# Author Index

<table>
<thead>
<tr>
<th>Author Name</th>
<th>Title</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Allison, Amy C.</td>
<td>Extending Winters to Water Quality: Allowing Groundwater for Hatcheries</td>
<td>77:1193</td>
</tr>
<tr>
<td>Annest, Janna J.</td>
<td>Only the News That’s Fit to Print: The Effect of Hazelwood On the First Amendment</td>
<td>77:1227</td>
</tr>
<tr>
<td>Bemstien, Kristi L</td>
<td>Pennies From Heaven—Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constitution</td>
<td>77:775</td>
</tr>
<tr>
<td>Das, Kaustuv M.</td>
<td>Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the “Reasonably Communicated” Test</td>
<td>77:481</td>
</tr>
<tr>
<td>Edwards, Matthew A.</td>
<td>Posner’s Pragmatism and Payton Home Arrests</td>
<td>77:299</td>
</tr>
<tr>
<td>Eichorn, Lisa</td>
<td>Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function</td>
<td>77:575</td>
</tr>
<tr>
<td>Farley, Sarah E.</td>
<td>Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA</td>
<td>77:809</td>
</tr>
<tr>
<td>Fuhr, Cecily</td>
<td>Sovereign Impunity: The “Uniform Laws” Theory Tries (and Fails) to Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment</td>
<td>77:511</td>
</tr>
<tr>
<td>O’Hara, Erin A.</td>
<td>On Apology and Consilience</td>
<td>77:769</td>
</tr>
<tr>
<td>Jensen, Erik M.</td>
<td>Correspondence: Law Reviews and the Academic Debate</td>
<td>77:769</td>
</tr>
<tr>
<td>Kammer, Tobias J.</td>
<td>Keffler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind</td>
<td>77:877</td>
</tr>
<tr>
<td>Kwall, Roberta R.</td>
<td>The Attribution Right in the United States Caught in the Crossfire Between Copyright and Section 43(a)</td>
<td>77:985</td>
</tr>
<tr>
<td>Laing, Aaron Matthew</td>
<td>Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing the Analyses of Claims Arising Under Subpart (A) and (B) of Sec. 12112(b)(5) of the ADA</td>
<td>77:913</td>
</tr>
<tr>
<td>Lee, Thomas R.</td>
<td>The Original Understanding of the Census Clause: Statistical Estimates and the Constitutional Requirement of an “Actual Enumeration”</td>
<td>77:1</td>
</tr>
</tbody>
</table>
Mazzone, Jason
Freedom's Associations 77:639

McMinimiee, Shannon M.

Meara, Joseph P. Ph.D.

Mitrovich, Timothy Mark
Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts to Be Equal In Terms of Both Total Population and Citizen Voter Age Population 77:1261

Peltz, Richard J.
Peltz Use "the Filter You Were Born With": The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries 77:397

Smith, Cameron

Walseth, Megan

Yam, Douglas
On Apology and Consilience 77:1121
TITLE INDEX

Action Is An Action Is An Action
Bradley Scott Shannon 77:65

The Attribution Right in the United States Caught in the Crossfire Between Copyright and Section 43(a)
Roberta R. Kwall 77:985

Correspondence: Law Reviews and the Academic Debate
Eric M. Jensen 77:769

Mark K. Funk 77:203

The Error of Kim v. Lee and Equitable Subrogation: Why Bifurcating Lien Priorities Is A Better Remedy
Brad A. Goergen 77:235

Extending Winters to Water Quality: Allowing Groundwater for Hatcheries
Amy C. Allison 77:1193

Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing The Analysis of Claims Arising Under Subpart (A) and (B) of sec. 12112(b)(5) of the ADA
Aaron Matthew Laing 77:913

Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test
Kaustuv M. Das, Ph.D. 77:481

Freedom’s Associations
Jason Mazzone 77:639

Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function
Lisa Eichom 77:575

Joseph P. Meara, Ph.D. 77:267

Keefeler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring for Children As Robbing Them Blind
Tobias J. Kammer 77:877

Shannon M. McMinimee 77:545

Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA
Sarah E. Farley 77:809

On Apology and Consilience
Erin A. O’Hara 77:1121

On Apology and Consilience
Douglas Yam 77:1121

Only the News That’s Fit to Print: The Effect of Hazelwood On The First Amendment Viewpoint-Neutrality Requirement in Public-School-Sponsored Forums
Janna J. Annest 77:1227
The Original Understanding of the Census: Statistical Estimates and the Constitutional Requirement of an "Actual Enumeration"
Thomas R. Lee 77:01:1

Pennies from Heaven—Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constitution
Kristi L. Darnell 77:775

Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts To Be Equal In Terms of Both Total Population and Citizen Voter-Age Population
Timothy Mark Mitrovich 77:1261

Posner's Pragmatism and Payton Home Arrests
Matthew A. Edwards 77:299

Racketeering, RICO and the Revenue Rule in Attorney General of Canada v. R.J. Reynolds: Civil RICO Claims For Foreign Tax Law Violations
Elizabeth J. Famrnam 77:843

Megan Walseth 77:951

The Socio-Legal Acceptance of New Technologies: A Close Look At Artificial Insemination
Gaia Bernstein 77:1035

Sovereign Impunity: The "Uniform Laws" Theory Tries (and Fails) To Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment
Cecily Fuhr 77:511

Cameron Smith 77:1295

Use "the Filter You Were Born With": The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries
Richard J. Peltz 77:397

D. Greg Blankenship 77:169
SUBJECT INDEX

Academic Debate

Correspondence: Law Reviews and the Academic Debate 77:769

Adhesion Contracts

Forum-Selection Clauses in Consumer Clickwrap and Browsewrap Agreements and the "Reasonably Communicated" Test 77:481

Administrative Law


American Rule


Americans With Disabilities Act

Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function 77:575

Failure to Accommodate, Discriminatory Intent, and the McDonnell Douglas Framework: Distinguishing the Analyses of Claims Arising Under Subpart (A) and (B) of § 12112(b)(5) of the ADA 77:913

Apology and the Law

On Apology and Consilience 77:1121

Artificial Insemination


Children's Rights

Keffeler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind 77:877

Constitutional Law

Political Apportioning Is Not A Zero-Sum Game: The Constitutional Necessity of Apportioning Districts To Be Equal In Terms of Both Total Population and Citizen Voter-Age Population 77:1261

The Original Understanding of the Census Clause: Statistical Estimates and the Constitutional Requirement of an "Actual Enumeration" 77:1

Freedom's Associations 77:639


Only The News That's Fit to Print: The Effect of Hazelwood On the First Amendment Viewpoint-Neutrality Requirement In Public School-Sponsored Forums 77:1227

Copyrights

The Attribution Right in the United States: Caught in the Crossfire Between Copyright and Section 43(A) 77:985

Squeezing the Juice Out of The Washington Redskins: Intellectual Property Rights In "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. 77:1295

Criminal Procedure

Posner's Pragmatism and Payton Home Arrests 77:299

Due Process

Does the Ghost of Lochner Haunt Mission Springs? Ruminations on § 1983 Due Process Claims in 1335
<table>
<thead>
<tr>
<th>Subject</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>Trademarks</td>
<td>Reasonable Constitutional Interpretations of 23 U.S.C. § 409 77:951</td>
</tr>
<tr>
<td>Criminal Procedure</td>
<td>Federal Rules of Civil Procedure</td>
</tr>
<tr>
<td></td>
<td>Action Is an Action Is an Action Is an Action 77:65</td>
</tr>
<tr>
<td>Due Process</td>
<td>First Amendment</td>
</tr>
<tr>
<td></td>
<td>Use “the Filter You Were Born With”:</td>
</tr>
<tr>
<td></td>
<td>The Unconstitutionality of Mandatory Internet Filtering for the Adult Patrons of Public Libraries 77:397</td>
</tr>
<tr>
<td>E-Commerce</td>
<td>Freedom of Association</td>
</tr>
<tr>
<td></td>
<td>Freedom’s Associations 77:639</td>
</tr>
<tr>
<td>Education</td>
<td>Indian Law</td>
</tr>
<tr>
<td></td>
<td>Extending Winters to Water Quality:</td>
</tr>
<tr>
<td></td>
<td>Allowing Groundwater for Hatcheries 77:1193</td>
</tr>
<tr>
<td>Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809</td>
<td></td>
</tr>
<tr>
<td>Employment Law</td>
<td>Individuals with Disabilities Education Act (IDEA)</td>
</tr>
<tr>
<td></td>
<td>Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809</td>
</tr>
<tr>
<td>Evidentiary Privileges</td>
<td>Intellectual Property Rights</td>
</tr>
<tr>
<td>Equitable Subrogation</td>
<td>The Attribution Right in the United States: Caught in the Crossfire between Copyright and Section 43(A) 77:985</td>
</tr>
<tr>
<td>Evidentiary Privileges</td>
<td>Internet Law</td>
</tr>
<tr>
<td>Equitable Subrogation</td>
<td>Use “the Filter You Were Born With”:</td>
</tr>
<tr>
<td>New Technologies</td>
<td>Patent Law</td>
</tr>
</tbody>
</table>
Subject Index

Popular Sovereignty
  Freedom's Associations 77:639

Property

Public School Law
  Least Restrictive Environments: Assessing Classroom Placement of Students With Disabilities Under the IDEA 77:809

RICO

Section 1983 Claims

Social Security Act
  Keffeler v. Department of Social and Health Services: How the Supreme Court of Washington Mistook Caring For Children As Robbing Them Blind 77:877

Sovereign Immunity
  Sovereign Impunity: The "Uniform Laws" Theory Tries (and Fails) To Take a Bankruptcy-Sized Bite Out of the Eleventh Amendment 77:511

Takings Clause
  Pennies From Heaven—Why Washington Legal Foundation v. Legal Foundation of Washington Violates the U.S. Constitution 77:775

Tax Law

Title VII
  Hostile Environment Actions, Title VII, and the ADA: The Limits of the Copy-And-Paste Function 77:575

Trademarks
  Squeezing the Juice Out of The Washington Redskins: Intellectual Property Rights In "Scandalous" and "Disparaging" Trademarks After Harjo v. Pro-Football Inc. 77:1295

Transportations

Water Law
  Extending Winters to Water Quality: Allowing Groundwater for Hatcheries 77:1193