## **Mercer Law Review**

Volume 52 Number 2 Lead Articles Edition - A Symposium -Brown v. Board of Education: An Exercise in Advocacy

Article 1

3-2001

# **Table of Contents**

Follow this and additional works at: https://digitalcommons.law.mercer.edu/jour\_mlr

#### **Recommended Citation**

(2001) "Table of Contents," *Mercer Law Review*: Vol. 52: No. 2, Article 1. Available at: https://digitalcommons.law.mercer.edu/jour\_mlr/vol52/iss2/1

This Front Matter is brought to you for free and open access by the Journals at Mercer Law School Digital Commons. It has been accepted for inclusion in Mercer Law Review by an authorized editor of Mercer Law School Digital Commons. For more information, please contact repository@law.mercer.edu.

#### TABLE OF CONTENTS

## LEAD ARTICLES EDITION

#### **A SYMPOSIUM**

# Brown v. Board of Education: An Exercise in Advocacy

# **Symposium Introduction**

Brown v. Board of Education After Fifty Years: Context and Synopsis James L. Hunt	549
Panel Discussion	
Biographical Information of Participants	575
A Transcript Featuring William H. Harbaugh, E. Barrett Prettyman, Jr., Mark O. Tushnet, Leland B. Ware, and John O. Cole, Moderator, and a Special Video Presentation by Oliver W. Hill	581
Lead Article	
Setting the Stage for <i>Brown</i> : The Development and Implementation of the NAACP's School Desegregation Campaign, 1930-1950 <i>Leland B. Ware</i>	631
Articles	
Intellectual Property in Georgia Laurence P. Colton Nigam J. Acharya	675
Tree Preservation Ordinances: Sacrificing Private Timber Rights on the Diminutive Altar of Public Benefit Brian E. Daughdrill Kathryn M. Zickert	705

#### Casenotes

Carruthers v. State: Thou Shalt Not Make	
Direct Religious References in Closing	
Argument Marcus S. Henson	731
Dale v. Boy Scouts of America: Whether the	
Application of New Jersey's Public Accommo-	
dations Law, Forcing the Boy Scouts to Include	
an Avowed Homosexual, Violates the Scouts'	
First Amendment Freedom of Expressive	
Association Jacob M. Carpenter	745
Garner v. Jones: Restricting Prisoners' Ex	
Post Facto Challenges to Changes in Parole	
Systems Robert A. Renjel	761
Lee v. State Farm Mutual Insurance Company:	
A Partial Exception to Georgia's Impact Rule	
to Allow Parental Recovery for Emotional	
Distress from Witnessing the Suffering and	
Death of a Child	777
Ohler v. United States: Defendants Waive	
Appellate Review By Reducing the Sting	
of Prior Conviction Impeachment	
Evidence Misty Dawn Garrett	789
TABLE OF CASES	805