Author Index

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

Part of the Law Commons

Recommended Citation

Author Index, 32 Tulsa L. J. 881 (2013).

Available at: https://digitalcommons.law.utulsa.edu/tlr/vol32/iss4/9

This End Matter 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 AUTHORS

Adams, Charles W.  Oklahoma
Civil Procedure—Recent Developments (a)  32:755
Allison, Gary D.  Free Speech, Indecency and the Electronic Media: The Fragmentation of the Supreme Court (a)  32:403
Asimow, Michael.  The Influence of the Federal Administrative Procedure Act on California’s New Administrative Procedure Act (a)  32:297
Backer, Larry C.  Reading Entrails: Romer, VMI, and the Art of Divining Equal Protection (a)  32:361
Bloeser, Charles K.  Hayden-Cartwright: A Ready Remedy For Oklahoma’s Indian Fuel Tax Woes (c)  32:139
Breger, Marshall J.  Regulatory Flexibility and the Administrative State (a)  32:325
Bucholtz, Barbara K.  Taking Care of Business: A Review of Business-Related Cases in the 1995-1996 Supreme Court Term (a)  32:449
Coatney, Jason.  The Council on Environmental Cooperation: Redaction of “Effective Enforcement” Within the North American Agreement on Environmental Cooperation (c)  32:823
Cupp, Melissa N.  Dennis v. Michigan: The Great Forfeiture Debate (c)  32:583
Easton, Stephen D.  Lessons Learned the Hard Way From O.J. and “The Dream Team”  32:707
Eichinger-Swainston, Katja M.  Fox v. Fox: Redefining the Best Interest of the Child Standard for Lesbian Mothers and Their Families (c)  32:57
Freeman, Kyle D.  Robinson v. City of Edmond: Establishment Clause Jurisprudence and a Case for Governmental Acknowledgement of the Historical Role of Religion (c)  32:605
Holmes, Sven Erik.  Introduction: The October 1995 Supreme Court Term (a)  32:355
Howard, Hillary E.  May v. National Union Fire Insurance Co.: “Know Your Liability Limits.” (c)  32:801
Hunt, Isaac C., Jr.  Mutual Funds and the International Marketplace: A Regulatory Challenge (a)  32:747
Kanagawa, Christopher.  Lotus v. Borland: Confusion Within The Computer Industry “Affirmed” By The Supreme Court (c)  32:633
Koehn, Melissa L.  A Line in the Sand: The Supreme Court and the Writ of Habeas Corpus (a)  32:389
Levit, Kenneth J.  For the Speaker, But Against the First Amendment (a)  32:441
Marsh, Randolph L.  Secretarial Discretion in Communitization of Indian Oil and Gas Leases: The Tenth Circuit Speaks with a Forked Tongue (a)  32:779
McDonald, Kevin Wayne.  Tuller v. Shallcross: Pretrial Discovery of Automobile Liability Insurance Coverage in Oklahoma (c)  32:101
McMurray, Kurston P.  O’Hare Truck Service, Inc. v. City of Northlake: It’s the Thought That Counts (c)  32:653
Moberly, Michael D.  A Better ADEA?: Using State Wage Payment Laws to Enhance Remedies for Age Discrimination (a)  32:21
Newsome, P. David, Jr.  Securities Litigation, Bankruptcy and Business: The Supreme Court Speaks in a Decisive Tone (a)  32:467
Pierce, Richard J., Jr.  Rulemaking and the Administrative Procedure Act (a)  32:185

(a) refers to articles; (c) notes and comments.

881
<table>
<thead>
<tr>
<th>Authors</th>
<th>Title</th>
<th>Volume</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>Posner, Richard A.</td>
<td>The Cost of Rights: Implications for Central and Eastern Europe—and for the United States</td>
<td>32</td>
<td>1</td>
</tr>
<tr>
<td>Robertson, James E.</td>
<td>The Decline of Negative Implication Jurisprudence: Procedural Fairness in Prison Discipline After Sandin v. Conner</td>
<td>32</td>
<td>39</td>
</tr>
<tr>
<td>Runyon, Raymond F.</td>
<td>VMI and Virginia Lose Again: United States v. Virginia</td>
<td>32</td>
<td>681</td>
</tr>
<tr>
<td>Schwartz, Bernard.</td>
<td>Federalism, Administrative Law, and the Rehnquist Court in Action</td>
<td>32</td>
<td>477</td>
</tr>
<tr>
<td>Schwartz, Bernard.</td>
<td>Adjudication and the Administrative Procedure Act</td>
<td>32</td>
<td>203</td>
</tr>
<tr>
<td>Siegle, Christopher P.</td>
<td>United States v. Mezzanatto: Effectively Denying Yet Another Procedural Safeguard to “Innocent” Defendants</td>
<td>32</td>
<td>119</td>
</tr>
<tr>
<td>Thomas, James C.</td>
<td>Fifty Years With the Administrative Procedure Act and Judicial Review Remains an Enigma</td>
<td>32</td>
<td>259</td>
</tr>
<tr>
<td>Thompson, James A.</td>
<td>Capturing the Future: Earl Warren and Supreme Court History</td>
<td>32</td>
<td>843</td>
</tr>
<tr>
<td>Wald, Patricia M.</td>
<td>Judicial Review in Midpassage: The Uneasy Partnership Between Courts and Agencies Plays On</td>
<td>32</td>
<td>221</td>
</tr>
<tr>
<td>Zini, Gregory R. J.</td>
<td>The Arbitration Clause Controversy in Oklahoma</td>
<td>32</td>
<td>163</td>
</tr>
</tbody>
</table>

(a) refers to articles; (c) notes and comments.