## Loyola Consumer Law Review

Volume 4 | Issue 4 Article 16

1992

## Title Index

Follow this and additional works at: http://lawecommons.luc.edu/lclr



Part of the Consumer Protection Law Commons

## Recommended Citation

Title Index, 4 Loy. Consumer L. Rev. 138 (1992). Available at: http://lawecommons.luc.edu/lclr/vol4/iss4/16

This Title Index is brought to you for free and open access by LAW eCommons. It has been accepted for inclusion in Loyola Consumer Law Review by an authorized administrator of LAW eCommons. For more information, please contact law-library@luc.edu.

## TITLE INDEX

The following is an alphabetical list of lead articles, features and recent case commentaries published in Volume 4 of the *Loyola Consumer Law Reporter*. The volume, issue, and page number, separated by colons, are listed after the title of the article. The year of publication is listed in parenthesis.

Attention Consumers Of Justice: It's Time To Get Creative About Court-System Design, 4:4:117 (1992).

Avoiding An Environmental Surprise: Steps Which The Consumer Real Estate Purchaser Should Take To Avoid Environmental Liability, 4:3:76 (1992).

Baltimore City Kosher Laws Require Intent To Defraud Consumers And Do Not Violate Maryland's Constitution, 4:4:133 (1992).

California Holds Ski Lift Operators To Higher Standard Of Care In Tort Cases, 4:3:104 (1992).

California Supreme Court Finds School Transportation Fees Do Not Violate The State's Constitution, 4:4:132 (1992).

Consumers Injured By Meat Processor's False Advertising Receive Class Action Certification Under Lanham Act, 4:2:64 (1992).

Consumer Reliance On Statements About Pre-Existing Condition Coverage Creates Potential Liability For Insurance Company, 4:2:68 (1992).

Consumer Rights Under The Americans With Disabilities Act, 4:2:44 (1992).

Dumping Discipline: A Consumer Protection Model For Regulating Lawyers, 4:1:4 (1991).

Eighth Circuit Imposes Full CERCLA Liability On Seller Who Hid Contamination From Purchaser, 4:4:130 (1992).

Eleventh Circuit Finds That All Relevant Circumstances Must Be Considered Before Voiding A Foreclosure Sale, 4:4:131 (1992).

Expert Testimony Required To Prove Negligent Approval Of Fraudulent Credit Card Application, 4:1:30 (1991).

Florida Supreme Court Bases Probate Attorney's Fees On Reasonable Rate, Not Fixed Percentage, 4:3:103 (1992).

Illinois Supreme Court Precludes Recovery Of Economic Losses Resulting From Negligent Legal Representation, 4:3:102 (1992).

The Impact Of The Federal Deposit Insurance Corporation Improvement Act Of 1991 On The United States Payment System, 4:4:112 (1992).

Insurance For CERCLA Claims: The Premium Pays For What?, 4:3:83 (1992).

Iowa Consumer Fraud Act Prohibits Earning Money By Referrals Rather Than By Product Sales, 4:2:66 (1992).

Is The Food Industry Cooking Up A Recipe To Defeat Food Labeling Reform?, 4:4:122 (1992).

Lifting The Fog From Environmental Liability Insurance Coverage Disputes: A Book Review, 4:3:92 (1992).

Negligent Termite Inspector Can Be Liable To Foreseeable Subsequent Home Purchasers, 4:2:67 (1992).

New Jersey Supreme Court Finds County Board's Itemized Phone Bills Are Not Public Records, 4:3:101 (1992).

New Jersey Supreme Court Finds Tooth Discoloration Strict Liability Claim Not Preempted By FDA Regulation, 4:1:33 (1991).

No Federal Tax Deduction Allowed For Single Trust Serving Both Charitable and Noncharitable Purposes, 4:3:100 (1992).

Prejudgment Interest: The Illinois Consumer's Loss, 4:2:51 (1992).

Reference To American Arbitration Association Rules In Home Warranty Contract Makes Arbitration Decision Binding, 4:2:63 (1992).

Second Circuit Finds That New York Cable Downgrade Fees Are Not Preempted By Federal Cable Act, 4:4:129 (1992).

Social Desirability of Safety-Related Research Joint Ventures: Effect Of Tort Liability On The Social Welfare Calculation, 4:1:16 (1991).

Tenth Circuit Holds That Statute Regulating Alcohol Content Advertising Does Not Necessarily Violate The First Amendment, 4:2:62 (1992).

Texas Court Of Appeals Denies Summary Judgment Due To Temporary Suspension Of Statute Of Limitations In Misbranded Drug Case, 4:3:105 (1992).

Traditional Tort Principles Dictate That Corporate Successors Are Not Liable To Consumers, 4:1:35 (1991).

Underinsured Motorists Provisions Do Not Cover Accident Victims Whose Household Membership Is Not Readily Apparent, 4:1:34 (1991).

The United States Supreme Court Enforces A Non-Negotiated Forum Selection Clause On A Cruise Ship Ticket, 4:1:29 (1991).

The United States Supreme Court Finds That Consumer Debtors May Reorganize Under Chapter 11, 4:1:28 (1991).

United States Supreme Court Upholds Ordinance Mandating Ceiling Rents On Mobile Homes, 4:4:128 (1992).

When Customer Gives Oral Authorization For Repairs, Mechanic Is Entitled To Payment Regardless Of Written Estimate Requirement, 4:4:135 (1992).

Wyoming Supreme Court Extends Implied Warranty Of Habitability To Minor Construction Defects, 4:1:31 (1991).