CUMULATIVE SUBJECT INDEX
FOR VOLUMES 70 - 71

42 U.S.C. § 1983
Stretching the Fourteenth Amendment
and Substantive Due Process:
Another “Close Call” for 42 U.S.C. §
1983 71: 529

ABORTION
Did Roe v. Wade Pass the Arbitrary
and Capricious Test? 70: 1231

AFFIRMATIVE ACTION
Diversity: A Fundamental American
Principle 70: 777

AIDING AND ABETTING LIABILITY
Breaking the Bank: Reconsidering
Central Bank of Denver after Enron
and Sarbanes-Oxley 71: 367

AMERICANS WITH DISABILITIES ACT
We Were Only Teasing: The Eighth
Circuit Misses the Quintessence of
Hostile Work Environment Claims
Under the ADA 70: 253

ANATOMICAL GIFT IMMUNITY
Another One Bites the Dust: Missouri
Puts to Rest Uncertainty about
Anatomical Gift Immunity 70: 837

BANKRUPTCY
Subjectivity, Good Faith and the
Expanded Chapter 13 Discharge
70: 655
Abuse Prevention 2005 71:
863

Bankruptcy Reform: What’s Tax Got
To Do With It? 71: 879
Bankruptcy Reform and the Costs of
Sickness: Exploring the Intersections
71: 903
Race Matters in Bankruptcy Reform
71: 919
The Potential and Peril of BAPCPA
for Empirical Research 71: 963
Why the Bankruptcy Reform Act Left
Labor Legacy Costs Alone 71:
985
Psychology and BAPCPA: Enhanced
Disclosure and Emotion 71: 1003
Judicial Discretion to Find Abuse
Under Section 707(b)(3) 71: 1035
The Totality of the Circumstances of
the Debtor’s Financial Situation in a
Post-Means Test World: Trying to
Bridge the Wedoff/Culhane & White
Divide 71:1053
Crystals, Mud, BAPCPA, and the
Structure of Bankruptcy
Decisionmaking 71: 1069
The Future of Bankruptcy: A
Roundtable Discussion 71: 1079
Good in Theory, Bad in Practice: The
Unintended Consequences of
BAPCPA’s Credit Counseling
Requirement 71: 1101

THE BLACKMUN PAPERS
See also JUSTICE HARRY BLACKMUN

Published by University of Missouri School of Law Scholarship Repository, 2006
CHILDREN

Caught Between a Rock and a Hard Place: Harmonizing Victim Confidentiality Rights with Children's Best Interests 70: 863

COMMERCE CLAUSE

The Missouri Use Tax: Matching the Burdens to the Benefits of Ownership 70: 269

Local Man Phones Spiritual Leaders, Ends Up in Federal Prison: Congressional Commerce Power to Curb Discrimination-Motivated Violence 70: 903

COMPETITION

Does Competition Constitute an Injury? Defining Injury in the Missouri Motor Fuel Marketing Act 70: 947

CONFRONTATION CLAUSE

Examining the Repercussions of Crawford: The Uncertain Future of Hearsay Evidence in Missouri 70: 561

CONSTITUTIONAL LAW

See also FIRST AMENDMENT

See also FOURTH AMENDMENT

See also FOURTEENTH AMENDMENT

Applying Restraints to Private Police 70: 177

Leveling the Playing Field: A New Theory of Exclusion for a Post-PATRIOT Act America 70: 519

Honk to Remove this Demonstration: The Eighth Circuit Adopts a Heckler's Veto 70: 583

Stop ... in the Name of Identification: The Supreme Court Approves “Stop and ID” 70: 879

Evaluating the Supreme Court’s Establishment Clause Jurisprudence in the Wake of Van Orden v. Perry and McCreary County v. ACLU 71: 317

Stretching the Fourteenth Amendment and Substantive Due Process: Another “Close Call” for 42 U.S.C. § 1983 71: 529

Original Intent in the First Congress 71: 687

The Knock-and-Announce Rule: An Illusory Hurdle or a Legitimate Law Enforcement Limitation? 71: 787

The Right to Rest in Peace: Missouri Prohibits Protesting at Funerals 71: 1117

Residential Privacy and Free Speech: Competing Interests in Charitable Solicitation Regulation 71: 1179


CONSTRUCTIVE TRUST DOCTRINE
Unnecessary but Proper: The Missouri Court of Appeals Expands the Constructive Trust Doctrine while Ignoring the Recording Act 71: 513

COPYRIGHT LAW

The Highest Form of Flattery? Application of the Fair Use Defense against Copyright Claims for Unauthorized Appropriation of Litigation Documents 71: 391

Inducement Liability for Copyright Infringement is Born: The Supreme Court Attempts to Remedy the Law's Broken Leg With a Cast on the Arm 71: 767

CRIMINAL LAW


Sting Operations, Undercover Agents, and Entrapment 70: 387

Victimhood 71: 115

Breaking the Bank: Reconsidering Central Bank of Denver after Enron and Sarbanes-Oxley 71: 367

Visibly Shackled: The Supreme Court's Failure to Distinguish between Convicted and Accused at Sentencing for Capital Crimes 71: 447

Group Status and Criminal Defenses: Logical Relationship or Marriage of Convenience? 71: 547

CRIMINAL PROCEDURE

Stop ... in the Name of Identification: The Supreme Court Approves "Stop and ID" 70: 879

Visibly Shackled: The Supreme Court's Failure to Distinguish between Convicted and Accused at Sentencing for Capital Crimes 71: 447

DAMAGES

Calculating Lost Profit Damages: The Missouri Supreme Court "Semi-Fixed" the "Variable" Appellate Caselaw 71: 227

DEATH PENALTY

Revelations from the Blackmun Papers on the Development of Death Penalty Law 70: 1183

Visibly Shackled: The Supreme Court's Failure to Distinguish between Convicted and Accused at Sentencing for Capital Crimes 71: 447

DEFENSES

Special Defenses in Modern Products Liability Law 70: 1

Group Status and Criminal Defenses: Logical Relationship or Marriage of Convenience? 71: 547

DISCRIMINATION

We Were Only Teasing: The Eighth Circuit Misses the Quintessence of Hostile Work Environment Claims Under the ADA 70: 253

Local Man Phones Spiritual Leaders, Ends Up in Federal Prison: Congressional Commerce Power to
Curb Discrimination-Motivated Violence 70: 903

Race Matters in Bankruptcy Reform 71: 919

DIVERSITY

Diversity: A Fundamental American Principle 70: 777

DOMESTIC VIOLENCE

Caught Between a Rock and a Hard Place: Harmonizing Victim Confidentiality Rights with Children’s Best Interests 70: 863

Eighth Circuit Revisits Restoration Exception to Domestic Violence Gun Ban and Says “Restore” Means “Restore” 71: 267

DRUNK DRIVING

Alcohol-Related Car “Accidents”? The Eighth Circuit Moves toward Policy Change in ERISA Litigation 71: 471

Missouri Still Refuses to Impose Social Host Liability for Furnishing Alcohol to Minors 71: 841

DUE PROCESS

See also FOURTEENTH AMENDMENT

Stretching the Fourteenth Amendment and Substantive Due Process: Another “Close Call” for 42 U.S.C. § 1983 71: 529

DYING DECLARATIONS

The Death of Dying Declarations in a Post-Crawford World 71: 285

EMINENT DOMAIN

Eminent Domain Reform in Missouri: A Legislative Memoir 71: 721

EMPLOYMENT LAW


Employers Beware: The Missouri Court of Appeals Takes a Bite Out of the Employment At-Will Doctrine 71: 823

EMPLOYMENT RETIREMENT INCOME SECURITIES ACT (ERISA)

Alcohol-Related Car “Accidents”? The Eighth Circuit Moves toward Policy Change in ERISA Litigation 71: 471

ENTRAPMENT

Sting Operations, Undercover Agents, and Entrapment 70: 387

EQUITABLE CLEANUP DOCTRINE

Right to a Jury Trial for Legal Claims: Does the Equitable Cleanup Doctrine Make Sense in Missouri? 70: 609

ESTABLISHMENT CLAUSE

Evaluating the Supreme Court’s Establishment Clause Jurisprudence
in the Wake of *Van Orden v. Perry* and *McCreary County v. ACLU*

71: 317

Standing on Hallowed Ground: Should the Federal Judiciary Monitor Executive Violations of the Establishment Clause?

71: 1201

**ESTATES**

Disinheriting the “Legal Orphan”: Inheritance Rights of Children After Termination of Parental Rights

70: 125

**EVIDENCE**

Leveling the Playing Field: A New Theory of Exclusion for a Post-PATRIOT Act America

70: 519

Examining the Repercussions of *Crawford*: The Uncertain Future of Hearsay Evidence in Missouri

70: 561

The Girl Who Cried Wolf: Missouri’s New Approach to Evidence of Prior False Allegations

70: 813

The Death of Dying Declarations in a Post-*Crawford* World

71: 285

**EXPUNGEMENT**

Alcohol-Related Car “Accidents”?
The Eighth Circuit Moves toward Policy Change in ERISA Litigation

71: 471

**FAIR USE DEFENSE**

The Highest Form of Flattery?

Application of the Fair Use Defense against Copyright Claims for Unauthorized Appropriation of Litigation Documents

71: 391

**FAMILY AND MEDICAL LEAVE ACT (FMLA)**

Under Construction: Questioning Whether Statutory Construction Principles Justify Individual Liability Under the Family and Medical Leave Act

71: 71

**FAMILY LAW**

Disinheriting the “Legal Orphan”: Inheritance Rights of Children After Termination of Parental Rights

70: 125

Caught Between a Rock and a Hard Place: Harmonizing Victim Confidentiality Rights with Children’s Best Interests

70: 863

**FEDERAL COURTS**

Standing on Hallowed Ground: Should the Federal Judiciary Monitor Executive Violations of the Establishment Clause?

71: 1201

**FEDERALISM**

You’re Fired! The Role of State Courts in the Expungement of Criminal Records for Federal Security Clearance Purposes

71: 495

**FIRST AMENDMENT**

Another Worthy Tradition: How the Free Speech Curriculum Ignores Electronic Media and Distorts Free Speech Doctrine

70: 59

Honk to Remove this Demonstration: The Eighth Circuit Adopts a

Published by University of Missouri School of Law Scholarship Repository, 2006
Heckler’s Veto  
70: 583

The Right to Rest in Peace: Missouri Prohibits Protesting at Funerals  
71: 1117

Residential Privacy and Free Speech: Competing Interests in Charitable Solicitation Regulation  
71: 1179

FOURTEENTH AMENDMENT

See also DUE PROCESS

Stretching the Fourteenth Amendment and Substantive Due Process: Another “Close Call” for 42 U.S.C. § 1983  
71: 529

FOURTH AMENDMENT

Leveling the Playing Field: A New Theory of Exclusion for a Post-PATRIOT Act America  
70: 519

The Knock-and-Announce Rule: An Illusory Hurdle or a Legitimate Law Enforcement Limitation?  
71: 787

FREE SPEECH

Another Worthy Tradition: How the Free Speech Curriculum Ignores Electronic Media and Distorts Free Speech Doctrine  
70: 59

The Right to Rest in Peace: Missouri Prohibits Protesting at Funerals  
71: 1117

Residential Privacy and Free Speech: Competing Interests in Charitable Solicitation Regulation  
71: 1179

FREEDOM OF EXPRESSION

Honk to Remove this Demonstration: The Eighth Circuit Adopts a Heckler’s Veto  
70: 583

GROUP STATUS

Group Status and Criminal Defenses: Logical Relationship or Marriage of Convenience?  
71: 547

HEALTH CARE LAW

Another One Bites the Dust: Missouri Puts to Rest Uncertainty about Anatomical Gift Immunity  
70: 837

Bankruptcy Reform and the Costs of Sickness: Exploring the Intersections  
71: 903

HEARSAY

Examining the Repercussions of Crawford: The Uncertain Future of Hearsay Evidence in Missouri  
70: 561

The Death of Dying Declarations in a Post-Crawford World  
71: 285

INHERITANCE

Disinheriting the “Legal Orphan”: Inheritance Rights of Children After Termination of Parental Rights  
70: 125

INSURANCE LAW

The Medical Malpractice Crisis: A Problem with No Answer?  
70: 307

The Made Whole Doctrine: Unraveling the Enigma Wrapped in
the Mystery of Insurance Subrogation  
70: 723

**INTELLECTUAL PROPERTY**

The Federal Circuit Makes a “Leap in Logic”: The Dangerous Upstream Use of Related Patents’ Prosecution History to Interpret Claims in Already Issued Patents  
70: 291

The Highest Form of Flattery? Application of the Fair Use Defense against Copyright Claims for Unauthorized Appropriation of Litigation Documents  
71: 391

Inducement Liability for Copyright Infringement is Born: The Supreme Court Attempts to Remedy the Law’s Broken Leg With a Cast on the Arm  
71: 767

**INTEREST ON LAWYER TRUST ACCOUNTS (IOLTA)**

Are You Misappropriating Client Funds? Missouri’s IOLTA Plan After *Mott*  
71: 247

**INTERNET**

Oh, What a Tangled Web ... The Continuing Evolution of Personal Jurisdiction Derived from Internet-Based Contacts  
71: 177

**JUDGES**

Can a Good Judge Be a Good Politician? Judicial Elections from a Virtue Ethics Approach  
70: 433

Politics and Judgment  
70: 973

The Monastic Life of a Federal District Judge  
70: 989

The Burger-Blackmun Relationship: Lessons for Collegiality from the Blackmun Papers  
70: 995

Lifting the Veil: Justice Blackmun’s Papers and the Public Perception of the Supreme Court  
70: 1037

The Willful Judging of Harry Blackmun  
70: 1049

Tales from the Blackmun Papers: A Fuller Appreciation of Harry Blackmun’s Judicial Legacy  
70: 1075

Perspectives on Decisionmaking from the Blackmun Papers: The Cases on Arbitrability of Statutory Claims  
70: 1133

Revelations from the Blackmun Papers on the Development of Death Penalty Law  
70: 1183

Justice Blackmun and the Spirit of Liberty  
70: 1199

Justice Harry Blackmun and the Phenomenon of Judicial Preference Change  
70: 1209

Did *Roe v. Wade* Pass the Arbitrary and Capricious Test?  
70: 1231

Why Do Supreme Court Justices Succeed or Fail? Harry Blackmun as an Example  
70: 1261

The Internationalism of Justice Harry Blackmun  
70: 1289

Some Reflections on the Symposium: Judging, the Classical Legal Paradigm, and the Possible Contributions of Science  
70: 1309

**JUDICIAL DISCRETION**
Judicial Discretion to Find Abuse under Section 707(b)(3)  71: 1035

**JUDICIAL ETHICS**

Can a Good Judge Be a Good Politician? Judicial Elections from a Virtue Ethics Approach  70: 433

**JURISDICTION**

Oh, What a Tangled Web ... The Continuing Evolution of Personal Jurisdiction Derived from Internet-Based Contacts  71: 177

**JURISPRUDENCE**

Original Intent in the First Congress  71: 687

**JURY TRIALS**

Right to a Jury Trial for Legal Claims: Does the Equitable Cleanup Doctrine Make Sense in Missouri?  70: 609

**JUSTICE HARRY BLACKMUN**

The Burger-Blackmun Relationship: Lessons for Collegiality from the Blackmun Papers  70: 995

Lifting the Veil: Justice Blackmun's Papers and the Public Perception of the Supreme Court  70: 1037

The Willful Judging of Harry Blackmun  70: 1049

Tales from the Blackmun Papers: A Fuller Appreciation of Harry Blackmun's Judicial Legacy  70: 1075

Perspectives on Decisionmaking from the Blackmun Papers: The Cases on Arbitrability of Statutory Claims  70: 1133

Revelations from the Blackmun Papers on the Development of Death Penalty Law  70: 1183

Justice Blackmun and the Spirit of Liberty  70: 1199

Justice Harry Blackmun and the Phenomenon of Judicial Preference Change  70: 1209

Did Roe v. Wade Pass the Arbitrary and Capricious Test?  70: 1231

Why Do Supreme Court Justices Succeed or Fail? Harry Blackmun as an Example  70: 1261

The Internationalism of Justice Harry Blackmun  70: 1289

Some Reflections on the Symposium: Judging, the Classical Legal Paradigm, and the Possible Contributions of Science  70: 1309

**KNOCK-AND-ANNOUNCE RULE**

The Knock-and-Announce Rule: An Illusory Hurdle or a Legitimate Law Enforcement Limitation?  71: 787

**LAND USE**

Making Main Street Legal Again: The SmartCode Solution to Sprawl  71: 637

Eminent Domain Reform in Missouri: A Legislative Memoir  71: 721
MADE WHOLE DOCTRINE

The Made Whole Doctrine: Unraveling the Enigma Wrapped in the Mystery of Insurance Subrogation 70: 723

MEDICAL MALPRACTICE

The Medical Malpractice Crisis: A Problem with No Answer? 70: 307

MEDICAL MONITORING

Medical Monitoring: The Right Way and the Wrong Way 70: 349

MILITARY LAW


MOTOR FUEL MARKETING ACT

Does Competition Constitute an Injury? Defining Injury in the Missouri Motor Fuel Marketing Act 70: 947

MUNICIPAL LAW

Murky Waters: Barriers to Recovery for Flood Damage from Municipal Waterworks 70: 931

NEGLIGENCE

Murky Waters: Barriers to Recovery for Flood Damage from Municipal Waterworks 70: 931

NOTICE

When is Notice Notice? Why Missouri Should Clarify the Requirements for Notice Letters Seeking the Release of a Deed of Trust 70: 631

PATENTS

The Federal Circuit Makes a “Leap in Logic”: The Dangerous Upstream Use of Related Patents’ Prosecution History to Interpret Claims in Already Issued Patents 70: 291

PATRIOT ACT

Leveling the Playing Field: A New Theory of Exclusion for a Post-PATRIOT Act America 70: 519

PERSONAL JURISDICTION

Oh, What a Tangled Web ... The Continuing Evolution of Personal Jurisdiction Derived from Internet-Based Contacts 71: 177

PRIOR FALSE ALLEGATIONS

The Girl Who Cried Wolf: Missouri’s New Approach to Evidence of Prior False Allegations 70: 813

PRIVATE POLICE

Applying Restraints to Private Police 70: 177

PRODUCTS LIABILITY

Special Defenses in Modern Products Liability Law 70: 1

PROFESSIONAL RESPONSIBILITY
Can a Good Judge Be a Good Politician? Judicial Elections from a Virtue Ethics Approach 70: 433

Are You Misappropriating Client Funds? Missouri’s IOLTA Plan After Mottl 71: 247

PROPERTY LAW

When is Notice Notice? Why Missouri Should Clarify the Requirements for Notice Letters Seeking the Release of a Deed of Trust 70: 631

Modernizing Security in Rents: The New Uniform Assignment of Rents Act 71: 1

Unnecessary but Proper: The Missouri Court of Appeals Expands the Constructive Trust Doctrine while Ignoring the Recording Act 71: 513

Making Main Street Legal Again: The SmartCode Solution to Sprawl 71: 637

Eminent Domain Reform in Missouri: A Legislative Memoir 71: 721

REAL ESTATE FINANCE

When is Notice Notice? Why Missouri Should Clarify the Requirements for Notice Letters Seeking the Release of a Deed of Trust 70: 631

Modernizing Security in Rents: The New Uniform Assignment of Rents Act 71: 1

RECIDIVISM STATUTES


RECORDING ACTS

Unnecessary but Proper: The Missouri Court of Appeals Expands the Constructive Trust Doctrine while Ignoring the Recording Act 71: 513

RENT

Modernizing Security in Rents: The New Uniform Assignment of Rents Act 71: 1

RIGHT TO PRIVACY

Residential Privacy and Free Speech: Competing Interests in Charitable Solicitation Regulation 71: 1179

SEcurities Law

Breaking the Bank: Reconsidering Central Bank of Denver after Enron and Sarbanes-Oxley 71: 367

SENTENCING

Visibly Shackled: The Supreme Court’s Failure to Distinguish between Convicted and Accused at Sentencing for Capital Crimes 71: 447

SERVICEMEMBERS CIVIL RELIEF ACT

Special Statutes of Limitation and the Servicemembers Civil Relief Act: Case Closed? 71: 805

SEXUAL HARASSMENT
Is it Sexual Harassment or Not? The Single Incident Exception 71: 205

**SOCIAL HOST LIABILITY**

Missouri Still Refuses to Impose Social Host Liability for Furnishing Alcohol to Minors 71: 841

**STATUTES OF LIMITATION**

Special Statutes of Limitation and the Servicemembers Civil Relief Act: Case Closed? 71: 805

**STATUTORY CONSTRUCTION**

Under Construction: Questioning Whether Statutory Construction Principles Justify Individual Liability Under the Family and Medical Leave Act 71: 71

**STATUTORY INTERPRETATION**

Authority with the Force of Law: Statutory Interpretation as Policymaking in *Gonzales v. Oregon* 71: 1141

**STING OPERATIONS**

Sting Operations, Undercover Agents, and Entrapment 70: 387

**STOP AND ID STATUTES**

Stop ... in the Name of Identification: The Supreme Court Approves “Stop and ID” 70: 879

**TAX LAW**

The Missouri Use Tax: Matching the Burdens to the Benefits of Ownership 70: 269

Bankruptcy Reform: What’s Tax Got To Do With It? 71: 879

**TORTS**

The Risks of and Reactions to Underdeterrence in Torts 70: 691

**UNIFORM ASSIGNMENT OF RENTS ACT**

Modernizing Security in Rents: The New Uniform Assignment of Rents Act 71: 1

**VICTIM’S RIGHTS**

Victimhood 71: 115

**COMPiled BY:**

MITCHELL E. KEMPKER

---

Published by University of Missouri School of Law Scholarship Repository, 2006