

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 *Brown*: The Development
and Implementation of the NAACP's School
Desegregation Campaign, 1930-1950 *Leland B. Ware* 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

<i>Carruthers v. State: Thou Shalt Not Make Direct Religious References in Closing Argument</i> <i>Marcus S. Henson</i>	731
<i>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</i> <i>Jacob M. Carpenter</i>	745
<i>Garner v. Jones: Restricting Prisoners' Ex Post Facto Challenges to Changes in Parole Systems</i> <i>Robert A. Renjel</i>	761
<i>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</i> <i>Joseph I. Marchant</i>	777
<i>Ohler v. United States: Defendants Waive Appellate Review By Reducing the Sting of Prior Conviction Impeachment Evidence</i> <i>Misty Dawn Garrett</i>	789
TABLE OF CASES	805