1972

Table of Contents

Loyola University Chicago Law Journal

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

Recommended Citation
Available at: http://lawecommons.luc.edu/luclj/vol3/iss2/1

This Prefatory Matter is brought to you for free and open access by LAW eCommons. It has been accepted for inclusion in Loyola University Chicago Law Journal by an authorized administrator of LAW eCommons. For more information, please contact law-library@luc.edu.
CONTENTS

ARTICLES

THE FEDERAL INCOME TAX EFFECT OF NOVATION OF MARITAL SETTLEMENT AGREEMENTS ................................. Joseph N. DuCanto 237

THE OCCUPATIONAL SAFETY & HEALTH ACT: MUCH ADO ABOUT SOMETHING ............................................. Marjorie E. Gross 247

COMMENTARY

THE NEED FOR THE REVITALIZATION OF THE PRIVATE PRACTITIONER IN LAW ............................................. Hon. Edward R. Becker 271

KNOWLEDGE, PATENTS, AND THE MARKET PLACE ............................................................... James W. Falk 279

THE ADMISSIBILITY OF POLYGRAPH RESULTS IN CRIMINAL TRIALS: A CASE FOR THE STATUS QUO ............................... Lee J. Radek 289

NOTES

GRAND JURY: BULWARK OF PROSECUTORIAL IMMUNITY? ........................................................................... 305

SECTION 43(a) OF THE LANHAM ACT: ITS DEVELOPMENT AND POTENTIAL ........................................ 327

APPLYING CONCEPTS OF IMDEMNIIFICATION BETWEEN ACTIVE AND PASSIVE TORTFEASORS TO ACTIONS BROUGHT UNDER THE ILLINOIS DRAM SHOP ACT ..................................................... 345

THE EXPANDING SCOPE OF FEDERAL CIVIL RIGHTS JURISDICTION ................................................................. 359
CASE COMMENTS

ANTITRUST, Trucking Unlimited v. California Motor Transport Co. ........................................ 373
As adapted to the adjudicative process, the Noerr “sham exception” assumes an expanded application.

LANDLORD TENANT, Jack Spring, Inc. v. Little ................................................................. 386
The breach of any implied warranty of habitability in the lease of a multiple unit residence is a defense to a forcible entry and detainer action.

TORTS, Chrisafogeorgis v. Brandenberg ................................................................. 402
The Illinois Wrongful Death Act held inapplicable to a viable fetus.

PRODUCT LIABILITY, White v. Jeffrey-Galion ............................................................. 421
The protection of Strict Product Liability held to extend to an injured party who is neither a user nor a purchaser.

CONSTITUTIONAL LAW—CRIMINAL LAW,
Lego v. Twomey .................................................................................................................. 433
Confessions need not be proved voluntary beyond a reasonable doubt prior to being admitted into evidence.

CREDITOR’S RIGHTS, Fuentes v. Shevin ........................................................................ 451
The Fourteenth Amendment held to require notice and hearing prior to any repossession of consumer property by means involving state action.

INDEX, VOL. 1-3 ........................................................................................................... 1

Published Semi-Annually by the Students of the Loyola School of Law
School of Law
Loyola University
41 East Pearson
Chicago, Illinois 60611

Copyright © 1972, by the Loyola University School of Law

Subscription, $3.00 a year
Single Copies, $2.00