

SMU Law Review

Volume 54 | Issue 4 Article 1

January 2001

Front Matter

Recommended Citation

Front Matter, 54 SMU L. Rev. i (2001) https://scholar.smu.edu/smulr/vol54/iss4/1

This Front Matter is brought to you for free and open access by the Law Journals at SMU Scholar. It has been accepted for inclusion in SMU Law Review by an authorized administrator of SMU Scholar. For more information, please visit http://digitalrepository.smu.edu.

SMU Law Review

Volume 54 Fall 2001 Number 4

© 2001 by Southern Methodist University

TABLE OF CONTENTS

TRIB	UTE TO HARVEY WINGO	
1	Harvey Wingo—A Tribute Charles O. Galvin	1907
1	A Hale and Hearty Thank You to Harvey Wingo	1909
1	Wingo Dedication Ann Thomas	1913
Symp	POSIUM ON INSURANCE AND TECHNOLOGY	
•	"Offer for Sale" Patent Infringement Lawsuits: New Opportunities for Insurance Coverage, New Controversies	1919
]	Insurance Weblining and Unfair Discrimination in Cyberspace Gary A. Hernandez, Katherine J. Eddy and Joel Muchmore	1953
]	Insurance Coverage for the New Breed of Internet-Related Trademark Infringement Claims Ernest Martin, Jr., Daniel T. Mabery, Erika L. Blomquist and Jeffrey S. Lowenstein	1973
-	Technology Risks and Liabilities: Are You Covered? Robert M. (Randy) Roach, Jr. and Daniel L. McKay	2009
]	In Search of Coverage in Cyberspace: Why the Commercial General Liability Policy Fails to Insure Lost or Corrupted Computer Data	2055

Essays

In Search of Educational E/Quality Forty-Six Years After Brown v. Board of Education Drew S. Days, III	2089		
Equality Provisions of the South African Constitution Pius Nkonzo Langa	2101		
Comments			
The New-Millennium Dilemma: Does Reliance on the Use of Computer Servers and Websites in a Global Electronic Commerce Environment Necessitate a Revision to the Current Definition of a Permanent Establishment? Randolph J. Buchanan Alcoholism and the ADA: Divergent Treatment by	2109		
the Federal Courts	2155		
Casenote			
Federal Rules of Publication—Eighth Circuit Holds that the Portion of Eighth Circuit Rule 28A(I) Which Says that Unpublished Opinions are not Precedent is Unconstitutional— Anastafoff v. United States, 223 F.3d 898 (8th Cir. 2000) Catherine K. Rentzel	2185		

Note from the Editor

The Editorial Board would like to extend its deepest gratitude to Professor Christopher Hanna. Professor Hanna helped develop this symposium and contributed valuable insight throughout the publication process. The Editorial Board would also like to thank Ted. M. Eades, Editor-in-Chief 1999-2000, for his assistance soliciting contributors to this issue.

The SMU Law Review (ISSN 1066-1271) is published four times a year, (1) Winter, (2) Spring, (3) Summer, and (4) Fall, by the SMU Law Review Association, Storey Hall, Dallas, Texas 75275. Domestic subscription price, \$38.00 per year. Foreign subscription price, \$45.00 per year. Single copies: Regular issues, \$13.00, Survey issue, \$21.00. Add 8.25% tax on single issue orders within the state of Texas. Tax exempt institutions must include copy of exemption certificate with order. An additional charge will be made for postage and handling of each order of single copies. Prior issues (vols. 1-51) available from William S. Hein & Co., 1285 Main St., Buffalo, New York 14209. Volumes 52-54 are available from SMU Law Review, Southern Methodist School of Law, Dallas, Texas 75275. POSTMASTER: Send address changes to SMU Law Review, School of Law, Southern Methodist University, Dallas, Texas 75275.

Editorial and business offices: *SMU Law Review*, Southern Methodist University School of Law, Dallas, Texas 75275. Telephone: (214) 768-2594. Printed by Joe Christensen, Inc., Lincoln, Nebraska 68521.

Periodicals postage paid at Dallas, Texas, and at additional mailing offices.

Citations conform with *The Bluebook: A Uniform System of Citation* (17th ed. 2000) and the *Texas Rules of Form* (9th ed. 1997).



