Fall 2008

Cumulative Subject Index for Volumes 72-73

Follow this and additional works at: http://scholarship.law.missouri.edu/mlr
Part of the Law Commons

Recommended Citation
Cumulative Subject Index for Volumes 72-73, 73 Mo. L. Rev. (2008)
Available at: http://scholarship.law.missouri.edu/mlr/vol73/iss4/20

This Index and Tables 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 administrator of University of Missouri School of Law Scholarship Repository.
CUMULATIVE SUBJECT INDEX
FOR VOLUMES 72 – 73

ABORTION
“Appropriate” Conduct: The Constitutionality of the Missouri Legislature’s Appropriations for the State Family Planning Program 72:605
The Right to Remain Silent: A First Amendment Analysis of Abortion Informed Consent Laws 73:243

ADMINISTRATIVE LAW
Good Guidance, Good Grief! 72:695
Title VII and the Protection of Minority Languages in the American Workplace: The Search for a Justification 72:745

AMERICANS WITH DISABILITIES ACT
The “Direct Threat” Defense Under the ADA: Posing a Threat to the Protection of Disabled Employees 73:1303

ANTITRUST LAW
A Bundle of Trouble: An Analysis of How the Lower Courts Have Handled Bundled Discounts Since LePage’s Inc. v. 3M 72:1363
Bundled Discounts: The Ninth Circuit and the Third Circuit Are on Separate LePage’s 73:907

APPELLATE REVIEW
Conforming Doctrine to Practice: Making Room for Collateral Consequences in the Missouri Mootness Analysis 73:859

ATTEMPT LIABILITY
Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

ATTORNEYS
The Ethical Exploitation of the Unrepresented Consumer 73:707

BANKRUPTCY
Our Federalism Changes Course: The Supreme Court Limits State Sovereign Immunity in Bankruptcy Actions 72:305
“Hanging” on to Till: Interpretations of BAPCPA’S Hanging Paragraph 72:581

CAUSATION
Foreword: David Fischer, the Fox 73:281
The Insubstantiality of the “Substantial Factor” Test for Causation 73:399
Choosing what we mean by “Causation” in the Law 73:433
CHILDREN AND THE LAW

Determining When to Start the Clock: The “Capable of Ascertainment” Standard and Repressed Memory Sexual Abuse Cases 72:633

Premarital Agreements and Choice of Law: “One, Two, Three, Baby, You and Me” 72:793

Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

In re N.L.B. v. Lentz: The Missouri Supreme Court’s Unwarranted Extension of a Putative Father’s Constitutional Protections 72:1437

Conforming Doctrine to Practice: Making Room for Collateral Consequences in the Missouri Mootness Analysis 72:1437

CIVIL PROCEDURE

The Supreme Court Cordially Invites You to Sue in Federal Court: Hope You Don’t Mind Waiting 72:287

The Ethical Exploitation of the Unrepresented Consumer 73:707

Conforming Doctrine to Practice: Making Room for Collateral Consequences in the Missouri Mootness Analysis 73:859


CIVIL RIGHTS

See FOURTEENTH AMENDMENT

See MISSOURI HUMAN RIGHTS ACT

See SAME SEX MARRIAGE

See TITLE VII

See TITLE VIII

CLASS ACTIONS

Medical Monitoring: Missouri’s Welcomed Acceptance 73:611

The Ethical Exploitation of the Unrepresented Consumer 73:707

COLLATERAL CONSEQUENCES

Conforming Doctrine to Practice: Making Room for Collateral
<table>
<thead>
<tr>
<th>Topic</th>
<th>Description</th>
<th>Volume</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Consequences in the Missouri Mootness Analysis</strong></td>
<td>73:859</td>
<td></td>
</tr>
<tr>
<td><strong>Communications Law</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant’s Incentive To Innovate</td>
<td>73:745</td>
<td></td>
</tr>
<tr>
<td><strong>Comparative Law</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mortgage Law in China: Comparing Theory and Practice</td>
<td>72:1315</td>
<td></td>
</tr>
<tr>
<td><strong>Conflict of Law Theory</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Premarital Agreements and Choice of Law: “One, Two, Three, Baby, You and Me”</td>
<td>72:793</td>
<td></td>
</tr>
<tr>
<td>The Crucial Role of the States And Private International Law Treaties: A Model for Accommodating Globalization</td>
<td>73:1063</td>
<td></td>
</tr>
<tr>
<td><strong>Constitutional Law</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> First Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Second Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Fourth Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Fifth Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Sixth Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Fourteenth Amendment</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Equal Protection</td>
<td></td>
<td></td>
</tr>
<tr>
<td><em>See also</em> Establishment Clause</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>See also</strong> Federalism</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>See also</strong> Privileges and Immunities</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Second Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clauses</td>
<td>72:1</td>
<td></td>
</tr>
<tr>
<td>Struggling to Give Meaning to the Concept of “Meaningful Interference”: The Eighth Circuit Announces a New Rule</td>
<td>72:225</td>
<td></td>
</tr>
<tr>
<td>Viewpoint Discrimination in Law School Clinics: Teaching Students When and How to “Just Say No”</td>
<td>72:247</td>
<td></td>
</tr>
<tr>
<td>Multiple Convictions for Single Acts of Possession – The Eighth Circuit Finally Gets It Right</td>
<td>72:265</td>
<td></td>
</tr>
<tr>
<td>The Supreme Court Cordially Invites You to Sue in Federal Court: Hope You Don’t Mind Waiting</td>
<td>72:287</td>
<td></td>
</tr>
<tr>
<td>Our Federalism Changes Course: The Supreme Court Limits State Sovereign Immunity in Bankruptcy Actions</td>
<td>72:305</td>
<td></td>
</tr>
<tr>
<td>The First Amendment and Non-Political Speech: Exploring a Constitutional Model That Focuses on the Existence of Alternative Channels of Communication</td>
<td>72:477</td>
<td></td>
</tr>
<tr>
<td>John Locke and the Meaning of the Takings Clause</td>
<td>72:525</td>
<td></td>
</tr>
<tr>
<td>The Missouri Photo-ID Requirement for Voting: Ensuring Both Access and Integrity</td>
<td>72:651</td>
<td></td>
</tr>
<tr>
<td>Advertising Regulations on Sexually Oriented Businesses: How Far is Too Far?</td>
<td>72:679</td>
<td></td>
</tr>
</tbody>
</table>
Rationalizing Away Political Powerlessness: Equal Protection Analysis of Laws Classifying Gays and Lesbians 72:891

How to Solve (or Avoid) the Exactions Problem 72:973

Rule 804(b)(6) – The Illegitimate Child of the Failed Liaison Between the Hearsay Rule and Confrontation Clause 73:41

Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition 73:129

Preparing Students for Democratic Participation: Why Teacher Curricular Speech Should Sometimes Be Protected by the First Amendment 73:213

The Right to Remain Silent: A First Amendment Analysis of Abortion Informed Consent Laws 73:243

Less is More: Decluttering the State Action Doctrine 73:561

The Crawford Confusion Marches On: The Confrontation Clause and Hearsay Laboratory Drug Reports 73:583

Punitive Damages & Due Process: Trying to Keep Up with the United States Supreme Court after Phillip Morris USA v. Williams 73:627

Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protection in the Home 73:881

Missouri v. Holland’s Second Holding 73:939

Missouri v. Holland and Historical Textualism 73:969

Putting Missouri v. Holland on the Map 73:1007

Resurrecting Missouri v. Holland 73:1029

What Story Got Wrong – Federalism, Localist Opportunism and International Law 73:1041

The Crucial Role of the States And Private International Law Treaties: A Model for Accommodating Globalization 73:1063

The Elusive Foreign Compact 73:1071

The Internationalism of American Federalism: Missouri and Holland 73:1105

Federalism and International Law Through the Lens of Legal Pluralism 73:1149

Foreign Affairs, International Law, and the New Federalism: Lessons from Coordination 73:1185

Tiebout Goes Global: International Migration as a Tool for Voting With Your Feet 73:1247

The First Amendment and Specialty License Plates: The “Choose Life” Controversy 73:1279

Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants’ Authority Under the Fourth Amendment 73:1327

CONSUMER CLASS ACTION

Design Defects 73:291
CONSUMER PROTECTION
The Ethical Exploitation of the Unrepresented Consumer 73:707

CONTRACTS
Premarital Agreements and Choice of Law: “One, Two, Three, Baby, You and Me” 72:793
Mistake and Disclosure in a Model of Two-Sided Informational Inputs 73:667

COPYRIGHT LAW
Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant’s Incentive To Innovate 73:745

CREDIT CARDS
The Ethical Exploitation of the Unrepresented Consumer 73:707

CREDITOR RIGHTS
“Hanging” on to Till: Interpretations of BAPCPA’S Hanging Paragraph 72:581

CRIMINAL LAW
See also CYBER LAW
Imposing a Cap on Capital Punishment 72:73
Cyberstalking, a New Crime: Evaluating the Effectiveness of Current State and Federal Laws 72:125

DAMAGES
Punitive Damages & Due Process: Trying to Keep Up with the United States Supreme Court after Phillip Morris USA v. Williams 73: 627
Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant's Incentive To Innovate 73:745

DEATH PENALTY

Imposing a Cap on Capital Punishment 72:73

DEBTOR RIGHTS

The Ethical Exploitation of the Unrepresented Consumer 73:707

DISCRIMINATION

See also MISSOURI HUMAN RIGHTS ACT

See also FAIR HOUSING ACT

See also TITLE VII

See also TITLE VIII

Viewpoint Discrimination in Law School Clinics: Teaching Students When and How to "Just Say No" 72:247

Title VII and the Protection of Minority Languages in the American Workplace: The Search for a Justification 72:745

No "Free Pass" for Employees: Missouri Says "Yes" to Individual Liability Under the Missouri Human Rights Act 72:947

Boundaries of Exclusion 72:1287

The Implications of Psychological Research Related to Unconscious Discrimination and Implicit Bias in

Proving Intentional Discrimination 73:83


Unfair Housing on the Internet: The Effect of the Communications Decency Act on the Fair Housing Act 73:195

Pragmatism Over Politics: Recent Trends in Lower Court Employment Discrimination Jurisprudence 73:481

Discrimination After Daugherty: Are Missouri Courts "Contributing to" or "Motivated By" the Number of Cases on the Discrimination Docket? 73:651

The "Direct Threat" Defense Under the ADA: Posing a Threat to the Protection of Disabled Employees 73:1303

DIVORCE

Premarital Agreements and Choice of Law: "One, Two, Three, Baby, You and Me" 72:793

The "Direct Threat" Defense Under the ADA: Posing a Threat to the Protection of Disabled Employees 73:1303

DRUG TESTING

A "Capricious, Even Perverse Policy": Random, Suspicionless Drug Testing Policies in High Schools and the Fourth Amendment 72:931
DRUNK DRIVING

Slurred Speech and Double Vision: Missouri's Supreme Court is Unsteady on DWI Standard 72:1411

DUE PROCESS

See also FOURTEENTH AMENDMENT

Second Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clause 72:1

The Missouri Photo-ID Requirement for Voting: Ensuring Both Access and Integrity 72:651

Punitive Damages & Due Process: Trying to Keep Up with the United States Supreme Court after Phillip Morris USA v. Williams 73:627

EDUCATION LAW


Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition 73:129

Preparing Students for Democratic Participation: Why Teacher Curricular Speech Should Sometimes Be Protected by the First Amendment 73:213

ELDER LAW

Financing Long-Term Care in Missouri: Limits and Changes in the Wake of the Deficit Reduction Act of 2005 73:839

ELEVENTH AMENDMENT

Our Federalism Changes Course: The Supreme Court Limits State Sovereign Immunity in Bankruptcy Actions 72:305

EMINENT DOMAIN

See also FIFTH AMENDMENT

John Locke and the Meaning of the Takings Clause 72:525

EMPLOYMENT LAW

No “Free Pass” for Employees: Missouri Says “Yes” to Individual Liability Under the Missouri Human Rights Act 72:947

Effective Communication of Warnings in the Workplace: Avoiding Injuries in Working with Industrial Materials 73:1

The Implications of Psychological Research Related to Unconscious Discrimination and Implicit Bias in Proving Intentional Discrimination 73:83

Unreasonable? Missouri Rejects a Reasonable Person Standard for Determining Co-Employee Liability Under Badami’s Something More Test 73:261

Pragmatism Over Politics: Recent Trends in Lower Court Employment Discrimination Jurisprudence 73:481

Discrimination After Daugherty: Are Missouri Courts “Contributing to” or “Motivated By” the Number of Cases on the Discrimination Docket? 73:651
The “Direct Threat” Defense Under the ADA: Posing a Threat to the Protection of Disabled Employees 73:1303

Does It Make a Difference? Granting Public Employees the Right to Collectively Bargain 73:1349

ENTICEMENT

Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

ENTRAPMENT

Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

EQUAL PROTECTION

The Missouri Photo-ID Requirement for Voting: Ensuring Both Access and Integrity 72:651

Advertising Regulations on Sexually Oriented Businesses: How Far is Too Far? 72:679

Rationalizing Away Political Powerlessness: Equal Protection Analysis of Laws Classifying Gays and Lesbians 72:891

ESTABLISHMENT CLAUSE

Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition 73:129

ETHICS

Viewpoint Discrimination in Law School Clinics: Teaching Students When and How to “Just Say No” 72:247

The Ethical Exploitation of the Unrepresented Consumer 73:707


EVIDENCE

Rule 804(b)(6) - The Illegitimate Child of the Failed Liaison Between the Hearsay Rule and Confrontation Clause 73:41

The Crawford Confusion Marches On: The Confrontation Clause and Hearsay Laboratory Drug Reports 73:583

Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protections in the Home 73:881

EXECUTIVE ORDERS

Good Guidance, Good Grief! 72:695

FAIR HOUSING ACT

See also Title VIII

### FAMILY LAW

- Premarital Agreements and Choice of Law: "One, Two, Three, Baby, You and Me" 72:793
- *In re N.L.B. v. Lentz*: The Missouri Supreme Court’s Unwarranted Extension of a Putative Father’s Constitutional Protections 72:1437
- Conforming Doctrine to Practice: Making Room for Collateral Consequences in the Missouri Mootness Analysis 73:859

### FEDERAL COURTS


### FEDERALISM

- Our Federalism Changes Course: The Supreme Court Limits State Sovereign Immunity in Bankruptcy Actions 72:305
- Less Is More: Decluttering the State Action Doctrine 73:561
- Return to *Missouri v. Holland*: Federalism and International Law, Foreword 73:921
- *Missouri v. Holland*’s Second Holding 73:939

### FIFTH AMENDMENT

- *Missouri v. Holland* and Historical Textualism 73:969
- Putting *Missouri v. Holland* on the Map 73:1007
- Resurrecting *Missouri v. Holland* 73:1029
- What Story Got Wrong – Federalism, Localist Opportunism and International Law 73:1041
- The Crucial Role of the States And Private International Law Treaties: A Model for Accommodating Globalization 73:1063
- The Elusive Foreign Compact 73:1071
- The Internationalism of American Federalism: Missouri and Holland 73:1105
- Federalism and International Law Through the Lens of Legal Pluralism 73:1149
- Foreign Affairs, International Law, and the New Federalism: Lessons from Coordination 73:1185
- Tiebout Goes Global: International Migration as a Tool for Voting With Your Feet 73:1247
- Federalism and Horizontality in International Human Rights 73:1265

### FIFTH AMENDMENT (continued)

- John Locke and the Meaning of the Takings Clause 72:525
**FIRST AMENDMENT**

- Viewpoint Discrimination in Law School Clinics: Teaching Students When and How to “Just Say No”  
  72:247

- The First Amendment and Non-Political Speech: Exploring a Constitutional Model That Focuses on the Existence of Alternative Channels of Communication  
  72:477

- Advertising Regulations on Sexually Oriented Businesses: How Far is Too Far?  
  72:679

- Preparing Students for Democratic Participation: Why Teacher Curricular Speech Should Sometimes Be Protected by the First Amendment  
  73:213

- The Right to Remain Silent: A First Amendment Analysis of Abortion Informed Consent Laws  
  73:243

- The First Amendment and Specialty License Plates: The “Choose Life” Controversy  
  73:1279

**FOURTEENTH AMENDMENT**

- See also DUE PROCESS

- See also EQUAL PROTECTION

- Second Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clauses  
  72:1

- Rationalizing Away Political Powerlessness: Equal Protection Analysis of Laws Classifying Gays and Lesbians  
  72:891

- Less is More: Decluttering the State Action Doctrine  
  73:561

- The Crawford Confusion Marches On: The Confrontation Clause and Hearsay Laboratory Drug Reports  
  73:583

- Punitive Damages & Due Process: Trying to Keep Up with the United States Supreme Court after Phillip Morris USA v. Williams  
  73:627

**FOURTH AMENDMENT**

- See also PROBABLE CAUSE

- See also SEARCH AND SEIZURE

- Struggling to Give Meaning to the Concept of “Meaningful Interference”: The Eighth Circuit Announces a New Rule  
  72:225

- Multiple Convictions for Single Acts of Possession – The Eighth Circuit Finally Gets It Right  
  72:265

- A “Capricious, Even Perverse Policy”: Random, Suspicionless Drug Testing Policies in High Schools and the Fourth Amendment  
  72:931

- Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protection in the Home  
  73:881

- Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants’ Authority Under the Fourth Amendment  
  73:1327

**FREE EXERCISE**

- Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition  
  72:339
Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants' Authority Under the Fourth Amendment 73:1327

GOVERNMENT

"Appropriate" Conduct: The Constitutionality of the Missouri Legislature’s Appropriations for the State Family Planning Program 72:605

Good Guidance, Good Grief! 72:695

Less Is More: Decluttering the State Action Doctrine 73:561

The First Amendment and Specialty License Plates: The “Choose Life” Controversy 73:1279

INFORMED CONSENT LAWS

The Right to Remain Silent: A First Amendment Analysis of Abortion Informed Consent Laws 73:243

INTERNETLICAL PROPERTY

Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant’s Incentive To Innovate 73:745


INTERNATIONAL LAW

Return to Missouri v. Holland: Federalism and International Law, Foreword 73:921

Missouri v. Holland’s Second Holding 73:939

Missouri v. Holland and Historical Textualism 73:969

Putting Missouri v. Holland on the Map 73:1007

Resurrecting Missouri v. Holland 73:1029

IMMIGRATION LAW

Title VII and the Protection of Minority
What Story Got Wrong – Federalism, Localist Opportunism and International Law 73:1041

The Crucial Role of the States And Private International Law Treaties: A Model for Accommodating Globalization 73:1063

The Elusive Foreign Compact 73:1071

The Internationalism of American Federalism: Missouri and Holland 73:1105

Federalism and International Law Through the Lens of Legal Pluralism 73:1149

Foreign Affairs, International Law, and the New Federalism: Lessons from Coordination 73:1185

Tiebout Goes Global: International Migration as a Tool for Voting With Your Feet 73:1247

Federalism and Horizontality in International Human Rights 73:1265

INTERNET

Cyberstalking, a New Crime: Evaluating the Effectiveness of Current State and Federal Laws 72:125

Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

*Unfair* Housing on the Internet: The Effect of the Communications Decency Act on the Fair Housing Act 73:195

JUDGES

Missouri’s Nonpartisan Court Plan From 1942 to 2005 72:199

Charles B. Blackmar: Professor, Judge, Chief Justice and Charlie 72:220

JURISDICTION

The Supreme Court Cordially Invites You to Sue in Federal Court: Hope You Don’t Mind Waiting 72:287

LABOR LAW

Title VII and the Protection of Minority Languages in the American Workplace: The Search for a Justification 72:745

No “Free Pass” for Employees: Missouri Says “Yes” to Individual Liability Under the Missouri Human Rights Act 72:947

The Implications of Psychological Research Related to Unconscious Discrimination and Implicit Bias in Proving Intentional Discrimination 73:83

Unreasonable? Missouri Rejects a Reasonable Person Standard for Determining Co-Employee Liability Under *Badami’s Something More* Test 73:261

LAW SCHOOLS

Viewpoint Discrimination in Law School Clinics: Teaching Students When and How to “Just Say No” 72:247

http://scholarship.law.missouri.edu/mlr/vol73/iss4/20
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page Numbers</th>
</tr>
</thead>
<tbody>
<tr>
<td>Teaching Property – A Conceptual Approach</td>
<td>72:1353</td>
</tr>
<tr>
<td>Legal Philosophy</td>
<td></td>
</tr>
<tr>
<td>Rescuing Burke</td>
<td>72:387</td>
</tr>
<tr>
<td>John Locke and the Meaning of the Takings Clause</td>
<td>72:525</td>
</tr>
<tr>
<td>Legislation</td>
<td></td>
</tr>
<tr>
<td>Tipping Point: Missouri Single Subject Provision</td>
<td>72:1387</td>
</tr>
<tr>
<td>Long-Term Care</td>
<td></td>
</tr>
<tr>
<td>Financing Long-Term Care in Missouri: Limits and Changes in the Wake of the Deficit Reduction Act of 2005</td>
<td>73:839</td>
</tr>
<tr>
<td>Medical Malpractice</td>
<td></td>
</tr>
<tr>
<td>Resuscitating Hospital Enterprise Liability</td>
<td>73:369</td>
</tr>
<tr>
<td>Medicaid</td>
<td></td>
</tr>
<tr>
<td>Financing Long-Term Care in Missouri: Limits and Changes in the Wake of the Deficit Reduction Act of 2005</td>
<td>73:839</td>
</tr>
<tr>
<td>Missouri Human Rights Act</td>
<td></td>
</tr>
<tr>
<td>See also Title VII</td>
<td></td>
</tr>
<tr>
<td>No “Free Pass” for Employees: Missouri Says “Yes” to Individual Liability Under the Missouri Human Rights Act</td>
<td>72:947</td>
</tr>
<tr>
<td>Discrimination After Daugherty: Are Missouri Courts “Contributing to” or “Motivated By” the Number of Cases on the Discrimination Docket?</td>
<td>73:651</td>
</tr>
<tr>
<td>Mortgages</td>
<td></td>
</tr>
<tr>
<td>Fannie Mae/Freddie Mac Uniform Mortgage Instruments: The Forgotten Benefit to Homeowners</td>
<td>72:1077</td>
</tr>
<tr>
<td>Why Mortgagors Can’t Get No Satisfaction</td>
<td>72:1159</td>
</tr>
<tr>
<td>Mortgage Law in China: Comparing Theory and Practice</td>
<td>72:1315</td>
</tr>
<tr>
<td>Negligence</td>
<td></td>
</tr>
<tr>
<td>A Safer Destination for Trespassers</td>
<td>72:321</td>
</tr>
<tr>
<td>Design Defects</td>
<td>73:291</td>
</tr>
<tr>
<td>Resuscitating Hospital Enterprise Liability</td>
<td>73:369</td>
</tr>
<tr>
<td>The Insubstantiality of the “Substantial Factor” Test for Causation</td>
<td>73:399</td>
</tr>
<tr>
<td>Choosing what we mean by “Causation” in the Law</td>
<td>73:433</td>
</tr>
</tbody>
</table>
MISSOURI LAW REVIEW

PATENT LAW

Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant’s Incentive To Innovate 73:745


PROPERTY LAW

See also EMINENT DOMAIN

See also REAL ESTATE LAW

Premarital Agreements and Choice of Law: “One, Two, Three, Baby, You and Me” 72:793

PREMARITAL AGREEMENT

Struggling to Give Meaning to the Concept of “Meaningful Interference”: The Eighth Circuit Announces a New Rule 72:225

John Locke and the Meaning of the Takings Clause 72:525

Foreword: Thank You, Dale 72:965

How to Solve (or Avoid) the Exactions Problem 72:973

Real Estate Practice in the Twenty-First Century 72:1031

First Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clause 72:1

Second Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clause 72:1

PROPERTY LAW

Trust and Community: The Common Interest Community as Metaphor and Paradox 72:1111

Doctrines of Waste in a Landscape of Waste 72:1209

Boundaries of Exclusion 72:1287

Teaching Property – A Conceptual Approach 72:1353

From One Pocket to the Other: The Abuse of Real Estate Investment Trusts Deductions 72:1455

PROBABLE CAUSE

Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protection in the Home 73:881

PRODUCTS LIABILITY

Effective Communication of Warnings in the Workplace: Avoiding Injuries in Working with Industrial Materials 73:1

Design Defects 73:291

PUNITIVE DAMAGES

Punitive Damages & Due Process: Trying to Keep Up with the United
2008]  

**CUMULATIVE INDEX OF VOLUMES 72-73**

**REAL ESTATE LAW**

- Foreword: Thank You, Dale  
  72:965
- Risks and Realities of Mezzanine Loans  
  72:993
- Real Estate Practice in the Twenty-First Century  
  72:1031
- Fannie Mae/Freddie Mac Uniform Mortgage Instruments: The Forgotten Benefit to Homeowners  
  72:1077
- Trust and Community: The Common Interest Community as Metaphor and Paradox  
  72:1111
- Why Mortgagors Can’t Get No Satisfaction  
  72:1159
- Doctrines of Waste in a Landscape of Waste  
  72:1209
- The Foreclosure Purchase by the Equity of Redemption Holder or Other Junior Interests: When Should Principles of Fairness and Morality Trump Normal Priority Rules?  
  72:1259
- Boundaries of Exclusion  
  72:1287
- Mortgage Law in China: Comparing Theory and Practice  
  72:1315
- Teaching Property – A Conceptual Approach  
  72:1353
- From One Pocket to the Other: The Abuse of Real Estate Investment Trusts Deductions  
  72:1455

**REMEDIES**

- Tesla, Marconi, And The Great Radio Controversy: Awarding Patent Damages Without Chilling A Defendant’s Incentive To Innovate  
  73:745
- Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants’ Authority Under the Fourth Amendment  
  73:1327
  73:1365

**RIGHT TO COUNSEL**

- The Ethical Exploitation of the Unrepresented Consumer  
  73:707

**RIGHT TO PRIVACY**

- The Right to Remain Silent: A First Amendment Analysis of Abortion Informed Consent Laws  
  73:243
- Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protections in the Home  
  73:881
- Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants’ Authority Under the Fourth Amendment  
  73:1327

**SAME SEX MARRIAGE**

- Rationalizing Away Political Powerlessness: Equal Protection Analysis of Laws Classifying Gays and Lesbians  
  72:891
SCHOOL VOUCHERS
Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition 73:129

SEARCH AND SEIZURE
Struggling to Give Meaning to the Concept of “Meaningful Interference”: The Eighth Circuit Announces a New Rule 72:225
Multiple Convictions for Single Acts of Possession – The Eighth Circuit Finally Gets It Right 72:265
Is it hot in here? The Eighth Circuit’s Reduction of Fourth Amendment Protections in the Home 73:881
Cotenants Trumping Cotenants: The Eighth Circuit Takes a Diverse Stance on Cotenants’ Authority Under the Fourth Amendment 73:1327

SECOND AMENDMENT
Second Amendment Incorporation through the Fourteenth Amendment Privileges or Immunities and Due Process Clauses 72:1

SEcurities Law
Scheme Liability Under Section 10(b) of the Securities Exchange Act of 1934 72:855

SixTH AMeNDEMENT
Rule 804(b)(6) - The Illegitimate Child of the Failed Liaison Between the Hearsay Rule and Confrontation Clause 73:41
The Crawford Confusion Marches On: The Confrontation Clause and Hearsay Laboratory Drug Reports 73:583

SOCIAL SECURITY
Financing Long-Term Care in Missouri: Limits and Changes in the Wake of the Deficit Reduction Act of 2005 73:839

SOVEREIGN IMMUNITY
Our Federalism Changes Course: The Supreme Court Limits State Sovereign Immunity in Bankruptcy Actions 72:305
Doctrines of Waste in a Landscape of Waste 72:1209
The Foreclosure Purchase by the Equity of Redemption Holder or Other Junior Interests: When Should Principles of Fairness and Morality Trump Normal Priority Rules? 72:1259

STATE CONSTITUTIONAL LAW
See also EMINENT DOMAIN
Dusting off the Blaine Amendment: Two Challenges to Missouri’s Anti-Establishment Tradition 73:129
“Appropriate” Conduct: The Constitutionality of the Missouri Legislature’s Appropriations for the

http://scholarship.law.missouri.edu/mlr/vol73/iss4/20
CUMULATIVE INDEX OF VOLUMES 72-73

State Family Planning Program 72:605

The Missouri Photo-ID Requirement for Voting: Ensuring Both Access and Integrity 72:651

Tipping Point: Missouri Single Subject Provision 72:1387

In re N.L.B. v. Lentz: The Missouri Supreme Court’s Unwarranted Extension of a Putative Father’s Constitutional Protections 72:1437

The Crawford Confusion Marches On: The Confrontation Clause and Hearsay Laboratory Drug Reports 73:583

STATUTE OF LIMITATIONS

Determining When to Start the Clock: The “Capable of Ascertainment” Standard and Repressed Memory Sexual Abuse Cases 72:633

STATUTORY INTERPRETATION

Determining When to Start the Clock: The “Capable of Ascertainment” Standard and Repressed Memory Sexual Abuse Cases 72:633

In re N.L.B. v. Lentz: The Missouri Supreme Court’s Unwarranted Extension of a Putative Father’s Constitutional Protections 72:1437

TAX LAW

From One Pocket to the Other: The Abuse of Real Estate Investment Trusts Deductions 72:1455

TELECOMMUNICATIONS ACT

Attempted Enticement of a Minor: No Place for Pedophiles to Hide Under 18 U.S.C. § 2422(b) 72:909

TITLE VII

See also MISSOURI HUMAN RIGHTS ACT

Title VII and the Protection of Minority Languages in the American Workplace: The Search for a Justification 72:745

No “Free Pass” for Employees: Missouri Says “Yes” to Individual Liability Under the Missouri Human Rights Act 72:947

The Implications of Psychological Research Related to Unconscious Discrimination and Implicit Bias in Proving Intentional Discrimination 73:83

Discrimination After Daugherty: Are Missouri Courts “Contributing to” or “Motivated By” the Number of Cases on the Discrimination Docket? 73:651

TITLE VIII

See also FAIR HOUSING ACT


Unfair Housing on the Internet: The Effect of the Communications Decency Act on the Fair Housing Act 73:195
TORTS

A Safer Destination for Trespassers 72:321

Determining When to Start the Clock: The “Capable of Ascertainment” Standard and Repressed Memory Sexual Abuse Cases 72:633

Effective Communication of Warnings in the Workplace: Avoiding Injuries in Working with Industrial Materials 73:1

Unreasonable? Missouri Rejects a Reasonable Person Standard for Determining Co-Employee Liability Under Badami’s Something More Test 73:261

Foreword: David Fischer, the Fox 73:281

Design Defects 73:291

Resuscitating Hospital Enterprise Liability 73:369

The Insubstantiality of the “Substantial Factor” Test for Causation 73:399

Choosing what we mean by “Causation” in the Law 73:433

Medical Monitoring: Missouri’s Welcomed Acceptance 73:611

TRIBUTE

Charles B. Blackmar: Professor, Judge, Chief Justice and Charlie 72:220

Foreword: Thank You, Dale 72:965

Foreword: David Fischer, the Fox 73:281

VOTING RIGHTS

The Missouri Photo-ID Requirement for Voting: Ensuring Both Access and Integrity 72:651

COMPiled BY:
EDITORIAL STAFF