

# Mercer Law Review

---

Volume 48  
Number 4 *Annual Eleventh Circuit Survey*

Article 22

---

7-1997

## Title Index to Leads & Articles Editions

Follow this and additional works at: [https://digitalcommons.law.mercer.edu/jour\\_mlr](https://digitalcommons.law.mercer.edu/jour_mlr)

---

### Recommended Citation

(1997) "Title Index to Leads & Articles Editions," *Mercer Law Review*: Vol. 48 : No. 4 , Article 22.  
Available at: [https://digitalcommons.law.mercer.edu/jour\\_mlr/vol48/iss4/22](https://digitalcommons.law.mercer.edu/jour_mlr/vol48/iss4/22)

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](mailto:repository@law.mercer.edu).

## TITLE INDEX TO LEADS & ARTICLES EDITIONS

TITLE	AUTHOR	YEAR	VOL:PAGE
A Real World Perspective On Choice of Law .....	Robert A. Sedler	1997	48:781
Back To The Past: Anti-Pragmatism In American Conflicts Law .....	Patrick J. Borchers	1997	48:721
Brainerd Currie: I Am The Very Model of a Modern Intellectual .....	Jack L. Sammons	1997	48:623
Choice of Law: How it Ought Not To Be Choice-of-Law Symposium	Friedrich K. Juenger	1997	48:757
Roundtable Discussion .....	David Currie		
.....	Robert Felix		
.....	Herma Hill Kay		
.....	Marjorie F. Knowles		
.....	Bruce Posnak		
.....	John Rees, Jr.		
.....	Jack L. Sammons, Jr.	1997	48:639
Comments on the Roundtable Discussion on Choice of Law .....	Russell J. Weintraub	1997	48:871
Gaining Appellate Review by "Manufacturing" A Final Judgment Through Voluntary Dismissal of Peripheral Claims .....	Rebecca A. Cochran	1997	48:979
Glide Path to an "Inclusionary Rule": How Expansion of the Good Faith Exception Threatens to Fundamentally Change the Exclusionary Rule .....	James P. Fleissner	1997	48:1023
How Many Times Was Lochner-Era Substantive Due Process Effective? ...	Michael J. Phillips	1997	48:1049
Interest Groups, Contracts and Interest Analysis .....	Erin O'Hara		
.....	Larry E. Ribstein	1997	48:765
Justice and the Conflict of Laws .....	Joseph William Singer	1997	48:831
Legal Writing as a Kind of Philosophy .	Joel R. Cornwell	1997	48:1091
Models of the Will and Negative Disinheritance .....	Frederic S. Schwartz	1997	48:1137
Notes From The Eye Of The Storm ....	Gene R. Shreve	1997	48:823
Resolving Six Celebrated Conflicts Cases Through Statutory Choice-of-Law Rules	Symeon C. Symeonides	1997	48:837
"The Entrials of a Goat": Reflections on Reading Lea Brilmayer's Hague Lectures .....	Herma Hill Kay	1997	48:891
The Interested Forum .....	Stanley E. Cox	1997	48:727
The Legal Advice Requirement of the Attorney-Client Privilege: A Special Problem for In-House Counsel and Outside Attorneys Representing Corporations .....	Grace M. Giesel	1997	48:1169

<b>The Managed Care Dilemma: Can Theories of Tort Liability Adapt to the Realities of Cost Containment? . . . . .</b>	<b>Barbara A. Noah</b>	<b>1997</b>	<b>48:1219</b>
<b>What Happens When Parties Fail to Prove Foreign Law? . . . . .</b>	<b>William L. Reynolds</b>	<b>1997</b>	<b>48:775</b>