

1987

Author and Subject Index Volume 24

California Western Law Review

Follow this and additional works at: <https://scholarlycommons.law.cwsl.edu/cwlr>

Recommended Citation

Law Review, California Western (1987) "Author and Subject Index Volume 24," *California Western Law Review*: Vol. 24 : No. 1 , Article 1.

Available at: <https://scholarlycommons.law.cwsl.edu/cwlr/vol24/iss1/1>

This Prefatory Matter is brought to you for free and open access by CWSL Scholarly Commons. It has been accepted for inclusion in California Western Law Review by an authorized editor of CWSL Scholarly Commons. For more information, please contact alm@cwsl.edu.

AUTHOR AND SUBJECT INDEX VOLUME 24

PAGE

Abortion

A New Crime, Fetal Neglect: State Intervention to Protect the Unborn—Protection at What Cost?	161
Inmate Abortion Funding in California: A Constitutional Analysis ...	107

American History

Clio as Hostage: The United States Supreme Court and the Uses of History	227
Clio on the Stand: The Promise and Perils of Historical Review	337
Comment on “Clio as Hostage”	273
Comment on William Wiecek, “Clio as Hostage. . .”	269
Constitutional Jurisprudence of History and Natural Law: Complimentary or Rival Modes of Discourse	287
Introduction	221
The Promise of American History in Law	277

Aviation

Helicopter Observations: When do They Constitute a Search?	379
--	-----

Bakken, Gordon Morris

The Promise of American History in Law	277
--	-----

Belknap, Michal

Introduction	221
Book Review	397

Blaskey, Mark S.

University Students’ Right to Retain Counsel for Disciplinary Proceedings	65
--	----

Book Review

The Plessy Case: A Legal-Historical Interpretation	397
--	-----

Capital Punishment

Mitigating Evidence After <i>Deere</i> : Will a Defendant Proceeding <i>In Propria Persona</i> Be Required to Present Mitigating Evidence During the Penalty Phase of a Capital Trial?	363
---	-----

Constitutional Law

Clio as Hostage: The United States Supreme Court and the Uses of History	227
Clio on the Stand: The Promise and Perils of Historical Review	337
Comment on “Clio as Hostage”	273
Comment on William Wiecek, “Clio as Hostage. . .”	269
Constitutional Jurisprudence of History and Natural Law: Complimentary or Rival Modes of Discourse	287
Helicopter Observations: When do They Constitute a Search?	379
Introduction	221

The Promise of American History in Law	277
Criminal Law	
Mitigating Evidence After <i>Deere</i> : Will a Defendant Proceeding <i>In Propria Persona</i> Be Required to Present Mitigating Evidence During the Penalty Phase of a Capital Trial?	363
Fetal Rights	
A New Crime, Fetal Neglect: State Intervention to Protect the Unborn—Protection at What Cost?	161
Geraci, Alan, L.	
Damages for a Temporary Regulatory Taking: First English Evangelical Lutheran Church v. County of Los Angeles	33
Griffith, Michael	
Historical Societies and Legal History	355
Hastings, Leslie	
Playing With Liability: The Risk Release in High Risk Sports	127
Helicopters	
Helicopter Observations: When do They Constitute a Search?	379
High Risk Sports	
Playing With Liability: The Risk Release in High Risk Sports	127
Historical Societies	
Historical Societies and Legal History	355
History	
Clio as Hostage: The United States Supreme Court and the Uses of History	227
Clio on the Stand: The Promise and Perils of Historical Review	337
Comment on “Clio as Hostage”	273
Comment on William Wiecek, “Clio as Hostage . . .”	269
Constitutional Jurisprudence of History and Natural Law:	
Complimentary or Rival Modes of Discourse	287
Introduction	221
The Promise of American History in Law	277
Inbau, Fred E.	
Miranda v. Arizona—Is it Worth the Cost? (A Sample Survey, with Commentary, of the Expenditure of Court Time and Effort)	183
Inmate’s Rights	
Inmate Abortion Funding in California: A Constitutional Analysis ...	107
Irons, Peter	
Clio on the Stand: The Promise and Perils of Historical Review	337

Law and Technology

Law Enforcement Use of High Technology: Does Closing the Door
 Matter Anymore? 83

Legal History

Historical Societies and Legal History 355

Lofgren, Charles A.

Comment on William Wiecek, “Clio as Hostage . . .” 269

Manak, James P.

Miranda v. Arizona—Is it Worth the Cost? (A Sample Survey, with
 Commentary, of the Expenditure of Court Time and Effort) 183

Manson, Rebecca

A New Crime, Fetal Neglect: State Intervention to Protect the
 Unborn—Protection at What Cost? 161

Marolt, Judy

A New Crime, Fetal Neglect: State Intervention to Protect the
 Unborn—Protection at What Cost? 161

McCauliff, C.M.A.

Constitutional Jurisprudence of History and Natural Law:
 Complimentary or Rival Modes of Discourse 287

Miranda Rights

Miranda v. Arizona—Is it Worth the Cost? (A Sample Survey, with
 Commentary, of the Expenditure of Court Time and Effort) 183

Nabozny-Younger, Sandra

Damages for a Temporary Regulatory Taking: First English
 Evangelical Lutheran Church v. County of Los Angeles 33

Orloff, Chet

Historical Societies and Legal History 355

Privacy

Helicopter Observations: When do They Constitute a Search? 379
 Law Enforcement Use of High Technology: Does Closing the Door
 Matter Anymore? 83

Propia Persona

Mitigating Evidence After *Deere*: Will a Defendant Proceeding in
Propria Persona Be Required to Present Mitigating Evidence
 During the Penalty Phase of a Capital Trial? 363

Racketeering Influenced and Corrupt Organizations Act

Interpreting RICO’s “Pattern of Racketeering Activity” Requirement
 after *Sedima*: Separate Schemes, Episodes, or Related Acts? 1

Real Property

Damages for a Temporary Regulatory Taking: First English
 Evangelical Lutheran Church v. County of Los Angeles 33

Release

Playing With Liability: The Risk Release in High Risk Sports 127

Right to Counsel

University Students’ Right to Retain Counsel for Disciplinary
 Proceedings 65

Risk

Playing With Liability: The Risk Release in High Risk Sports 127

Selan, Harold

Interpreting RICO’s “Pattern of Racketeering Activity” Requirement
 after *Sedima*: Separate Schemes, Episodes, or Related Acts? 1

State Constitutional Law

Inmate Abortion Funding in California: A Constitutional Analysis ... 107

Stites, Francis

Comment on “Clio as Hostage” 273

Students’ Rights

University Students’ Right to Retain Counsel for Disciplinary
 Proceedings 65

Survey

Miranda v. Arizona—Is it Worth the Cost? (A Sample Survey, with
 Commentary, of the Expenditure of Court Time and Effort) 183

Taking

Damages for a Temporary Regulatory Taking: First English
 Evangelical Lutheran Church v. County of Los Angeles 33

Tort Liability

Playing With Liability: The Risk Release in High Risk Sports 127

Troiano, Kenneth

Law Enforcement Use of High Technology: Does Closing the Door
 Matter Anymore? 83

United States Supreme Court

Clio as Hostage: The United States Supreme Court and the Uses of
 History 227
 Clio on the Stand: The Promise and Perils of Historical Review 337
 Comment on “Clio as Hostage” 273
 Comment on William Wiecek, “Clio as Hostage . . .” 269
 Constitutional Jurisprudence of History and Natural Law:
 Complimentary or Rival Modes of Discourse 287
 Introduction 221

1988]

The Promise of American History in Law	277
Vukson, Todd M.	
Inmate Abortion Funding in California: A Constitutional Analysis ...	107
Waiver	
Playing With Liability: The Risk Release in High Risk Sports	127
Wiecek, William	
Clio as Hostage: The United States Supreme Court and the Uses of History	227
Williams, John D.	
Helicopter Observations: When do They Constitute a Search?	379
Mitigating Evidence After <i>Deere</i> : Will a Defendant Proceeding in <i>Propria Persona</i> Be Required to Present Mitigating Evidence During the Penalty Phase of a Capital Trial?	363