# Loyola Consumer Law Review

Volume 1 | Issue 4 Article 12

1989

# Subject Index

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



Part of the Consumer Protection Law Commons

# Recommended Citation

Subject Index, 1 Loy. Consumer L. Rev. 114 (1989). Available at: http://lawecommons.luc.edu/lclr/vol1/iss4/12

This Subject 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.

#### **SUBJECT INDEX**

The following is an alphabetical list of subjects in the field of consumer law, Lead articles and recent case commentaries published in Volume 1 of the Loyola Consumer Law Reporter are listed alphabetically by title under their respective subject(s). The volume, issue, and page number, separated by colons, are listed after the title of the article. The year of publication is listed in parentheses.

#### **ADVERTISING**

#### Cigarettes

Non-Supplying Cigarette Manufacturers, Their Trade Association, and Public Relations Group May be Held Liable for Wrongful Death Under a Theory of Civil Conspiracy, 1:4:110 (1989).

#### Deception

Representing Victims of Vocational School Fraud, 1:2:33 (1989). Truth-In-Advertising Law Prohibits Anti-Abortion Group From Advertising as Abortion Information Service, 1:3:84 (1989).

#### False Advertising

Representing Victims of Vocational School Fraud, 1:2:33 (1989).

#### First Amendment

Truth-In-Advertising Law Prohibits Anti-Abortion Group From Adver-

tising as Abortion Information Service, 1:3:84 (1989). West Virginia Statute Regulating Funeral Industry Is Not Preempted by Federal Regulation and Does Not Violate the First Amendment, 1:4:102 (1989)

# Remedies For Unlawful Advertising

Truth-In-Advertising Law Prohibits Anti-Abortion Group From Advertising as Abortion Information Service, 1:3:84 (1989).

#### Warranties

Utah Supreme Court Holds That Promotional Materials May Constitute Express Warranty, 1:3:81 (1989).
ALTERNATIVES TO LITIGATION

Alternative Dispute Resolution and Consumer Protection: An "Odd-Couple" Thriving in the Offices of State Attorneys General, 1:1:1

The Better Business Bureau: Over Three-Quarters of a Century of Service to the Consumer and Business Communities, 1:2:40 (1989).

#### CATALOG SALES (See WARRANTIES)

# **CAVEAT EMPTOR**

Disposal of Toxic Chemicals Held to be an Abnormally Dangerous Activity Mandating Strict Liability, 1:1:27 (1988).

Mississippi Required By Federal Law to Pass On Share of Cost of Constructing Nuclear Power Plant to Retail Ratepayers, 1:1:17

Two Circuit Courts Interpret the "Intent to Defraud" Provision of the Federal Odometer Act to Require More than Mere Negligence, 1:3:72 (1989).

# CONSUMER CREDIT

#### CONSUMER PRODUCT SAFETY ACT

The All-Terrain Vehicle Case: A Safety Program That Is Working,

Seventh Circuit Construes Section 23(a) of the Consumer Product Safety Act to Limit Liability Imposed on Manufacturers and Sellers, 1:3:77 (1989).

# CONSUMER PRODUCT SAFETY COMMISSION

The All-Terrain Vehicle Case: A Safety Program That Is Working, 1:3:61 (1989).

# CONSUMER PROTECTION ACTS

Alternative Dispute Resolution and Consumer Protection: An "Odd-Couple" Thriving in the Offices of State Attorneys General, 1:1:1 (1988). Damages

#### Deception

# **Equitable Relief**

Consumer Legislation in Texas: 1989 Amendments to the Texas Deceptive Trade Practices—Consumer Protection Act and the Texas Property Code, 1:4:89 (1989).

#### Federal Trade Commission Act

Representing Victims of Vocational School Fraud, 1:2:33 (1989). Non-Deceptive Breach of Contract Constitutes Unfair Business Practice Under Section 5 of the Federal Trade Commission Act, 1:2:50

# Injunctive Relief

Consumer Legislation in Texas: 1989 Amendments to the Texas Deceptive Trade Practices—Consumer Protection Act and the Texas Property Code, 1:4:89 (1989).

#### Private Enforcement

United States Court of Appeals Determines That General Motors' Braking System Was Not Proven Defective, 1:1:23 (1988).

#### State Acts

Consumer Legislation in Texas: 1989 Amendments to the Texas Deceptive Trade Practices—Consumer Protection Act and the Texas Property Code, 1:4:89 (1989).

Federally Insured State Chartered Minnesota Banks May Charge 21.75 Percent Interest on Agricultural Loans Without Violating State Usury Laws, 1:1:25 (1988).

Recovery of Punitive Damages, Civil Penalties, and Attorneys' Fees Allowed Under the Kansas Consumer Protection Act, 1:3:79 (1989). Representing Victims of Vocational School Fraud, 1:2:33 (1989).

Texas Court of Appeals Refuses to Hold Vendors of Defective Homes Liable Under the Texas Trade Practices Act, 1:2:57 (1989).

### CONSUMER PROTECTION ORGANIZATIONS

The Better Business Bureau: Over Three-Quarters of a Century of Service to the Consumer and Business Communities, 1:2:40 (1989).

# **CONTRACT LAW**

# Acceptance

#### **Breach Of Contract**

Non-Deceptive Breach of Contract Constitutes Unfair Business Practice Under Section 5 of the Federal Trade Commission Act, 1:2:50

Recovery of Punitive Damages, Civil Penalties, and Attorneys' Fees Allowed Under the Kansas Consumer Protection Act, 1:3:79 (1989).

# **Capacity To Contract**

Consideration

**Detrimental Reliance** 

Offer

Promissory Estoppel Statute Of Frauds

CREDIT CARDS

Annual fees

Liability For Unauthorized Use Unsolicited Distribution

CREDIT REPORTS

Fair Credit Reporting Act

Consumer Rights
DEBT COLLECTION

Communicating With Consumer

**Extrajudicial Collection Tactics** 

Debt Collection Services of Independent Contractor Are Governed by Illinois Collection Agency and Deceptive Practices Acts, 1:4:108 (1989)

Fair Debt Collection Practices Act

Garnishment

Harassment

Misrepresentation

#### Private enforcement

Alternative Dispute Resolution and Consumer Protection: An "Odd-Couple" Thriving in the Offices of State Attorneys General, 1:1:1 (1988).

# Unfair practices DECEPTION (See also ADVERTISING)

### False Advertising

Representing Victims of Vocational School Fraud, 1:2:33 (1989).

# Misrepresentation

Representing Victims of Vocational School Fraud, 1:2:33 (1989).

West Virginia Statute Regulating Funeral Industry Is Not Preempted by Federal Regulation and Does Not Violate the First Amendment, 1:4: (1989).

# Pricing regulation

Non-Deceptive Breach of Contract Constitutes Unfair Business Practice Under Section 5 of The Federal Trade Commission Act, 1:2:50

#### **Retail Inducements**

### FAIR CREDIT REPORTING ACT (See also CREDIT REPORTS) FAIR DEBT COLLECTION PRACTICES ACT (See also DEBT

# COLLECTION)

#### **FAIR HOUSING ACT**

Landlord Violated the Fair Housing Act by using a Racial Quota Plan to Maintain Integrated Housing, 1:1:22 (1988).

#### FEDERAL TRADE COMMISSION (See also WARRANTIES)

### Advertising regulation

Representing Victims of Vocational School Fraud, 1:2:33 (1989).

# Door to door sales

#### FEDERAL TRADE COMMISSION ACT (See also FEDERAL TRADE **COMMISSION; WARRANTIES)**

Representing Victims of Vocational School Fraud, 1:2:33 (1989).

Non-Deceptive Breach of Contract Constitutes Unfair Business Practice Under Section 5 of the Federal Trade Commission Act, 1:2:50

### Pricing regulation

Non-Deceptive Breach of Contract Constitutes Unfair Business Practice Under Section 5 of the Federal Trade Commission Act, 1:2:50

#### Pyramid Sales Scheme

Illinois Appellate Court Holds That A Marketing Plan Need Not Meet Federal Trade Commission Criteria to Qualify as a Pyramid Sales Scheme, 1:2:54 (1989).

## Unordered merchandise

### FINANCE CHARGES

Federally Insured State Chartered Minnesota Banks May Charge 21.75 Percent Interest on Agricultural Loans Without Violating State Usury Laws, 1:1:25 (1988).

### Compounding

# **Excessive Charges**

# Retail Installment Sales

# FULL DISCLOSURE

Sale of Condominium Units Covered by Disclosure Requirements of Interstate Land Sales Full Disclosure Act, 1:2:52 (1989).

#### **INSURANCE**

Iowa Supreme Court Holds Insurance Coverage is Unavailable if Unidentified Hit and Run Driver Does Not Physically Contact Victim, 1:4:106 (1989).

#### INTEREST

#### **Loan Origination Fees**

# "Points" As Interest

# **Rate Limits**

Federally Insured State Chartered Minnesota Banks May Charge 21.75 Percent Interest on Agricultural Loans Without Violating State Usuary Laws, 1:1:25 (1988).

#### LEASES

### Defenses For Lessors

#### Disclosure Of Lease Terms

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989).

Landlord Violated the Fair Housing Act by Using a Racial Quota Plan to Maintain Integrated Housing, 1:1:22 (1988).

# Distinguished From Sales

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989).

#### LEMON LAWS (See also WARRANTIES)

Wisconsin Lemon Law Held to Require Replacement of Defective Automobile Without Offset for Use, 1:2:54 (1989).

#### LICENSING

Discretionary Function Exception to Federal Tort Claims Act Does Not Bar Claim that Federal Agencies Improperly Licensed and Released Polio Vaccine, 1:2:48 (1989).

# MAGNUSON-MOSS WARRANTY ACT (See also WARRANTIES)

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989).

#### MISREPRESENTATION (See also CONSUMER PROTECTION ACTS; DEBT COLLECTION; DECEPTION)

#### **PHARMACEUTICALS**

### Labeling

Florida Supreme Court Upholds Adequacy of Product Warnings Regarding Accutane, 1:4:105 (1989).

Discretionary Function Exception to Federal Tort Claims Act Does Not Bar Claim that Federal Agencies Improperly Licensed and Released Polio Vaccine, 1:2:48 (1989).

# PRODUCTS LIABILITY

# **Product Recall**

A New Consumer Remedy: Product Recall, 1:1:1 (1988).

# Strict Products Liability

Discretionary Function Exception to Federal Tort Claims Act Does Not Bar Claim that Federal Agencies Improperly Licensed and Released Polio Vaccine, 1:2:48 (1989).

Disposal of Toxic Chemicals Held to be an Abnormally Dangerous Activity Mandating Strict Liability, 1:1:27 (1988).

First Circuit Holds Brazilian Manufacturer and Sales Representative Liable for Defective Pressure Cookers Sold in Puerto Rico, 1:3:74 (1989).

Illinois Appellate Court Holds Coca-Cola Not Cause of Illness Suffered Immediately After Consumption, 1:1:28 (1988).

Non-Supplying Cigarette Manufacturers, Their Trade Association, and Public Relations Group May be Held Liable for Wrongful Death Under a Theory of Civil Conspiracy, 1:4:110 (1989). United States Court of Appeals Determines That General Motors'

Braking System Was Not Proven Defective, 1:1:23 (1988).

# PUBLIC UTILITIES

Mississippi Required By Federal Law to Pass On Share of Cost of Constructing Nuclear Power Plant to Retail Ratepayers, 1:1:17

Pennsylvania Law Preventing Public Utilities from Recovering Financial Losses Through Rates or Amortization Upheld, 1:4:100 (1989). Supreme Court Holds Illinois Tax on Interstate Telecommunications

Does Not Violate Commerce Clause, 1:4:98 (1989).

# REPOSSESSION (See also DEBT COLLECTION)

**RETAIL PRACTICES** 

**Deceptive Pricing** 

Door To Door Sales

Lay Away Plans

Mail Fraud

### **SERVICE CONTRACTS (See also WARRANTIES)**

Mississippi Required By Federal Law to Pass On Share of Cost of Constructing Nuclear Power Plant to Retail Ratepayers, 1:1:17

Supreme Court Holds Illinois Tax on Interstate Telecommunications Does Not Violate Commerce Clause, 1:4:98 (1989).
TRUTH IN LENDING (See also ADVERTISING; CREDIT CARDS;

# LEASES)

Disclosure Of Credit Terms

**Finance Charge** 

Remedies

UNCONSCIONABILITY (See also CAVEAT EMPTOR)

Acceleration Clause

"Adhesion" Contracts

**Bargaining Power, Inequality Of** 

Good faith

**High Pressure Sales Tactics** 

Leases

**Pyramid Sales Scheme** 

Illinois Appellate Court Holds That a Marketing Plan Need Not Meet Federal Trade Commission Criteria to Qualify as a Pyramid Sales Scheme, 1:2:55 (1989).

#### Remedies

#### Sales

Texas Court of Appeals Refuses to Hold Vendors of Defective Homes Liable Under the Texas Trade Practices Act, 1:2:57 (1989).

UNIFORM COMMERCIAL CODE

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989).

#### USURY

# Federal regulation

Federally Insured State Chartered Minnesota Banks May Charge 21.75 Percent Interest on Agricultural Loans Without Violating State Usury Laws, 1:1:25 (1988).

#### WARRANTIES (See also CAVEAT EMPTOR; UNCONSCIONABILITY) "As is" Language

# Caveat Emptor

Disposal of Toxic Chemicals Held to be an Abnormally Dangerous Activity Mandating Strict Liability, 1:1:27 (1988).

# Disclosures

**Enforcement** 

#### **Express Warranties**

Utah Supreme Court Holds That Promotional Materials May Constitute Express Warranty, 1:3:81 (1989). Fitness For A Particular Purpose

**Good Faith** 

Consumer Legislation in Texas: 1989 Amendments to the Texas Deceptive Trade Practices—Consumer Protection Act and the Texas Property Code, 1:4:89 (1989).

Texas Court of Appeals Refuses to Hold Vendors of Defective Homes Liable Under the Texas Trade Practices Act, 1:2:57 (1989).

#### Implied Warranties

Illinois Appellate Court Holds Coca-Cola Not Cause of Illness Suffered Immediately After Consumption, 1:1:28 (1988).

Texas Court of Appeals Refuses to Hold Vendors of Defective Homes

Liable Under the Texas Trade Practices Act, 1:2:57 (1989).

#### Interpretation

#### Lemon Laws

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989).

Wisconsin Lemon Law Held To Require Replacement of Defective Automobile Without Offset for Use, 1:2:54 (1989).

#### Magnuson-Moss Warranty Act

Florida Court Refuses to Extend Protection of State U.C.C. Statute and Magnuson-Moss Warranty Act to Lessees of Defective Vehicle, 1:3:83 (1989). Manufacturers' Warranties

First Circuit Holds Brazilian Manufacturer and Sales Representative Liable for Defective Pressure Cookers Sold in Puerto Rico, 1:3:74

#### Mèrchántability

### Misuse Of Product

First Circuit Holds Brazilian Manufacturer and Sales Representative Liable for Defective Pressure Cookers Sold in Puerto Rico, 1:3:74

### **Notice Requirement**

United States Court of Appeals Determines That General Motors' Braking System was not Proven Defective, 1:1:23 (1988).

# Oral Warranties

# "Puffing" As Warranty Real Estate Transactions

Consumer Legislation in Texas: 1989 Amendments to the Texas Deceptive Trade Practices—Consumer Protection Act and the Texas Property Code, 1:4:89 (1989).
Landlord Violated the Fair Housing Act by Using a Racial Quota Plan

to Maintain Integrated Housing, 1:1:22 (1988).
Sale of Condominium Units Covered by Disclosure Requirements of

Interstate Land Sales Full Disclosure Act, 1:2:52 (1989).

Texas Court of Appeals Refuses to Hold Vendors of Defective Homes Liable Under the Texas Trade Practices Act, 1:2:57 (1989).

# Remedies

Statute Of Limitations

**Used Goods**