Tulsa Law Review

Volume 31 | Number 4

Summer 1996

Subject Index

Follow this and additional works at: https://digitalcommons.law.utulsa.edu/tlr

Part of the Law Commons

Recommended Citation

Subject Index, 31 Tulsa L. J. 881 (1996).

Available at: https://digitalcommons.law.utulsa.edu/tlr/vol31/iss4/11

This is brought to you for free and open access by TU Law Digital Commons. It has been accepted for inclusion in Tulsa Law Review by an authorized editor of TU Law Digital Commons. For more information, please contact megan-donald@utulsa.edu.

INDEX TO SUBJECTS

ABORTION

Analysis of standard for determining constitutionality of an injunction limiting protestors access to abortion clinics (c) 31:203

ACTIONS AND DEFENSES

First party insurance claims (a) 31:57

ADMINISTRATIVE AGENCIES

Discussion of Supreme Court's reversal of NLRB supervisory status policy and potential broadening of NLRA supervisory test (c) 31:323

ADMINISTRATIVE LAW

Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395

Discussion of Supreme Court's potential broadening of NLRA supervisory status test (c) 31:323

This comment discusses the liability of parent corporations for the hazardous waste violations of their subsidiaries. Based on the plain language of CERCLA, and on case law interpreting CERCLA, it is unclear whether parent corporations may be held liable for the hazardous waste violations of their subsidiaries. (c) 31:819

APPEAL AND ERROR

Discussion of whether "presumed not guilty" jury instructions constitute reversible error (c) 31:349

ATTORNEYS

Discussing the problems of expanding exceptions to attorney-client privilege in shareholder derivative actions to "outsider" actions (a) 31:275

CHILDREN

Discussing random, suspicionless drug testing of high school student-athletes (c) 31:559

CITY PLANNING

Effect of new Federal Takings standard on city planning (c) 31:181

CIVIL RIGHTS

Discussion of Justice Rehnquist's influence on the Court's decisions interpreting Civil Rights Acts (d) 31:251 Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395 Discussion of the Supreme Court's October 1994 Term equal opportunity cases regarding public school segregation, minority business

influenced voting districts. (d) 31:425

CONSTITUTIONAL LAW

programs and racially

Analysis of standard for determining constitutionality of an injunction limiting protestors access to abortion	
clinics (c)	31:203
Constitutional qualifications of	
members of Congress (c)	31:585
Discussing the Takings Clause of the United States Constitution and positing that the Warren Court should have been more aware of the importance of strong protection of property rights (a)	n
Discussion of exceptions to	
recent dramatic expansion of commercial speech protection	s
(d)	31:485
Discussion of federalism and the Rehnquist Court decisions limiting federal and state	3
power. (d)	31:521

- Discussion of First Amendment, Establishment Clause (c) 31:533
- Discussion of individualized suspicion requirements in Fourth Amendment searches and seizures (c) 31:559
- Discussion of Justice Rehnquist's influence on the Court's decisions interpreting Civil Rights Acts (d) 31:251
- Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395
- Discussion of new Federal Takings standard under the Fifth Amendment (c) 31:181
- Discussion of parades as a form of expression protected by the First Amendment rights of privacy and freedom of association (d) 31:485
- Discussion of the Court's recent willingness to broadly define reasonableness and expand the good faith exception in the area of Fourth Amendment Rights. (d) 31:473
- Discussion of the greatest U.S. Supreme Court Justices and their influence upon Constitutional law (a) 31:93
- Discussion of the Supreme Court's October 1994 Term equal opportunity cases regarding public school segregation, minority business programs and racially influenced voting districts. (d) 31:425
- Discussion of U.S. Supreme Court's holding that state could not demonstrate a compelling interest to justify identification requirement regarding campaign literature. (d) 31:503
- Discussion of whether "presumed not guilty" jury instructions constitute reversible error (c) 31:349

First Amendment's protection of freedom of the press as applied to press coverage of military operations (c) 31:227

- Impact of Adarand decision on standard of review for affirmative action cases (c) 31:611
- Introductory remarks to the University of Tulsa Conference on the October 1994 Supreme Court Term, discussing the role of governmental authotity under the Constitution and judicial restraint (d) 31:421
- A review of the Supreme Court's October 1994 Term Establishment Clause cases which posits that the Supreme Court has reached absurd results in its three most significant 1994 Establishment Clause decisions (d) 31:447

CONTRACTS

Breach of insurance contracts (a) 31:57

CORPORATIONS

- Discussion and analysis of corporate management's right to invoke the attorney-client privilege in the context of derivative and non-derivative shareholder litigation (a) 31:275
- Discussion of the Supreme Court's interpretation of the Securities Act of 1933 in Gustafson limiting relief which may be sought under federal securities law. (d) 31:509
- Regarding property tax policy for intangible assets of certain Oklahoma corporations (c) 31:367
- This comment discusses the liability of parent corporations for the hazardous waste violations of their subsidiaries. Based on the plain language of CERCLA, and on case law interpreting CERCLA, it is unclear whether parent corporations may be held liable for the hazardous waste violations of their subsidiaries. (c) 31:819

CRIMINAL LAW

- A review of the Warren Court's impact on criminal procedure (a) 31:1
- Discussion of whether "presumed not guilty" jury instructions constitute reversible error (c) 31:349
- This article discusses judicial construction of the Hobbs Act, the federal act which has been used to prosecute public officials for corruption. The author provides an analysis of, and workable solution for, the apparent split in decisions among the circuit courts which have struggled to define the elements required for conviction under the Act. (d) 31:781

DAMAGES

Election of damages for breach of insurance contract (a) 31:57

DEFENSES

This article discusses judicial construction of the Hobbs Act, the federal act which has been used to prosecute public officials for corruption. The author provides an analysis of, and workable solution for, the apparent split in decisions among the circuit courts which have struggled to define the elements required for conviction under the Act. (d) 31:781

DISCOVERY

Assessing the degree to which corporate attorney-client privilege should apply against shareholder discovery requests (a) 31:275

DISCRIMINATION

Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395

EASEMENTS

Discussion of potential liability of landowners due to environmental risks and its impact on oil and gas leases (a) 31:731 Effect of new Federal Takings standard on land-use planning (c) 31:181

ELECTION OF REMEDIES

First party extracontractual	
remedies in insurance	
litigation (a)	31:57

EMINENT DOMAIN

Discussion of new Federal	
Takings standard under the	
	1:181

EMPLOYMENT LAW

Negligent infliction of emotional	
distress claims under the	
Federal Employers' Liability	
Act (FELA) (c)	31:161
Potential broadening of	
supervisory status under the	
NLRA (c)	31:323
Restrictions on political activity	
of U.S. government employees	1
(c)	31:585

ENERGY LAW

See also Oil & Gas; Mines and Minerals Discussion of potential liability of landowners due to environmental risks and its impact on oil and gas leases (a) 31:731

ENVIRONMENTAL LAW

Discussion of potential liability of landowners due to environmental risks and its impact on oil and gas leases (a) 31:731

This comment discusses the liability of parent corporations for the hazardous waste violations of their subsidiaries. Based on the plain language of CERCLA, and on case law interpreting CERCLA, it is unclear whether parent corporations may be held liable for the hazardous waste violations of their subsidiaries. (c) 31:819

FRAUD

Insurer's liability for fraud; post-	
application fraud in the	
insurance context (a)	31:57

GOVERNMENT

Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395

State-imposed term limits on members of Congress (c) 31:585 This comment answers the question whether the government can restrict the freedom of the press to cover military operations (c) 31:227

HISTORY OF LAW

Discussion of Supreme Court's rulings on affirmative action cases (c) 31:611 Discussion of the Warren Court's failure to contribute to the protection of private property and economic liberty (a) 31:643 Impact of greatest U.S. Supreme Court Justices on Constitutional jurisprudence (a) 31:93

INDIANS

Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395

INJUNCTIONS

Analysis of standard for determining constitutionality of an injunction limiting protestors access to abortion clinics (c) 31:203

INSURANCE

First party	extracontractual	
damages	s (a)	31:57

INTERSTATE COMMERCE

Discussion of federalism and the Rehnquist Court decisions limiting federal and state power (d) 31:521

JUDGES

Discussion of the ten best U.S.	
Supreme Court justices (a)	31:93

JUDICIAL REVIEW

See Appeal and Error Analysis of standard for determining constitutionality of an injunction limiting protestors access to abortion clinics (c) 31:203 Discussion of Justice Rehnquist's influence on the Court's decisions interpreting Civil Rights Acts (d) 31:251

JURISPRUDENCE

Introductory remarks to the University of Tulsa Conference on the October 1994 Supreme Court Term, discussing the role of governmental authority under the Constitution and judicial restraint (d) 31:421

LABOR LAW

Potential broadening of supervisory status under the NLRA (c) 31:323

LEGISLATION

Analysis of NLRA Health Care Amendments of 1974, 29 U.S.C. 152(14) (1988) (c) Discussion of federalism and the Rehnquist Court decisions	31:323
limiting federal and state power (d)	31:521
Discussion of Justice Rehnquist' influence on the Court's decisions interpreting Civil	S
Rights Acts (d) Discussion of Native American	31:251
religious experiences and their current efforts to achieve	ſ
religious freedom (c) Discussion of the Supreme	31:395
Court's interpretation of the Securities Act of 1933 in	
Gustafson, limiting relief which may be sought under	
federal securities law. (d) State-imposed term limits on	31:509
members of Congress (c)	31:585

MILITARY REVIEW

Addresses whether the military can restrict press coverage to military operations (c) 31:227

MINES AND MINERALS

Discussion of potential liability of landowners due to environmental risks and its impact on oil and gas leases (a) 31:731

MUNICIPAL CORPORATIONS

Impact on land-use exactions in municipalities under new Federal Takings standard (c) 31:181

NEGLIGENCE

Negligent infliction of emotional distress claims under the Federal Employers' Liability Act (FELA) (c) 31:161 Negligent settlement practices of insurance companies (a) 31:57

OIL & GAS

Discussion of potential liability of landowners due to environmental risks and its impact on oil and gas leases (a) 31:731

PARTIES TO ACTIONS

First party insurance (a) 31:57

POWERS

Discussion of federalism and the Rehnquist Court decisions limiting federal and state power (d) 31:521

PRACTICE AND PROCEDURE

Developments in Oklahoma Law (a) 31:753

PROCEDURE

Developments in Oklahoma Law (a) 31:753

PROFESSIONS AND OCCUPATIONS

Impact on nurses of Supreme	
Court's potential broadening	
of NLRA supervisory status	
test (c)	31:323
State-imposed term limits on	
members of Congress (c)	31:585

PROPERTY

See Personal Property; Real Property Discussion of new Federal Takings standard under the Fifth Amendment and its impact on land-use exactions (c) 31:181

RACE RELATIONS

- Discussion of Justice Rehnquist's influence on the Court's decisions interpreting Civil Rights Acts (d) 31:251 Discussion of Native American religious experiences and their
 - current efforts to achieve religious freedom (c) 31:395 Discussion of the Supreme Court's October 1994 Term
 - equal opportunity cases regarding public school segregation, minority business programs and racially influenced voting districts. (d) 31:425 Impact of Adarand decision on
 - standard of review for affirmative action cases (c) 31:611

REAL PROPERTY

Discussion of new Federal	
Takings standard under the	
Fifth Amendment and its	
impact on land-use exactions	
(c) ^r	31:181

RECENT DEVELOPMENTS

First-party extracontractual	
insurance litigation in	
Oklahoma (a)	31:57
Oklahoma Civil Procedure (a)	31:753
Supreme Court's new ruling on	
standard of review for	
affirmative action cases (c)	31:611

RELIGION

A review of the Supreme	
Court's October 1994 Term	
Establishment Clause cases	
which posits that the Supreme	
Court has reached absurd	
results in its three most	
significant Establishment	
Clause decisions (d)	31:447
Discussion of First Amendment,	
Establishment Clause (c)	31:533

(d) refers to addresses; (a) articles; (c) notes and comments;

885

Discussion of Native American religious experiences and their current efforts to achieve religious freedom (c) 31:395

REMEDIES

Extracontractual remedies for breach of insurance contracts (a) 31:57

SECURITIES

Discussion of the Supreme Court's interpretation of the Securities Act of 1933 in Gustafson limiting relief which may be sought under federal securities law. (d) 31:509

STATUTORY CONSTRUCTION

This article discusses judicial construction of the Hobbs Act, the federal act which has been used to prosecute public officials for corruption. The author provides an analysis of, and workable solution for, the apparent split in decisions among the circuit courts which have struggled to define the elements required for conviction under the Act. (d) 31:781

This comment discusses the liability of parent corporations for the hazardous waste violations of their subsidiaries. Based on the plain language of CERCLA, and on case law interpreting CERCLA, it is unclear whether parent corporations may be held liable for the hazardous waste violations of their subsidiaries. (c) 31:819

TAXATION

In the State of Oklahoma public service companies and various transportation companies which are subject to centralized assessment based on unit valuation are assessed property taxes on their intangible assets (c) 31:367

TORTS

Developments in Oklahoma Law 31:753 (a) Negligent infliction of emotional distress claims under the Federal Employers' Liability Act (FELA) (c) 31:161 Tort liability for breach of insurance contracts; tort of bad faith; intentional infliction of emotional distress applied to insurance contracts; tortious interference with property in the insurance context (a) 31:57

TRIAL PRACTICE

Developments in Oklahoma Law (a) 31:753

VOTING

Discussion of the Supreme Court's October 1994 Term equal opportunity cases regarding public school segregation, minority business programs and racially influenced voting districts. (d) 31:425 State-imposed term limits on members of Congress (c) 31:585

ZONING

Impact on land-use exactions under new Federal Takings standard (c) 31:181

(d) refers to addresses; (a) articles; (c) notes and comments;

886