CUMULATIVE SUBJECT INDEX
FOR VOLUMES 74-75

ACCOUNTABILITY
A Recipe for Bias: An Empirical Look at the Interplay Between Institutional Incentives and Bounded Rationality in Prosecutorial Decision Making 74:999

ADMINISTRATIVE LAW
There but for the Grace of God Go I: The Right of Cross-Examination in Social Security Disability Hearings 74:823
The Hundred-Years War: The Ongoing Battle Between Courts and Agencies over the Right to Interpret Federal Law 74:949

ADVERTISING
The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but Holds Attorneys to Advertising Disclosure Requirement 74:845

ADVOCACY
A Recipe for Bias: An Empirical Look at the Interplay Between Institutional Incentives and Bounded Rationality in Prosecutorial Decision Making 74:999

AMERICANS WITH DISABILITIES ACT
Statutory Leapfrog: Compensatory and Punitive Damages Under the Retaliatory Provision of the ADA 74:173

ATTORNEYS
The Bench, the Bar, and Everyone Else: Some Questions About State Judicial Selection 74:777
Exporting the Missouri Plan: Judicial Appointment Commissions 74:783
The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but Holds Attorneys to Advertising Disclosure Requirement 74:845
Raising the Bar: Standards-Based Training, Supervision, and Evaluation 75:831
Missouri’s Public Defender Crisis: Shouldering the Burden Alone 75:853
Litigating the Ghost of Gideon in Florida: Separation of Powers as a Tool to Achieve Indigent Defense Reform 75:885

ALTERNATIVE DISPUTE RESOLUTION
The Demise of Arbitration Agreements in Long-Term Care Contracts 75:181

BANKRUPTCY
<table>
<thead>
<tr>
<th>Topic</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but Holds Attorneys to Advertising Disclosure Requirement</td>
<td>74:845</td>
</tr>
<tr>
<td>Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake?</td>
<td>75:271</td>
</tr>
<tr>
<td>BIOTECHNOLOGY LAW</td>
<td></td>
</tr>
<tr>
<td>Staking a Claim on the Building Blocks of Life: Human Genetic Material Within the United States Patent System</td>
<td>75:617</td>
</tr>
<tr>
<td>BURDEN OF PROOF</td>
<td></td>
</tr>
<tr>
<td>Seconds Anyone? Using the Missouri SVP Law to Punish After Time Served</td>
<td>74:1191</td>
</tr>
<tr>
<td>Pretext in Peril</td>
<td>75:313</td>
</tr>
<tr>
<td>Pretext Without Context</td>
<td>75:403</td>
</tr>
<tr>
<td>Anti-Discrimination Law in Peril?</td>
<td>75:423</td>
</tr>
<tr>
<td>Discrimination Redefined</td>
<td>75:443</td>
</tr>
<tr>
<td>Mental Retardation as a Bar to the Death Penalty: Who Bears the Burden of Proof?</td>
<td>75:537</td>
</tr>
<tr>
<td>CAMPAIGN FINANCE</td>
<td></td>
</tr>
<tr>
<td>A Plea for Reality</td>
<td>74:507</td>
</tr>
<tr>
<td>Federal and State Judicial Selection in an Interest Group Perspective</td>
<td>74:531</td>
</tr>
<tr>
<td>Parties, Interest Groups, and Systemic Change</td>
<td>74:555</td>
</tr>
<tr>
<td>The Myth of the Level Playing Field: Knowledge, Affect, and Repetition in Public Debate</td>
<td>75:143</td>
</tr>
<tr>
<td>CAUSATION</td>
<td></td>
</tr>
<tr>
<td>CHILDREN</td>
<td></td>
</tr>
<tr>
<td>Money, caregiving, and kinship: Should paid caregivers be allowed to obtain de facto parental status?</td>
<td>74:25</td>
</tr>
<tr>
<td>High-Tech words do hurt: A modern makeover expands Missouri’s harassment law to include electronic communications</td>
<td>74:379</td>
</tr>
<tr>
<td>Are you my mother? Missouri denies custodial rights to same-sex parent</td>
<td>75:1377</td>
</tr>
<tr>
<td>CHOICE OF LAW</td>
<td></td>
</tr>
<tr>
<td>The Demise of Arbitration Agreements in Long-Term Care Contracts</td>
<td>75:181</td>
</tr>
<tr>
<td>CIVIL PROCEDURE</td>
<td></td>
</tr>
<tr>
<td>Pretext in Peril</td>
<td>75:313</td>
</tr>
<tr>
<td>Pretext Without Context</td>
<td>75:403</td>
</tr>
<tr>
<td>Section</td>
<td>Title</td>
</tr>
<tr>
<td>----------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>CUMULATIVE INDEX OF VOLUMES 74-75</strong></td>
<td></td>
</tr>
<tr>
<td><strong>CIVIL RIGHTS</strong></td>
<td>Pretext in Peril</td>
</tr>
<tr>
<td></td>
<td>Pretext Without Context</td>
</tr>
<tr>
<td></td>
<td>Anti-Discrimination Law in Peril?</td>
</tr>
<tr>
<td></td>
<td>Discrimination Redefined</td>
</tr>
<tr>
<td></td>
<td>Strict in Theory, But Accommodating in Fact?</td>
</tr>
<tr>
<td><strong>CLASS ACTIONS</strong></td>
<td>Due Process Forgotten: The Problem of Statutory Damages and Class Actions</td>
</tr>
<tr>
<td></td>
<td>Too Much Risk: The Impact of Class Action Lawsuits on Claims Made Insurance Policies</td>
</tr>
<tr>
<td><strong>COLLATERAL REVIEW</strong></td>
<td>A New Approach to Overcoming the Insurmountable &quot;Watershed Rule&quot; Exception to Teague's Collateral Review Killer</td>
</tr>
<tr>
<td><strong>COMMUNICATIONS LAW</strong></td>
<td>High-Tech Words Do Hurt: A Modern Makeover Expands Missouri's Harassment Law to Include Electronic Communications</td>
</tr>
<tr>
<td><strong>COMPARATIVE LAW</strong></td>
<td>Constitutional Interpretation Through a Global Lens</td>
</tr>
<tr>
<td><strong>CONFLICT OF INTERESTS</strong></td>
<td>Legal Representation for the Poor: Can Society Afford This Much Injustice?</td>
</tr>
<tr>
<td><strong>CONFRONTATION CLAUSE</strong></td>
<td>There but for the Grace of God Go I: The Right of Cross-Examination in Social Security Disability Hearings</td>
</tr>
<tr>
<td><strong>CONSTITUTIONAL LAW</strong></td>
<td>See also FIRST AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also SECOND AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also FOURTH AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also FIFTH AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also SIXTH AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also EIGHTH AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also CONFRONTATION CLAUSE</td>
</tr>
<tr>
<td></td>
<td>See also FOURTEENTH AMENDMENT</td>
</tr>
<tr>
<td></td>
<td>See also EQUAL PROTECTION</td>
</tr>
<tr>
<td></td>
<td>Exporting the Missouri Plan: Judicial Appointment Commissions</td>
</tr>
<tr>
<td></td>
<td>The High Cost of Low-Cost Workers: Missouri Enacts New Law Targeting Employers of Unauthorized Workers</td>
</tr>
<tr>
<td></td>
<td>Constitutional Interpretation Through a Global Lens</td>
</tr>
<tr>
<td><strong>CONSTRUCTIVE NOTICE OF HARASSMENT</strong></td>
<td>Corporations Beware: The Eighth Circuit Announces New Criteria for Parent Corporation Liability and</td>
</tr>
</tbody>
</table>
Constructive Notice of Harassment
75:571

CONSUMER PROTECTION


CONTRACTS

Why Doctors Shouldn’t Practice Law: The American Medical Association’s Misdiagnosis of Physician Non-Compete Clauses 74:1051

The Demise of Arbitration Agreements in Long-Term Care Contracts 75:181

Contract Law, Party Sophistication and the New Formalism 75:493

CORPORATE LIABILITY

Corporations Beware: The Eighth Circuit Announces New Criteria for Parent Corporation Liability and Constructive Notice of Harassment 75:571

CREDITOR RIGHTS


CRIMINAL LAW

See also CRIMINAL PROCEDURE
See also CYBER LAW

See also PUBLIC DEFENSE

Falling Through the Cracks: Missouri Amends Its Felon Firearm Possession Statute 74:361

Protecting the Predator or the Prey? The Missouri Supreme Court’s Refusal to Allow Past Sexual Misconduct as Propensity Evidence 74:211

A Recipe for Bias: An Empirical Look at the Interplay Between Institutional Incentives and Bounded Rationality in Prosecutorial Decision Making 74:999

CRIMINAL PROCEDURE

A New Approach to Overcoming the Insurmountable “Watershed Rule” Exception to Teague’s Collateral Review Killer 74:1

A Call to Police the Margins: The Eighth Circuit’s Expansion of Miranda’s Public-Safety Exception 75:229

CYBER LAW

High-Tech Words Do Hurt: A Modern Makeover Expands Missouri’s Harassment Law to Include Electronic Communications 74:379

DAMAGES

The Misuse of Reasonable Royalty Damages as a Patent Infringement Deterrent 74:909

The Employees’ Decade: Recent Developments Under the MHRA and the Employers’ Potential Rebound 75:1349
DEATH PENALTY

Mental Retardation as a Bar to the Death Penalty: Who Bears the Burden of Proof? 75:537

Death of the Challenge to Lethal Injection? Missouri's Protocol Deemed Constitutional Yet Again 75:1323

DEBTOR RIGHTS

The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but Holds Attorneys to Advertising Disclosure Requirement 74:845


DISCRIMINATION

See also MISSOURI HUMAN RIGHTS ACT
See also TITLE VII

Hostile Takeover: The State of Missouri, the St. Louis School District, and the Struggle for Quality Education in the Inner-City 74:1143

The Role of Invidious Discrimination in Free Exercise Claims: Putting Iqbal in its Place 75:1015

Are You My Mother? Missouri Denies Custodial Rights to Same-Sex Parent 75:1377

DUE PROCESS

See also FOURTEENTH AMENDMENT

Due Process Forgotten: The Problem of Statutory Damages and Class Actions 74:103

There but for the Grace of God Go I: The Right of Cross-Examination in Social Security Disability Hearings 74:823

Seconds Anyone? Using the Missouri SVP Law to Punish After Time Served 74:1191

Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test in the Area of Parental Rights 75:641

ECONOMIC THEORY

An Economics Perspective on the Exclusionary Rule and Deterrence 75:459

EDUCATION LAW

Hostile Takeover: The State of Missouri, the St. Louis School District, and the Struggle for Quality Education in the Inner-City 74:1143

Silencing the Rebel Yell: The Eighth Circuit Upholds a Public School's Ban on Confederate Flags 75:989

Beyond Equality and Adequacy: Equal Protection, Tax Assessments, and the Missouri Public School Funding Dilemma 75:1037

Strip Searches of Students: Addressing the Undressing of Children in Schools and Redressing the Fourth Amendment Violations 75:1123
<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Volume:Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cut and Run? Tuition Reimbursement</strong></td>
<td>and the 1997 IDEA Amendments</td>
<td>75:1297</td>
</tr>
<tr>
<td><strong>Eighth Amendment</strong></td>
<td>Death of the Challenge to Lethal Injection? Missouri’s Protocol</td>
<td>75:1323</td>
</tr>
<tr>
<td></td>
<td>Deemed Constitutional Yet Again</td>
<td></td>
</tr>
<tr>
<td><strong>Eminent Domain</strong></td>
<td>Interpreting Eminent Domain in Missouri: Elimination of Blight is</td>
<td>74:235</td>
</tr>
<tr>
<td></td>
<td>Allright</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Redevelopment Condemnations:</td>
<td>74:301</td>
</tr>
<tr>
<td></td>
<td>A Blight or a Blessing upon the Land?</td>
<td></td>
</tr>
<tr>
<td></td>
<td>The Missouri Eminent Domain Reforms of 2006 “Good Faith Negotiation”</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Requirement: Cities Can Use Illegitimate Appraisals Under Kansas City</td>
<td></td>
</tr>
<tr>
<td></td>
<td>v. Ku</td>
<td>74:1083</td>
</tr>
<tr>
<td><strong>Emotional Distress</strong></td>
<td>Fender Bender Lottery: Direct Victims and Bystanders in Recovery</td>
<td>74:871</td>
</tr>
<tr>
<td></td>
<td>for the Negligent Infliction of Emotional Distress</td>
<td></td>
</tr>
<tr>
<td><strong>Employment Law</strong></td>
<td>The High Cost of Low-Cost Workers: Missouri Enacts New Law</td>
<td>74:801</td>
</tr>
<tr>
<td></td>
<td>Targeting Employers of Unauthorized Workers</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Not Taking Care of Business: State</td>
<td>74:1117</td>
</tr>
<tr>
<td></td>
<td>Responses to the Employee Free Choice Act, Preemption, and the NLRA</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are</td>
<td></td>
</tr>
<tr>
<td><strong>Injured Employees Getting a Fair Shake?</strong></td>
<td></td>
<td>75:271</td>
</tr>
<tr>
<td><strong>Resurrection of a Dead Remedy</strong></td>
<td>Bringing Common Law Negligence Back into Employment Law</td>
<td>75:1093</td>
</tr>
<tr>
<td><strong>The Employees’ Decade</strong></td>
<td>Recent Developments Under the MHRA and the Employers’ Potential</td>
<td>75:1349</td>
</tr>
<tr>
<td></td>
<td>Rebound</td>
<td></td>
</tr>
<tr>
<td><strong>Equal Employment Opportunity Commission</strong></td>
<td>The Hundred-Years War: The Ongoing Battle Between Courts and Agencies</td>
<td>74:949</td>
</tr>
<tr>
<td></td>
<td>over the Right to Interpret Federal Law</td>
<td></td>
</tr>
<tr>
<td><strong>Equal Protection</strong></td>
<td>Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test</td>
<td>75:641</td>
</tr>
<tr>
<td></td>
<td>in the Area of Parental Rights</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Beyond Equality and Adequacy: Equal Protection, Tax Assessments,</td>
<td>75:1037</td>
</tr>
<tr>
<td></td>
<td>and the Missouri Public School Funding Dilemma</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Strict in Theory, But Accommodating in Fact?</td>
<td>75:1243</td>
</tr>
<tr>
<td><strong>Ethics</strong></td>
<td>The Bench, the Bar, and Everyone Else: Some Questions About State</td>
<td>74:777</td>
</tr>
<tr>
<td></td>
<td>Judicial Selection</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Exporting the Missouri Plan: Judicial Appointment Commissions</td>
<td>74:783</td>
</tr>
<tr>
<td></td>
<td>The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Holds Attorneys to Advertising Disclosure Requirement</td>
<td>74:845</td>
</tr>
</tbody>
</table>
Ensuring the Ethical Representation of Clients in the Face of Excessive Caseloads 75:771

Raising the Bar: Standards-Based Training, Supervision, and Evaluation 75:831

EVIDENCE
There but for the Grace of God Go I: The Right of Cross-Examination in Social Security Disability Hearings 74:823

Protecting the Predator or the Prey? The Missouri Supreme Court’s Refusal to Allow Past Sexual Misconduct as Propensity Evidence 74:211

EXCESSIVENESS DOCTRINE
Due Process Forgotten: The Problem of Statutory Damages and Class Actions 74:103

EXCLUSIONARY RULE
An Economics Perspective on the Exclusionary Rule and Deterrence 75:459

FAMILY LAW
Money, Caregiving, and Kinship: Should Paid Caregivers Be Allowed To Obtain De Facto Parental Status? 74:25

The Inadequacies of Missouri Intestacy Law: Addressing the Rights of Posthumously Conceived Children 74:889

Letting the Dead Bury the Dead: Missouri’s Right of Sepulcher Addresses the Modern Decedent’s Wishes 75:249

Are You My Mother? Missouri Denies Custodial Rights to Same-Sex Parent 75:1377

FIFTH AMENDMENT
See also EMINENT DOMAIN

A Call to Police the Margins: The Eighth Circuit’s Expansion of Miranda’s Public-Safety Exception 75:229

FIREARMS
Falling Through the Cracks: Missouri Amends Its Felon Firearm Possession Statute 74:361

FIRST AMENDMENT
Religious Expression and the Penal Institution: The Role of Damages in RLUIPA Enforcement 74:153


High-Tech Words Do Hurt: A Modern Makeover Expands Missouri’s Harassment Law to Include Electronic Communications 74:379

The Eighth Circuit Loosens the Grip of the Bankruptcy Gag Rule, but Holds Attorneys to Advertising Disclosure Requirement 74:845

The Myth of the Level Playing Field: Knowledge, Affect, and Repetition in Public Debate 75:143

Staking a Claim on the Building Blocks of Life: Human Genetic Material Within the United States Patent System 75:617
Silencing the Rebel Yell: The Eighth Circuit Upholds a Public School’s Ban on Confederate Flags 75:989

The Role of Invidious Discrimination in Free Exercise Claims: Putting *Iqbal* in its Place 75:1015

Strict in Theory, But Accommodating in Fact? 75:1243

**FORSEEABILITY**

Too Much Risk: The Impact of Class Action Lawsuits on Claims Made Insurance Policies 74:1171

**FOURTEENTH AMENDMENT**

*See also* DUE PROCESS

*See also* EQUAL PROTECTION


Death of the Challenge to Lethal Injection? Missouri’s Protocol Deemed Constitutional Yet Again 75:1323

**FOURTH AMENDMENT**

An Economics Perspective on the Exclusionary Rule and Deterrence 75:459

Strip Searches of Students: Addressing the Undressing of Children in Schools and Redressing the Fourth Amendment Violations 75:1123

**FREE EXERCISE CLAUSE**

The Role of Invidious Discrimination in Free Exercise Claims: Putting *Iqbal* in its Place 75:1015

**GUN CONTROL**

Falling Through the Cracks: Missouri Amends Its Felon Firearm Possession Statute 74:361

**IDEOLOGY**

The Context of Ideology: Law, Politics, and Empirical Legal Scholarship 75:79

**IMMIGRATION LAW**

The High Cost of Low-Cost Workers: Missouri Enacts New Law Targeting Employers of Unauthorized Workers 74:801

**INCARCERATION RATES**

Epiphenomenal Indigent Defense 75:907

**INDIGENT DEFENSE**

Foreword: Rodney Uphoff 75:667

Legal Representation for the Poor: Can Society Afford This Much Injustice? 75:683

Ethical Obligations of Indigent Defense Attorneys to Their Clients 75:715

State Constitutional Challenges to Indigent Defense Systems 75:751

Ensuring the Ethical Representation of Clients in the Face of Excessive Caseloads 75:771

Commentary: Norman Lefstein 75:793

Raising the Bar: Standards-Based Training, Supervision, and Evaluation 75:831

http://scholarship.law.missouri.edu/mlr/vol75/iss4/10
Missouri’s Public Defender Crisis: Shouldering the Burden Alone 75:853

Epiphenomenal Indigent Defense 75:907

Protecting the Innocent: Part of the Solution for Inadequate Funding for Defenders, Not a Panacea for Targeting Justice 75:931

INTERNATIONAL LAW
Constitutional Interpretation Through a Global Lens 75:1171

INTERNET
High-Tech Words Do Hurt: A Modern Makeover Expands Missouri’s Harassment Law to Include Electronic Communications 74:379

INVIDUALS WITH DISABILITIES
EDUCATION ACT (IDEA)
Cut and Run? Tuition Reimbursement and the 1997 IDEA Amendments 75:1297

INSURANCE LAW
Too Much Risk: The Impact of Class Action Lawsuits on Claims Made Insurance Policies 74:1171

Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

INTELLECTUAL PROPERTY
Staking a Claim on the Building Blocks of Life: Human Genetic Material Within the United States Patent System 75:617

INTENTIONAL INFLICTION OF EMOTIONAL DISTRESS

INVISIBLE CIVIL COMMITMENT
Seconds Anyone? Using the Missouri SVP Law to Punish After Time Served 74:1191

JOINDER OF PARTIES
Counselor, Stop Everything! Missouri’s Venue Statutes Receive an Expansive Interpretation 75:1067

JUDICIAL BEHAVIOR
Foreword: R. Lawrence Dessem 74:473

We Have Met the Special Interests, and We Are They 74:495

A Plea for Reality 74:507

Federal and State Judicial Selection in an Interest Group Perspective 74:531

Parties, Interest Groups, and Systemic Change 74:555

The Context of Ideology: Law, Politics, and Empirical Legal Scholarship 75:79

Litigating the Ghost of Gideon in Florida: Separation of Powers as a Tool to Achieve Indigent Defense
Reform 75:885

JUDICIAL INDEPENDENCE

Reconciling the Judicial Ideal and the Democratic Impulse in Judicial Retention Elections 74:573

Do Retention Elections Work? 74:605

Using Judicial Performance Evaluations to Supplement Inappropriate Voter Cues and Enhance Judicial Legitimacy 74:635

Comments on the White, Caufield, and Tarr Articles 74:667

The Politics of Merit Selection 74:675

The Missouri Nonpartisan Court Plan: The Least Political Method of Selecting High Quality Judges 74:711

The Missouri Plan in National Perspective 74:751

JUDICIAL SELECTION

Foreword: R. Lawrence Dessem 74:473

We Have Met the Special Interests, and We Are They 74:495

A Plea for Reality 74:507

Federal and State Judicial Selection in an Interest Group Perspective 74:531

Parties, Interest Groups, and Systemic Change 74:555

Shedding (Empirical) Light on Judicial Selection 74:563

Reconciling the Judicial Ideal and the Democratic Impulse in Judicial Retention Elections 74:573

Do Retention Elections Work? 74:605

Using Judicial Performance Evaluations to Supplement Inappropriate Voter Cues and Enhance Judicial Legitimacy 74:635

Comments on the White, Caufield, and Tarr Articles 74:667

The Politics of Merit Selection 74:675

The Missouri Nonpartisan Court Plan: The Least Political Method of Selecting High Quality Judges 74:711

The Missouri Plan in National Perspective 74:751

The Bench, the Bar, and Everyone Else: Some Questions About State Judicial Selection 74:777

Exporting the Missouri Plan: Judicial Appointment Commissions 74:783

Public Defender Elections and Popular Control over Criminal Justice 75:803

JURISDICTION

Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

Resurrection of a Dead Remedy: Bringing Common Law Negligence Back into Employment Law 75:1093
JUVENILE DELINQUENCY ACT


Foreword: R. Lawrence Dessem 74:473

LABOR LAW

Missouri’s Second Injury Fund – Should It Stay or Should It Go?: An Examination of the Question Facing the Missouri State Legislature 74:399

We Have Met the Special Interests, and We Are They 74:495

Federal and State Judicial Selection in an Interest Group Perspective 74:531

Parties, Interest Groups, and Systemic Change 74:555

Shedding (Empirical) Light on Judicial Selection 74:563

The High Cost of Low-Cost Workers: Missouri Enacts New Law Targeting Employers of Unauthorized Workers 74:801

LAND USE

Redevelopment Condemnations: A Blight or a Blessing upon the Land? 74:301

The Demise of Arbitration Agreements in Long-Term Care Contracts 75:181

LEGAL DECISION MAKING

A Recipe for Bias: An Empirical Look at the Interplay Between Institutional Incentives and Bounded Rationality in Prosecutorial Decision Making 74:999


Letting the Dead Bury the Dead: Missouri’s Right of Sepulcher Addresses the Modern Decedent’s Wishes 75:249

LEGISLATION

Falling Through the Cracks: Missouri Amends Its Felon Firearm Possession Statute 74:361

Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

Missouri’s Second Injury Fund – Should It Stay or Should It Go?: An Examination of the Question Facing the Missouri State Legislature 74:399

Death of the Challenge to Lethal Injection? Missouri’s Protocol Deemed Constitutional Yet Again 75:1323
Litigating the Ghost of *Gideon* in Florida: Separation of Powers as a Tool to Achieve Indigent Defense Reform 75:885

**MEDICAL PROFESSION**

Why Doctors Shouldn’t Practice Law: The American Medical Association’s Misdiagnosis of Physician Non-Compete Clauses 74:1051

**MENTAL CAPACITY**

Mental Retardation as a Bar to the Death Penalty: Who Bears the Burden of Proof? 75:537

**MIRANDA WARNINGS**

A Call to Police the Margins: The Eighth Circuit’s Expansion of *Miranda’s* Public-Safety Exception 75:229

**MISSOURI CONSTITUTION**


Not Taking Care of Business: State Responses to the Employee Free Choice Act, Preemption, and the NLRA 74:1117

Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test in the Area of Parental Rights 75:641

Beyond Equality and Adequacy: Equal Protection, Tax Assessments, and the Missouri Public School Funding Dilemma 75:1037

**MISSOURI DEATH PENALTY STATUTES**

Death of the Challenge to Lethal Injection? Missouri’s Protocol Deemed Constitutional Yet Again 75:1323

**MISSOURI HUMAN RIGHTS ACT**

See also TITLE VII

Resurrection of a Dead Remedy: Bringing Common Law Negligence Back into Employment Law 75:1093

The Employees’ Decade: Recent Developments Under the MHRA and the Employers’ Potential Rebound 75:1349

**MISSOURI INCARCERATION REIMBURSEMENT ACT**

When MIRA Liens Trump Attorney Fee Claims: A Harsh Result in Light of *Karpierz*? 74:447

**MISSOURI SEXUALLY VIOLENT PREDATORS LAW**

Seconds Anyone? Using the Missouri SVP Law to Punish After Time Served 74:1191

**NEGLIGENCE**

Fender Bender Lottery: Direct Victims and Bystanders in Recovery for the Negligent Infliction of Emotional Distress 74:871

Resurrection of a Dead Remedy: Bringing Common Law Negligence Back into Employment Law 75:1093
NON-OBSVIOUSNESS STANDARD

Ordinary Creativity in Patent Law: The Artist Within the Scientist 75:1

PARENTAL RIGHTS

Money, Caregiving, and Kinship: Should Paid Caregivers Be Allowed To Obtain De Facto Parental Status? 74:25

The Inadequacies of Missouri Intestacy Law: Addressing the Rights of Posthumously Conceived Children 74:889

Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test in the Area of Parental Rights 75:641

Are You My Mother? Missouri Denies Custodial Rights to Same-Sex Parent 75:1377

PATENT LAW

The Misuse of Reasonable Royalty Damages as a Patent Infringement Deterrent 74:909

Ordinary Creativity in Patent Law: The Artist Within the Scientist 75:1

Staking a Claim on the Building Blocks of Life: Human Genetic Material Within the United States Patent System 75:617

PLEADINGS

Counselor, Stop Everything! Missouri’s Venue Statutes Receive an Expansive Interpretation 75:1067

POLITICAL PHILOSOPHY

Public Defender Elections and Popular Control over Criminal Justice 75:803

PRISON LAW

Religious Expression and the Penal Institution: The Role of Damages in RLUIPA Enforcement 74:153


PRIVACY

Letting the Dead Bury the Dead: Missouri’s Right of Sepulcher Addresses the Modern Decedent’s Wishes 75:249

Strip Searches of Students: Addressing the Undressing of Children in Schools and Redressing the Fourth Amendment Violations 75:1123

PROBATE/INHERITANCE

The Inadequacies of Missouri Intestacy Law: Addressing the Rights of Posthumously Conceived Children 74:889

PROPERTY

See also EMINENT DOMAIN

Interpreting Eminent Domain in Missouri: Elimination of Blight is Alright 74:235

Letting the Dead Bury the Dead: Missouri’s Right of Sepulcher Addresses the Modern Decedent’s Wishes 75:249
Saving Missouri’s Public Defender System: A Call for Adequate Legislative Funding  74:335

Foreword: Rodney Uphoff  75:667

Legal Representation for the Poor: Can Society Afford This Much Injustice?  75:683

Ethical Obligations of Indigent Defense Attorneys to Their Clients  75:715

Public Defender Elections and Popular Control over Criminal Justice  75:803

Raising the Bar: Standards-Based Training, Supervision, and Evaluation  75:831

Missouri’s Public Defender Crisis: Shouldering the Burden Alone  75:853

Litigating the Ghost of Gideon in Florida: Separation of Powers as a Tool to Achieve Indigent Defense Reform  75:885

A Call to Police the Margins: The Eighth Circuit’s Expansion of Miranda’s Public-Safety Exception  75:229


The Misuse of Reasonable Royalty Damages as a Patent Infringement Deterrent  74:909


The Role of Invidious Discrimination in Free Exercise Claims: Putting Iqbal in its Place  75:1015

Religious Expression and the Penal Institution: The Role of Damages in RLUIPA Enforcement  74:153

Statutory Leapfrog: Compensatory and Punitive Damages Under the Retaliatory Provision of the ADA  74:173

The Misuse of Reasonable Royalty Damages as a Patent Infringement Deterrent  74:909

Why Doctors Shouldn’t Practice Law: The American Medical Association’s Misdiagnosis of Physician Non-Compete Clauses  74:1051
CUMULATIVE INDEX OF VOLUMES 74-75

2010

RETROACTIVITY

A New Approach to Overcoming the Insurmountable "Watershed Rule" Exception to Teague's Collateral Review Killer 74:1

RIGHT TO COUNSEL

Legal Representation for the Poor: Can Society Afford This Much Injustice? 75:683

Ensuring the Ethical Representation of Clients in the Face of Excessive Caseloads 75:771

Missouri's Public Defender Crisis: Shouldering the Burden Alone 75:853

RULE OF LENIENCY

Mental Retardation as a Bar to the Death Penalty: Who Bears the Burden of Proof? 75:537

RULES OF PROFESSIONAL CONDUCT

Ethical Obligations of Indigent Defense Attorneys to Their Clients 75:715

Commentary: Norman Lefstein 75:793

SECOND AMENDMENT

Falling Through the Cracks: Missouri Amends Its Felon Firearm Possession Statute 74:361

SEX OFFENDERS

Protecting the Predator or the Prey? The Missouri Supreme Court's Refusal to Allow Past Sexual Misconduct as Propensity Evidence 74:211

SEXUAL HARASSMENT

Corporations Beware: The Eighth Circuit Announces New Criteria for Parent Corporation Liability and Constructive Notice of Harassment 75:571

SEXUAL ORIENTATION

Are You My Mother? Missouri Denies Custodial Rights to Same-Sex Parent 75:1377

SIXTH AMENDMENT

Saving Missouri's Public Defender System: A Call for Adequate Legislative Funding 74:335

Missouri's Public Defender Crisis: Shouldering the Burden Alone 75:853

Litigating the Ghost of Gideon in Florida: Separation of Powers as a Tool to Achieve Indigent Defense Reform 75:885

SOCIAL SECURITY

There but for the Grace of God Go I: The Right of Cross-Examination in Social Security Disability Hearings 74:823

SOVEREIGN IMMUNITY

Religious Expression and the Penal Institution: The Role of Damages in RLUIPA Enforcement 74:153

SPEECH

Silencing the Rebel Yell: The Eighth Circuit Upholds a Public School's Ban on Confederate Flags 75:989
STATE CONSTITUTIONAL LAW

See also EMINENT DOMAIN

Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test in the Area of Parental Rights 75:641

State Constitutional Challenges to Indigent Defense Systems 75:751

Beyond Equality and Adequacy: Equal Protection, Tax Assessments, and the Missouri Public School Funding Dilemma 75:1037

STATUTORY DAMAGES

Due Process Forgotten: The Problem of Statutory Damages and Class Actions 74:103

STATUTORY INTERPRETATION


Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

One Prong, Two Prong, Many Prongs: A Look Into the Economic Substance Doctrine 75:1409

Strict Scrutiny

Fundamental, but Not Fundamental Enough: Missouri’s Balancing Test in the Area of Parental Rights 75:641

Strict in Theory, But Accommodating in Fact? 75:1243

SUPREMACY CLAUSE

Not Taking Care of Business: State Responses to the Employee Free Choice Act, Preemption, and the NLRA 74:1117

TAX LAW

Who’s Afraid of Redistribution? An Analysis of the Earned Income Tax Credit 74:251

Too Much Risk: The Impact of Class Action Lawsuits on Claims Made Insurance Policies 74:1171


Beyond Equality and Adequacy: Equal Protection, Tax Assessments, and the Missouri Public School Funding Dilemma 75:1037

One Prong, Two Prong, Many Prongs: A Look Into the Economic Substance Doctrine 75:1409

TITLE VII

See also MISSOURI HUMAN RIGHTS ACT

The Hundred-Years War: The Ongoing Battle Between Courts and Agencies over the Right to Interpret Federal Law 74:949

Pretext in Peril 75:313

Pretext Without Context 75:403

Anti-Discrimination Law in Peril? 75:423

Discrimination Redefined 75:443
CUMULATIVE INDEX OF VOLUMES 74-75

2010]

TORTS


Fender Bender Lottery: Direct Victims and Bystanders in Recovery for the Negligent Infliction of Emotional Distress 74:871

Counselor, Stop Everything! Missouri’s Venue Statutes Receive an Expansive Interpretation 75:1067

WATERSHED RULE

A New Approach to Overcoming the Insurmountable “Watershed Rule” Exception to Teague’s Collateral Review Killer 74:1

WORKERS’ COMPENSATION

Missouri’s Second Injury Fund – Should It Stay or Should It Go?: An Examination of the Question Facing the Missouri State Legislature 74:399

Missouri’s Section 287.865.5 Proof of Claim Filing Requirement: Are Injured Employees Getting a Fair Shake? 75:271

Resurrection of a Dead Remedy: Bringing Common Law Negligence Back into Employment Law 75:1093

TRUSTS AND ESTATES

Letting the Dead Bury the Dead: Missouri’s Right of Sepulcher Addresses the Modern Decedent’s Wishes 75:249

UNIFORM PARENTAGE ACT

Are You My Mother? Missouri Denies Custodial Rights to Same-Sex Parent 75:1377

VENUE

Counselor, Stop Everything! Missouri’s Venue Statutes Receive an Expansive Interpretation 75:1067

WRONGFUL CONVICTIONS

Protecting the Innocent: Part of the Solution for Inadequate Funding for Defenders, Not a Panacea for Targeting Justice 75:931

VOTING RIGHTS

Do Retention Elections Work? 74:605

Using Judicial Performance Evaluations to Supplement Inappropriate Voter Cues and Enhance Judicial Legitimacy 74:635

Hostile Takeover: The State of Missouri, the St. Louis School District, and the Struggle for Quality Education in the Inner-City 74:1143

COMPILED BY:
EDITORIAL STAFF

Published by University of Missouri School of Law Scholarship Repository, 2010