

7-1995

Topical Index to Lead Articles, Special Contributions, and Students Articles

Follow this and additional works at: https://digitalcommons.law.mercer.edu/jour_mlr

Recommended Citation

(1995) "Topical Index to Lead Articles, Special Contributions, and Students Articles," *Mercer Law Review*. Vol. 46 : No. 4 , Article 23.

Available at: https://digitalcommons.law.mercer.edu/jour_mlr/vol46/iss4/23

This Index 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.

**TOPICAL INDEX TO LEAD ARTICLES
SPECIAL CONTRIBUTIONS, AND STUDENT ARTICLES**

SUBJECT	YEAR	VOL:PAGE
BANKING		
Adopting Article IV: Can Consumers Afford to Rely on the Banks' Good Faith?	1994	46:581
CIVIL PROCEDURE		
<i>Hewitt v. Kalish</i> : Qualifying as an "Expert Competent to Testify" Under O.C.G.A. Section 9-11-9.1	1995	46:1537
<i>United Mine Workers v. Bagwell</i> : The Civil/Criminal Indirect Contempt Fine Distinction Revisited	1995	46:883
CONSTITUTIONAL LAW		
<i>Board of Education of Kiryas Joel Village School District v. Grumet</i> : A Missed Opportunity for the Supreme Court to Clarify Establishment Clause Analysis	1995	46:1189
First Amendment Facelift?: Rehnquist Court Crafts New Scrutiny Level for Content-Neutral, Speech Restricting Injunctions in <i>Madsen v. Women's Health Center</i>	1995	46:1197
Graduation Prayer After <i>Lee v. Weisman</i> : A Cautionary Tale	1995	46:1097
<i>Miller v. Arkansas</i> : Criminals Beware! Arkansas Uses an Objective Approach in Evaluating Pretextual Traffic Stops	1995	46:1557
Proposed Guidelines for Student Religious Speech and Observance in Public Schools	1995	46:1017
The First Amendment: Has the Supreme Court Overlooked its Role as Guardian of our Freedom by Failing to Distinguish Between <i>Real Threat and Mere Shadow</i> ?	1995	46:1167
The Ironic State of Religious Liberty in America	1995	46:1157
The Threat to the American Idea of Religious Liberty	1995	46:1123
The United States Military vs. the Media: Constitutional Friction	1995	46:977
CONTRACTS		
Pre-Litigation Contractual Waivers of the Right to a Jury Trial Are Unenforceable Under Georgia Law	1995	46:1565
CRIMINAL LAW		
Historical Perspective of the "Sex Psychopath" Statute: From the Revolutionary Era to the Present Federal Crime Bill	1995	46:889
DOMESTIC RELATIONS		
Interstate Child Support Enforcement System: Juggernaut of Bureaucracy	1995	46:921

JUDGES AND THE JUDICIARY

Congress and the Courts: Establishing a Constructive Dialogue	1995	46:661
Federal Judges and the Judicial Branch: Their Independence and Accountability	1995	46:835
Federal Judicial Independence: Constitutional and Political Perspectives	1995	46:697
Independence of the Judiciary for the Third Century	1995	46:645
Introduction to Mercer Law Review Symposium on Federal Judicial Independence	1995	46:637
Judicial Independence: Can It Be Without Article III?	1995	46:863
Judicial Power and the Rules Enabling Act	1995	46:733
"Separateness but Interdependence, Autonomy but Reciprocity": A First Look at Federal Judges' Appearances Before Legislative Committees	1995	46:667
The Fragmentation of Federal Rules	1995	46:757
The Independence of Judges	1995	46:795

LABOR LAW

<i>John Hancock Mutual Life Insurance Co. v. Harris Trust & Savings Bank</i> : Guaranteed Benefit Policy Exclusion Holds No Guarantee For Insurers From ERISA's Fiduciary Standards	1995	46:1547
---	------	---------

LOCAL GOVERNMENT

Georgia Local Government Law: A Reflection on Thirty Surveys	1994	46:1
Georgia Local Government Law: Court Resolution of County Government Disagreements	1994	46:599

SECURITIES

<i>Central Bank</i> : The End of Secondary Liability Under Section 10(b) of the Securities Exchange Act of 1934	1995	46:1515
---	------	---------

TORTS

Change in Condition and New Accident: The Difference Between the Two, Elements of Each, and Burdens of Proof	1994	46:35
<i>Gottshall v. Consolidated Rail Corp.</i> : Recognizing Negligently Inflicted Emotional Injuries Under The Federal Employers' Liability Act	1995	46:1527

WORKER'S COMPENSATION

The Employer's/Insurance Carrier's Right to Subrogation Under the Georgia Workers' Compensation Act (O.C.G.A. Section 34-9-11.1): How Long Will It Last? ..	1995	46:1575
---	------	---------