

Missouri Law Review

Volume 62
Issue 1 *Winter 1997*

Article 3

Winter 1997

Table of Contents--Issue 2

Follow this and additional works at: <https://scholarship.law.missouri.edu/mlr>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents--Issue 2, 62 MO. L. REV. (1997)

Available at: <https://scholarship.law.missouri.edu/mlr/vol62/iss1/3>

This Front Matter is brought to you for free and open access by the Law Journals at University of Missouri School of Law Scholarship Repository. It has been accepted for inclusion in Missouri Law Review by an authorized editor of University of Missouri School of Law Scholarship Repository. For more information, please contact bassettcw@missouri.edu.

CONTENTS

ARTICLES

Removal of Diversity Actions When the Amount in Controversy Cannot be Determined from the Face of Plaintiff's Complaint: The Need for Judicial and Statutory Reform to Preserve Defendant's Equal Access to Federal Courts *Alice M. Noble-Allgire* 681

Family Autonomy vs. Grandparent Visitation: How Precedent Fell Prey to Sentiment in *Herndon v. Tuhey* *Joan C. Bohl* 755

COMMENT

Overview of Bad Faith Litigation in Missouri *Anthony G. Fussner* 807

NOTES

When Does Internet Activity Establish the Minimum Contact Necessary to Confer Personal Jurisdiction? *Sean M. Flower* 845

Criticism of Crack Cocaine Sentences Is Not What It Is Cracked Up To Be: A Case of First Impression Within the Ongoing Crack vs. Cocaine Debate *Cristian M. Stevens* 869

Public Policy Violations or Permitted Provisions?: The Validity of Exculpatory Provisions in Residential Leases *Karen A. Read* 897

