Mercer Law Review

Volume 50 Number 4 *Eleventh Circuit Survey*

Article 24

7-1999

Title Index to Student Comments and Notes

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

Recommended Citation

(1999) "Title Index to Student Comments and Notes," *Mercer Law Review*: Vol. 50 : No. 4, Article 24. Available at: https://digitalcommons.law.mercer.edu/jour_mlr/vol50/iss4/24

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.

TITLE INDEX TO STUDENT COMMENTS AND NOTES

TITLE	YEAR	VOL:PAGE
Arkansas Educational Television Commission v. Forbes:		
Ending Debate on Political Debates	1999	50:611
Bragdon v. Abbott: Is Asymptomatic HIV a Per Se Dis-	1000	50.001
ability Under the Americans with Disabilities Act Burlington Industries, Inc. v. Ellerth: An Affirmative	1 999	50:631
Defense Against Employer Liability for Supervisory		
Harassment	1999	50:1121
City of Chicago v. International College of Surgeons:		
The Interplay Between Supplemental Jurisdiction and		
Cross-System Appeals, and the Impact on Federalism	1999	50:1137
Environmental Justice: Is Disparate Impact Enough?	1999	50:1155
Gebser v. Lago Vista Independent School District:		
School District Remains Afloat in Title IX Liti-		
gation Floodwater	1999	50:781
National Endowment for the Arts v. Finley: First		
Amendment Free Speech No Longer Guaranteed		
for the Arts	1999	50:791
Ogletree v. Navistar International Transportation Corp:		
The Demise of the "Open and Obvious Danger" Defense		50:643
Poison Pills: Are Dead Hand Pills Dead In Georgia?	1999	50:809
Robinson v. Kroger: A Leveling of the Field or Fatal		
Fall for Summary Judgment?	1999	50:655

÷