2001


Follow this and additional works at: https://dsc.duq.edu/dlr

Part of the Law Commons

Recommended Citation

Available at: https://dsc.duq.edu/dlr/vol39/iss4/11

This Additional Content is brought to you for free and open access by Duquesne Scholarship Collection. It has been accepted for inclusion in Duquesne Law Review by an authorized editor of Duquesne Scholarship Collection.
ELECTRONIC MEDIA AND THE FEDERAL SECURITIES LAWS: PERKS, PITFALLS AND PRUDENCE
Jennifer L. McDonough .......................................... 823
THE END OF AN ERA: A REVIEW OF THE CHANGING LAW OF SPOUSAL BURGLARY
Jane M. Keenan .......................................................... 567
E PLURIBUS PLURIBUS: THE HIJACKING OF THE VOTING RIGHTS ACT AND THE RESEGREGATION OF AMERICA
Craig Haller ................................................................. 619

MY TRADEMARK IS NOT YOUR DOMAIN: DEVELOPMENT AND RECENT INTERPRETATION OF THE ANTICYBERSQUATTING CONSUMER PROTECTION ACT
D. Troy Blair ................................................................. 415

NARRATIVE THEORY AND THE LAW: A RHETORICIAN'S INVITATION TO THE LEGAL ACADEMY
Delia B. Conti ................................................................. 457

RECENT CASES AFFECTING THE ROLE OF THE ADEA IN PROTECTING OLDER WORKERS
David E. Mitchell ............................................................ 437

SHOULD AN HMO'S PHYSICIAN INCENTIVE STRUCTURE GIVE RISE TO LIABILITY FOR BREACH OF FIDUCIARY DUTY UNDER ERISA?
Todd A. Portzline .......................................................... 395
T

This Is Not Your Grandfather's Labor Union — Or Is It? Exercising Section 7 Rights in the Cyberspace Age
Frederick D. Rapone, Jr. ............................................................ 657

A "Thrilling" Proposal: Federal Regulation of America's Modern Day Scream Machines
Brandon D. Coneby ...................................................................... 787

RECENT DECISIONS — BY TITLE

C

The California Open Primary Act Unconstitutionally Burdens Political Parties' Associational Rights:
California Democratic Party v. Jones
Brian Patrick Bronson .............................................................. 845

A Citizen Suit Under the Clean Water Act Is Moot as a Result of a Defendant's Subsequent Compliance Only If It Is Absolutely Clear That the Violations Cannot Reasonably Be Expected to Recur, and Standing Exists for Such a Suit If the Imposition of a Penalty Will Deter Future Violations:
Friends of the Earth, Inc. v. Laidlaw Environmental Services (TOC), Inc.
Nicholas J. DeIuliis ..................................................................... 267

A Content Neutral Public Nudity Ordinance That Satisfies the O'Brien Test May Require Erotic Dancers to Wear G-Strings and Pasties Without Violating Their First Amendment Right of Freedom of Expression:
City of Erie v. Pap's A.M.
James S. Malloy ........................................................................... 705

A Covered Jurisdiction Under Section 5 of the Voting Rights Act Cannot Be Denied Preclearance of a Nonretrogressive Redistricting Plan Even If the Plan Is Enacted with a Discriminatory Purpose:
Reno v. Bossier Parish School Board
David Harvey ............................................................................. 477