (Winter 1976).
- Dean-Hardee v. United States*, 82-2 U.S. Tax Cas. (CCH) § 9459 (Ct. Cl. Trial Div. July 6, 1982) *appeal docketed*, No. 84-79 (F. Cir. Feb. 7, 1983), Interest Free Loans: The Court of Claims Attempts to Correct, 8:377 (Spring 1983).
- DeCanas v. Bica*, 424 U.S. 351 (1976), Preemption Doctrine: State Prohibition Against the Employment of Illegal Aliens, 3:237 (Winter 1978).
- DeTenoria v. McGowan*, 510 F.2d 92 (5th Cir. 1975), Treaties: The Interpretation of Due Process in Foreign Treaties, 1:111 (Winter 1976).
- Diamond v. Diehr*, 101 S. Ct. 1048 (1981), Patent Law: Patentability of a Process that Includes a Programmed Digital Computer: The Court Invents a New Standard, 7:157 (Fall 1981).
- Doe v. Commonwealth's Attorney*, The Aftermath: In Search of the Right to Be Let Alone, 10:705 (Spring 1985).
- Dronenburg v. Zech*, Gay Rights and the Constitution: An Essay on Constitutional Theory, Practice, 10:767 (Spring 1985).
- Duffey v. Dollison*, 734 F.2d 265 (6th Cir. 1984), Bankruptcy: Suspension of Driving Privileges After Bankruptcy Discharge for Failure to File Proof of Future Financial Responsibility Pursuant to the Ohio Financial Responsibility Act Not Discriminatory Under 11 U.S.C. § 525(a) of the Bankruptcy Code, 10:379 (Winter 1985).
- Dun & Bradstreet, Inc. v. Greenmoss Builders, Inc.*, 105 S. Ct. 2939 (1985), Constitutional Law: Reputation Versus Defamation: An Application of *New York Times* and *Gertz* to Private Speech, 12:111 (Fall 1986).
- Enghauser Manufacturing Co. v. Eriksson Engineering Ltd.*, 6 Ohio St. 3d 31, 451 N.E.2d 228 (1983), Municipal Torts: The Rule is Liability—The Exception Is Immunity, 9:327 (Winter 1984).
- Feeney v. Massachusetts*, 451 F. Supp. 143 (D. Mass. 1978), *prob. juris. noted*, 47 U.S.L.W. 3245, Sex Discrimination: State Veteran's Preference Statute Declared Unconstitutional Under Discriminatory Purpose Rule, 4:457 (Summer 1979).
- Ferriter v. Daniel O'Connell's Sons, Inc.*, 413 N.E.2d 690 (Mass. 1980), Loss of Parental Society and Companionship: Infant's Action Against Person Who Negligently Injured Father, 7:495 (Spring 1982).
- Flaucher v. Cone Automatic Machine Co.*, 30 Ohio St. 3d 60, 507 N.E.2d 331 (1987), Ohio Adopts the Traditional Rule of Corporate Successor Liability.
- Galef v. Alexander*, 615 F.2d 51 (2d Cir. 1980), Corporation Law: The Business Judgment Rule in Derivative Suits Against Directors, 6:263 (Summer 1981).
- Garcia v. San Antonio Metropolitan Transit Authority*, Ohio Municipal Home Rule Re-examined—The Impact of, 11:23 (Fall 1985).
- Geisenger v. Cook*, 52 Ohio St. 2d 51, 396 N.E.2d 477 (1977), *cert. denied*, 98 S. Ct. 1451 (1978), Court Reorganization: Legislative IncurSION on Judicial Independence in Ohio, 4:211 (Winter 1979).
- Groetzing v. Commissioner*, 721 F.2d 269 (7th Cir. 1985), Taxation: Trade or Business? That Is the Question: Whether Full-Time Gambling Should Be Considered a Trade or Business for Purposes of Section 62 and 162 of the Internal Revenue Code, 12:147 (Fall 1986).
- Hollander v. Sears, Roebuck & Co.*, 392 F. Supp. 90 (D. Conn. 1975), Reverse Discrimination: Availability of the Civil Rights Act of 1866 to White Plaintiffs, 1:261 (Summer 1976).
- Hoskins v. Aetna Life Insurance Co.*, 6 Ohio St. 3d 272, 452 N.E.2d 1315 (1983), Insurance Law: Ohio Recognizes Tort Duty of Good Faith and Fair Dealing Between

- an Insurer and Its Insured, 10:159 (Fall 1984).
- Hubbard v. Hubbard*, 603 P.2d 747 (Okla. 1979), Domestic Relations: Recognition of Wife's Interest in Professional Degree Earned by Husband During Marriage, 7:183 (Fall 1981).
- In re Borden, Inc.*, FTC Dkt. No. 8978 (Aug. 19, 1976), Trademark: Compulsory Licensing as a Remedy for Violation of Section 5 of the Federal Trade Commission Act, 2:291 (Summer 1977).
- In re Longstaff*, 716 F.2d 1439 (5th Cir. 1983), *cert denied*, 104 S. Ct. 2668 (1984), Gay Aliens and Immigration: Resolving the Conflict Between *Hill* and *Longstaff*, 10:621 (Spring 1985).
- In re Oklahoma Refining Co.*, 63 Bankr. 562 (Bankr. W.D. Okla. 1986), Bankruptcy Law; Environmental Law: Abandonment of Hazardous Waste Sites in Bankruptcy, 13:511 (Spring 1988).
- In re Save-On Carpets of Arizona, Inc.*, 545 F.2d 1239 (9th Cir. 1976), Secured Transactions: Financing Statement Signature Requirements, 3:211 (Winter 1978).
- In re Thompson*, 416 F. Supp. 991 (S.D. Tex. 1976), Bankruptcy Discharge Order: Limited Effect of the Injunction Against Subsequent Creditor Actions, 3:197 (Winter 1978).
- Ingraham v. Wright*, 525 F.2d 909 (5th Cir.) (en banc), *cert. granted*, 96 S. Ct. 2200 (1976), Corporal Punishment in Public Schools: Does It Violate the Eighth Amendment?, 2:39 (Winter 1977).
- International Brotherhood of Teamsters v. Daniels*, 439 U.S. 551 (1979), Securities Law: The Exclusion of Non-Contributory Compulsory Pension Plans, 5:191 (Winter 1980).
- Jersey Central Power & Light Co. v. Local 327, IBEW*, 508 F.2d 867 (3d Cir. 1975), EEOC: Seniority Rights During Layoffs in Light of Title VII, 1:71 (Winter 1976).
- Kaczkowski v. Bolubasz*, 491 Pa. 561, 421 A.2d 1027 (1980), Tort Damages: The Adjustment of Awards for Lost Future Earning Capacity to Compensate for Inflation and Increased Productivity, 7:139 (Fall 1981).
- Kelson v. City of Springfield*, 767 F.2d 651 (9th Cir. 1985), Constitutional Law: Section 1983 and Due Process Liberties, 12:129 (Fall 1986).
- City of Springfield, Massachusetts v. Kibbe*, 107 S. Ct. 1114 (interim ed. 1987) (per curiam), *dismissing cert. as improvidently granted* to 777 F.2d 801 (1st Cir. 1985), 13:107 (Fall 1987), Constitutional Law: Municipal Liability for Failure to Train Under 42 U.S.C. § 1983: The Confusion Continues.
- King v. Little League Baseball, Inc.*, 505 F.2d 264 (6th Cir. 1974), Sex Discrimination: Female Participation in Little League Baseball, 1:97 (Winter 1976).
- Kirchner v. Crystal*, 15 Ohio St. 3d 326, 474 N.E.2d 275 (1984), Torts: The Abolishment of the Parental Immunity Doctrine—Children May Recover Damages from Parents in Personal Injury Actions, 11:737 (Summer 1986).
- Krehl v. Baskin-Robbins Ice Cream Co.*, 664 F.2d 1348 (9th Cir. 1982), Antitrust Law: Evaluating Franchise Tie-Ins and Territorial Restraints in Dual Distribution Systems: A Return to the Rule of Reason, 8:181 (Fall 1982).
- Landeros v. Flood*, 17 Cal. 3d 399, 551 P.2d 389, 131 Cal. Rptr. 69 (1976), Child Abuse: Civil Liability of Physicians and Hospitals for Failure to Report, 2:93 (Winter 1977).
- Laufman v. Oakley Building and Loan Co.*, 408 F. Supp. 489, (S.D. Ohio 1976), Fair Housing Act: Discrimination in the Distribution of Home Financing, 2:105 (Winter 1977).
- Local 28 of the Sheet Metal Workers' International Association v. Equal Employment Opportunity Commission*, 106A S. Ct. 3019 (interim ed. 1986), Constitutional Law: Quota Versus Goal in Affirmative Action, 12:641 (Spring 1987).
- Local Number 93, International Association of Firefighters v. City of Cleveland*, 106A S. Ct. 3063 (interim ed. 1986), Constitutional Law: Consent Decree—A Voluntary Agreement or a Court Order?, 12:623 (Spring 1987).
- Madrid v. Lawyers Title Insurance Corp.*, 725 F.2d 1197 (9th Cir.), *cert denied*, 105 S. Ct. 125 (1984), Bankruptcy: Nonjudicial Foreclosures as Fraudulent Transfers Under Section 548 of the Bankruptcy Code, 10:399 (Winter 1985).
- Marshall v. Daniel Construction Co.*, 563

F.2d 707 (5th Cir. 1977), *cert. denied*, 99 S. Ct. 216 (1978), OSHA Regulations: Worker's Right to Refuse to Work in Situations of Imminent Danger Held Invalid, 4:447 (Summer 1979).

MCI Telecommunications Corp. v. FCC, 561 F.2d 365 (D.C. Cir. 1977), *cert. denied*, 98 S. Ct. 781 (1978), Communications Law: A Requirement for Affirmative Determination of the Public Interest in Restricting Services by Facilities Certification, 4:223 (Winter 1979).

McLin v. F/V Fjord, 739 F.2d 1395 (9th Cir. 1984), Civil Procedure: The *De Novo* Standard Review Applied to District Court Interpretations of State Law, 11:123 (Fall 1985).

American, Inc. v. Caterpillar Tractor Co., 713 F.2d 958 (3d Cir. 1983), *cert. denied*, 104 S. Ct. 1278 (1984), Antitrust Law: Independent Retailers Under Section 4 of the Clayton Act, 9:545 (Summer 1984).

Nanda v. Ford Motor Co., 509 F.2d 213 (7th Cir. 1974), Defective Design: Second Collision Injuries and the Burden of Producing Evidence, 1:61 (Winter 1976).

New York Telephone Co. v. New York State Department of Labor, 556 F.2d 388 (1977), Labor Preemption: Striking Workers: Right to Collect Unemployment Benefits, 4:239 (Winter 1979).

North Carolina Association for Retarded Children v. North Carolina, 420 F. Supp. 451 (M.D.N.C. 1975), Compulsory Sterilization: Equal Protection and the Quality of Life, 2:327 (Summer 1977).

Oakland Press Co., 233 N.L.R.B. No. 144 (1977), Labor Law: A Union's Duty to Furnish Information to an Employer for Purposes of Collective Bargaining, 4:257 (Winter 1979).

O'Connor v. Donaldson, 422 U.S. 563 (1975), Civil Commitment: Is There a Constitutionally Based Right to Treatment?, 1:221 (Summer 1976).

Ohio Civil Rights Commission v. Dayton Christian Schools, Inc., 106A S. Ct. 2718 (interim ed. 1986), Administrative Law: Federal Abstention and On-Going State Administrative Proceedings, 12:657 (Spring 1987).

Park v. Chessin, ___ Misc. 2d ___, 381 N.Y.S.2d 204 (Sup. Ct. 1976), Wrongful Conception: A Conditional Prospective Liability to One Not Yet in Being, 2:311

(Summer 1977).

Parklane Hosiery Co. v. Shore, 439 U.S. 322 (1979), Offensive Collateral Estoppel: Reconciling the Jury Trial Right and Judicial Convenience, 5:207 (Winter 1980).

Pasqualone v. Pasqualone, 63 Ohio St. 2d 96, 406 N.E.2d 1121 (1980), Child Custody: Substantial Justice Toward Children or Procedural Purity for Parents?, 7:217 (Fall 1981).

Poirier & McLane Corp. v. Commissioner, 63 T.C. 570 (1975), *rev'd*, 547 F.2d 161 (2d Cir. 1976), *cert. denied*, 431 U.S. 967 (1977), Deduction of Contested Liabilities: The Validity of Certain Treasury Regulations Under Internal Revenue Code Section 461(f), 3:473 (Summer 1978).

Preferred Communications, Inc. v. City of Los Angeles, 754 F.2d 1396 (9th Cir.), *cert. granted*, 106 S. Ct. 380 (1985), First Amendment: Awarding Exclusive Cable Franchises Through Auction Process Violates the First Amendment Rights of Private Cable Companies, 11:439 (Winter 1986).

Rhode Island v. Innis, 100 S. Ct. 1682 (1980), Criminal Procedure: The Definition of *Miranda's* Interrogation, 6:157 (Winter 1981).

Riley v. City of Chester, 613 F.2d 708 (3d Cir. 1978), Evidentiary Privilege: The Development of Federal Common Law Press Privilege, 6:251 (Summer 1981).

Roe v. Ingraham, 403 F. Supp. 931 (S.D.N.Y. 1975), *prob. juris. noted sub nom. Whalen v. Roe*, 44 U.S.L.W. 3471 (U.S. Feb. 24, 1976), Privacy: Drug Use Reporting Requirements Unconstitutional, 2:127 (Winter 1977).

Ross v. A.H. Robins, 607 F.2d 545 (2d Cir.), *cert. denied*, 446 U.S. 946 (1979), Securities Law: The Exclusivity of the Private Right of Action Under Section 18 of the 1934 Act and Its Relationship to Rule 10b-5, 7:169 (Fall 1981).

Schultz v. Barberton Glass Co., 4 Ohio St. 3d 131, 447 N.E.2d 109 (1983), Torts: Where to Now? Negligent Infliction of Emotional Distress in Ohio, 9:113 (Fall 1983).

Scott v. Illinois, 440 U.S. 367 (1979), Criminal Procedure: The Outer Limits of the Indigent's Right to Appointed Counsel, 5:177 (Winter 1980).

- Scott v. News-Herald*, 25 Ohio St. 3d 243, 496 N.E.2d 699 (1986) (4-3 decision), 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?, 12:597 (Spring 1987).
- Shearer v. Shearer*, 18 Ohio St. 3d 94, 480 N.E.2d 388 (1985), Torts: The Abolishment of the Parental Immunity Doctrine—Children May Recover Damages from Parents in Personal Injury Actions, 11:737 (Summer 1986).
- SEC v. Aaron*, 605 F.2d 612 (2d Cir.), cert. granted, 48 U.S.L.W. 3258 (1979) (No. 79-66), Securities Law: The Scierter Requirement in an SEC Enforcement Action—Should Equity Control?, 5:217 (Winter 1980).
- Semler v. Psychiatric Institute of Washington, D.C.*, 358 F.2d 121 (4th Cir.), cert. denied, 97 S. Ct. 83 (1976), Torts: Finding Negligence in Order to Compensate Crime Victims, 2:391 (Summer 1977).
- Shaffer v. Heitner*, 433 U.S. 186 (1977), The Expansion of *International Shoe* Doctrine, 3:501 (Summer 1978).
- Sidle v. Majors*, 536 F.2d 1156, cert. denied, 97 S. Ct. 366 (1976), Guest Statute: Equal Protection Challenge to Constitutionality, 3:265 (Summer 1977).
- Silkwood v. Kerr-McGee Corp.*, 485 F. Supp. 566 (W.D. Okla. 1979), Federal Preemption: State Law Principles of Strict Liability in a Nuclear Accident—A Preemption Problem in Light of Price-Anderson Act?, 6:279 (Summer 1981).
- South Burlington N.A.A.C.P. v. Mount Laurel Township*, 67 N.J. 151, 336 A.2d 713 (1975), Exclusionary Zoning: An Appraisal of Residential Restrictive Zoning, 1:251 (Summer 1976).
- State v. Koome*, 84 Wash. 2d 901, 530 P.2d 260 (1975), Abortion: The Right of Minors to Abortion Without Parental Consent, 1:31 (Winter 1976).
- State ex rel. Dayton Newspapers v. Phillips*, 46 Ohio St. 2d 457, 351 N.E.2d 127 (1976), Fair Trial and Free Press: Exclusion of the Press from Pretrial Hearings, 2:115 (Winter 1977).
- Tarlton v. Saxbe*, 507 F.2d 1116 (D.C. Cir. 1975), Original Records: The Duty of the FBI to Maintain and Disseminate Accurate Files, 1:47 (Winter 1976).
- Trammel v. United States*, 100 S. Ct. 906 (1980), Evidentiary Privilege: Privilege of Defendant to Prevent Adverse Spousal Testimony Abolished, 6:147 (Winter 1981).
- Tufts v. Commissioner*, 651 F.2d. 1058 (5th Cir. 1981), cert. granted, 102 S. Ct. 2034 (1982), Income Tax: Crane's Footnote 37 Revived, 8:163 (Fall 1982).
- United Coin Meter Co. v. Seaboard Coastline R.R.*, 705 F.2d 839 (6th Cir. 1983), Civil Procedure: Restriction of the Trial Court's Discretion in Ruling on Rule 55(c) and 60(b) Motions to Vacate Default Entries and Judgments, 9:315 (Winter 1984).
- United States v. Adamson*, 700 F.2d 953 (5th Cir. 1983), Banking Law: "Intent to Injure or Defraud": The Courts Play a Legal Shell Game, 9:339 (Winter 1984).
- United States v. Allery*, 526 F.2d 1362 (8th Cir. 1975), Child Abuse: Exceptions to the Anti-Marital Facts Privilege, 1:211 (Summer 1976).
- United States v. Bronstein*, 521 F.2d 459 (2d Cir. 1975), cert. denied, 96 S. Ct. 1121 (1976), Search and Seizure: The Detection of Marijuana by Trained Dogs, 2:149 (Winter 1977).
- United States v. Miller*, 425 U.S. 435 (1976), Search and Seizure: Standing to Challenge Illegally Obtained Bank Records, 3:225 (Winter 1978).
- United States v. Reiser*, 394 F. Supp. 1060 (D. Mont. 1975), Armed Forces: Sex-Based Draft Violates Due Process and Equal Protection, 1:39 (Winter 1976).
- United States v. Sarmiento-Perez*, 663 F.2d 1992 (5th Cir. 1981), Hearsay Evidence: Inculpatory Declarations Against Penal Interest and Federal Rule of Evidence 804(b)(3), 7:113 (Fall 1981).
- United States v. Stewart*, 531 F.2d 326 (6th Cir.), cert. denied, 96 S. Ct. 2629 (1976), Repeat Offenders: The Constitutionality of the Dangerous Special Offender Act, 2:137 (Winter 1977).
- United States v. Williams*, 622 F.2d 830 (5th Cir. 1980), cert. denied, 101 S. Ct. 946 (1981), Evidence: The Good Faith Exception to the Exclusionary Rule, 7:125 (Fall 1981).

- Upjohn Co. v. United States*, 449 U.S. 383 (1981), Evidentiary Privilege: Help For Corporations? The Supreme Court Rejects the Control Group Test; Strengthens the Work Product Doctrine, 7:112 (Fall 1981).
- Virginia State Board of Pharmacy v. Citizens Consumer Council, Inc.*, 425 U.S. 748 (1976), Constitutional Law: The First Amendment and Commercial Advertising, 2:341 (Summer 1978).
- Wetzel v. Liberty Mutual Insurance Co.*, 511 F.2d 199 (3d Cir.), *vacated and remanded*, 96 S. Ct. 1202 (1976), Sexual Discrimination: Pregnancy Benefits as Interpreted by the EEOC and the Courts, 1:195 (Summer 1976).
- Williams v. City of New York*, 508 F.2d 356 (2d Cir. 1974), Municipal Liability: Refusal to Impute Punitive Damages to a Municipal Corporation for the Intentional Tort of an Employee, 1:89 (Winter 1976).
- Williams v. Eastside Mental Health Center, Inc.*, 669 F.2d 671 (11th Cir. 1982), *cert. denied*, 51 U.S.L.W. 3335 (U.S. Nov. 2, 1982) (No. 82-207), Constitutional Law: Quasi-Public Institution Not Protected from Fair Labor Standards Act by State Sovereignty Claim, 8:199 (Fall 1982).
- Wolman v. Walter*, 433 U.S. 229 (1977), Establishment Clause: State Aid to Non-Public School Children Upheld in Part, 3:491 (Summer 1978).
- Yellow Springs Exempted Village School District Board of Education v. Ohio High School Athletic Association*, 433 F. Supp. 753 (S.D. Ohio 1978), Irrebuttable Presumption Doctrine Applied to State and Federal Regulations Excluding Females from Contact Sports, 4:197 (Winter 1979).
- Young v. American Mini Theatres, Inc.*, 427 U.S. 50 (1976), Free Expression: Inverse Zoning of Adult Theatres Not a Violation of Due Process or Equal Protection, 2:353 (Summer 1977).
- Zapata Corp. v. Maldonado*, 430 A.2d 779 (Del. 1981), Corporation Law: Delaware Supreme Court Exercises Its Own Business Judgment, 7:477 (Spring 1982).
- Zauderer v. Office of Disciplinary Counsel*, 105 S. Ct. 2265 (1985), Professional Responsibility: The United States Supreme Court Gives Attorney Advertising Increased Protection, 11:455 (Winter 1986).