<table>
<thead>
<tr>
<th>Title</th>
<th>Volume</th>
<th>Issue</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Case Western Reserve Law Review</td>
<td>54</td>
<td>4</td>
<td>Summer 2004</td>
</tr>
<tr>
<td>Dalhousie Law Journal</td>
<td>25</td>
<td>2</td>
<td>Fall 2002</td>
</tr>
<tr>
<td>Delaware Journal of Corporate Law</td>
<td>29</td>
<td>1</td>
<td>2004</td>
</tr>
<tr>
<td>Duke Law Journal</td>
<td>53</td>
<td>4</td>
<td>February 2004</td>
</tr>
<tr>
<td>Florida Law Review</td>
<td>56</td>
<td>4</td>
<td>September 2004</td>
</tr>
<tr>
<td>Houston Journal of International Law</td>
<td>26</td>
<td>3</td>
<td>Spring 2004</td>
</tr>
<tr>
<td>Real Property, Probate and Trust Journal</td>
<td>39</td>
<td>2</td>
<td>Summer 2004</td>
</tr>
<tr>
<td>The Tax Adviser</td>
<td>35</td>
<td>9</td>
<td>September 2004</td>
</tr>
<tr>
<td>University of Pittsburgh Law Review</td>
<td>65</td>
<td>3</td>
<td>Spring 2004</td>
</tr>
<tr>
<td>Yale Journal on Regulation</td>
<td>21</td>
<td>2</td>
<td>Summer 2004</td>
</tr>
</tbody>
</table>
SYMPOSIUM:
NIKE v. KASKY AND THE MODERN COMMERCIAL SPEECH DOCTRINE

FOREWORD: THE LANDMARK FREE-SPEECH CASE
THAT WASN’T:
THE NIKE v. KASKY STORY
Ronald K.L. Collins and David M. Skover ................. 965

LESSONS FROM A STORY UNTOLD:
NIKE v. KASKY RECONSIDERED
David C. Vladeck .................................................. 1049

SPEECH CATEGORIZATION AND THE LIMITS OF FIRST AMENDMENT FORMALISM:
LESSONS FROM NIKE v. KASKY
James Weinstein ...................................................... 1091

WHAT IS COMMERCIAL SPEECH?
The Issue Not Decided in NIKE v. KASKY
Erwin Chemerinsky and Catherine Fisk ..................... 1143

PATERNALISM, POLITICS, AND CITIZEN FREEDOM:
The Commercial Speech Quandary in NIKE
C. Edwin Baker ....................................................... 1161

HOW WE GOT THE COMMERCIAL SPEECH DOCTRINE:
An Originalist’s Recollections
Alan B. Morrison ................................................... 1189

KICK IT UP A NOTCH:
FIRST AMENDMENT PROTECTION FOR COMMERCIAL SPEECH
Deborah J. LaFetra .................................................. 1205
WHY FORMAT, NOT CONTENT, IS THE KEY TO
IDENTIFYING COMMERCIAL SPEECH
Bruce E. H. Johnson and Jeffrey L. Fisher

NIKE v. KASKY—
WHAT MIGHT HAVE BEEN . . .
Robert M. O’Neil

AFTERWORD: FREE THE FORTUNE 500!
The Debate over Corporate Speech and
the First Amendment
Rodney A. Smolla

FRANK J. BATTISTI MEMORIAL LECTURE

DIFFICULT DECISIONS DURING WARTIME:
A LETTER FROM A NON-ALIEN IN AN INTERNMENT
CAMP TO A FRIEND BACK HOME
Frank H. Wu

NOTES

“IN CONNECTION WITH”:
THE NEED FOR LIMITATION TO SEC RULE 10b-5
IN DISSEMINATION OF MISLEADING INFORMATION CASES
Brendan J. McCarthy

U.S. ANT-MONEY LAUNDERING REGULATIONS:
AN ECONOMIC APPROACH TO CYBERLAUNDERING
Shawn Turner

COMMENTS

ABSENTEEISM DUE TO A WORK-RELATED INJURY:
A CRITIQUE OF OHIO’S MOST RECENT PUBLIC POLICY EXCEPTION
Ryan Ellis

THE SOLUTION TO THE FILIBUSTER PROBLEM:
PUTTING THE ADVICE BACK IN ADVICE AND CONSENT
Laura T. Gorjanc
Australasian Law and Canadian Statutes in the Nineteenth Century: A Study of the Movement of Colonial Legislation Between Jurisdictions
Jeremy Finn ................................................................. 169

Amending Authors and Constitutional Discourse
Barbara Darby .............................................................. 215

After the Revolution: Being Pragmatic and Functional in Canada's Trial Courts and Courts of Appeal
William Lahey and Diana Ginn ........................................ 259

Breach of Contract?: The New Economy, Access to Justice and the Ethical Responsibilities of the Legal Profession
Richard Devlin ............................................................. 335
CONTENTS

THE NON-MERGER VIRTUAL MERGER: IS CORPORATE LAW READY FOR VIRTUAL REALITY? .......... Stuart R. Cohn 1

OBSERVATIONS ON THE NEED TO REDESIGN ORGANIZATIONS AND TO REFOCUS CORPORATION LAW TO PROMOTE ETHICAL BEHAVIOR AND DISCOURAGE ILLEGAL CONDUCT .......... William Arthur Wines and J. Brooke Hamilton III 43

THE UNIFIED BUSINESS ORGANIZATIONS CODE: THE NEXT GENERATION ................. Harry J. Haynsworth 83

"GOOD FAITH" AND THE ABILITY OF DIRECTORS TO ASSERT SECTION 102(b)(7) OF THE DELAWARE GENERAL CORPORATION LAW AS A DEFENSE TO CLAIMS ALLEGING ABDICATION, LACK OF OVERSIGHT, AND SIMILAR BREACHES OF FIDUCIARY DUTY ............... John L. Reed and Matt Neiderman 111

NOTE

INDERMINIFICATION IN DELAWARE: BALANCING POLICY GOALS AND LIABILITIES ............. Karl E. Stauss 143

COMMENT

MM COMPANIES INC. V. LIQUID AUDIO INC.: DETERMINATION OF THE REVIEW STANDARD WHEN DIRECTORS' DEFENSIVE MEASURE IMPEDES SHAREHOLDERS' RIGHT TO VOTE ................. Shaunna L. Wollpert 175
UNREPORTED CASES

Introduction .................................................. 193
Case Index ...................................................... 194
Statutes Construed ........................................... 195
Rules of Court .................................................. 195
Cases .............................................................. 197
CONTENTS

ARTICLE

Evidence Tampering............................ Chris William Sanchirico 1215

NOTES

Short-Form Mergers after Glassman
v. Unocal Exploration Corp.:
Time to Reform Appraisal............... Richard T. Hossfeld 1337

What's A Federalist to Do? The Impending
Clash between Textualism and
Federalism in State Congressional
Redistricting Suits Under Article I,
Section 4........................................ C. Bryan Wilson 1367

Copyright © 2004 by Duke Law Journal
ARTICLE

NATIONAL IDENTITY CARDS: FOURTH AND FIFTH AMENDMENT ISSUES .......... Daniel J. Steinbock 697

COMMENTARIES

A RESPONSE TO PROFESSOR CRUMP'S NARROW TAILORING ANALYSIS OF GRUTTER: DOES IT MATTER HOW MANY ANGELS CAN DANCE ON THE HEAD OF A PIN? .......... Dennis J. Shields 761

A CONSERVATIVE COMMENT ON PROFESSOR CRUMP ................ Stephen B. Presser 789

COMMENTS

Constitutional Law: Thou Shalt Not Establish Religion ....................... Monica Vila 819


Constitutional Law: Lowering the Standard of Strict Scrutiny ..................... Marisa Lopez 841

Constitutional Law: Forecasting the Sunset of Racial Preferences in Higher Education While Broadening Their Horizons .......... Robert A. Caplen 853
ARTICLES

U.S. POLICY ON THE ENFORCEMENT OF FOREIGN EXPORT RESTRICTIONS ON CULTURAL PROPERTY & DESTRUCTIVE ASPECTS OF RETENTION SCHEMES

Andrea Cunning ........................................ 449

POST-WTO CHINA AND INDEPENDENT JUDICIAL REVIEW

M. Ulric Killion ........................................ 507

CHARTERER'S LIABILITIES UNDER THE SHIP TIME CHARTER

Tony Nunes ............................................. 561

JAMES BAKER HUGHES PRIZE

TRIPS COMPLIANCE: DEALING WITH THE CONSEQUENCES OF DRUG PATENTS IN INDIA

Rishi Gupta ............................................. 599

COMMENTS

THE WIDE WORLD OF SPORTS IS GETTING WIDER: A LOOK AT DRAFTING FOREIGN PLAYERS INTO U.S. PROFESSIONAL SPORTS

Heather E. Morrow ................................. 649


Marcus Pinney ....................................... 707
TO PROTECT THE DEFENSELESS: THE NEED FOR CHILD-SPECIFIC SUBSTANTIVE STANDARDS FOR UNACCOMPANIED MINOR ASYLUM-SEEKERS

Danuta Villarreal

CUMULATIVE INDEX VOLUMES 1-26
# TABLE OF CONTENTS

**PROPERTY CONDITION DISCLOSURE FORMS: HOW THE REAL ESTATE INDUSTRY EASED THE TRANSITION FROM CAVEAT EMPTOR TO “SELLER TELL ALL”**

George Lefcoe

193


Corey J. Wilk

251

**THE JOINT TRUST: ESTATE PLANNING IN A NEW ENVIRONMENT**

John H. Martin

275

**MILITARY READINESS AND ENVIRONMENTAL SECURITY—CAN THEY CO-EXIST?**

Catherine M. Vogel

315

**THE DISAPPOINTED HEIR: GOING BEYOND THE PROBATE PROCESS TO REMEDY WRONGDOING OR RECTIFY MISTAKE**

Martin L. Fried

357

**THE USA PATRIOT ACT: THE COMPLEXITIES OF IMPOSING ANTI-MONEY LAUNDERING OBLIGATIONS ON THE REAL ESTATE INDUSTRY**

Kevin L. Shepherd

403
CONSOLIDATED RETURNS

Guidance on Intercompany Interest Expense Disallowance Related to Tax-Exempt Investments 534

CORPORATIONS & SHAREHOLDERS

Debt Instruments in Reorganizations 532
Sec. 351 Transfers Involving Boot and Encumbered Assets 536
Reducing AE Tax 584

ESTATES, TRUSTS & GIFTS

Significant Recent Developments in Estate Planning by Brian T. Whitlock 554

EXPENSES

Statistical Sampling Can Increase M&E Deductions 539

Repayments of Business Debt after Business Ceases by Claudia L. Kelley and John M. Norman 566
Employee Allowed Itemized Deduction for Worthless Loan to Employer 587

FOREIGN INCOME & TAXPAYERS

New Treaty with Japan Eliminates Source-Country Withholding Taxes on Royalties 533
Tax Incentives for Exporters 542
Totalization Agreements 544

Estimating Marginal Tax Rates When Entering Foreign Markets (Part I) by Ernest R. Larkins 560

Continued On Next Page

Titles in green indicate feature articles.
Page numbers in green indicate items in Tax Clinic.

Opinions expressed in The Tax Adviser are those of the individual writers and may differ from policies of the American Institute of Certified Public Accountants, the Tax Division or its other divisions and committees. This publication is designed to provide accurate and authoritative information on the subjects covered. It is sold however, with the understanding that the publisher, editors and authors are not engaged in rendering legal, accounting or other professional service. If specific tax advice or other expert assistance is required, the service of a competent professional person should be sought. The contents of The Tax Adviser are indexed in Accounting & Tax Database/INDEX, available online on Dialog, File 485, a product of Bell & Howell Information & Learning, http://www.uns.com.

A Publication of the American Institute of Certified Public Accountants
<table>
<thead>
<tr>
<th>INDIVIDUALS</th>
<th>PROCEDURE &amp; ADMINISTRATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>INTEREST INCOME &amp; EXPENSE</td>
<td></td>
</tr>
<tr>
<td>Earnings-Stripping Trap</td>
<td>545</td>
</tr>
<tr>
<td>PARTNERS &amp; PARTNERSHIPS</td>
<td></td>
</tr>
<tr>
<td>Converting a Partnership to a Corporation</td>
<td>545</td>
</tr>
<tr>
<td>Reverse Sec. 704(c) Allocations for Securities Partnerships</td>
<td>546</td>
</tr>
<tr>
<td>PRACTICE MANAGEMENT</td>
<td></td>
</tr>
<tr>
<td>Effects of the SOA on the Accounting Profession</td>
<td>571</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Titles in green indicate feature articles. Page numbers in green indicate items in Tax Clinic.

Visit the Tax Resource Center at CPA2Biz, the profession's business portal, at www.cpa2biz.com. Click on Resource Centers and then Tax.
TABLE OF CONTENTS

ARTICLES

THE LINGERING EFFECTS OF COPYRIGHT'S RESPONSE TO THE INVENTION OF PHOTOGRAPHY
Christine Haight Farley ........................................... 385

CAPITAL SENTENCING: THE EFFECT OF ADDING AGGRAVATORS TO DEATH PENALTY STATUTES IN PENNSYLVANIA
Sandra Schultz Newman, Eric Rayz, and Scott Eric Friedman .... 457

MORELLI V. CEDEL: IGNORING JURISDICTIONAL LIMITS AND OUTFLANKING CONGRESS TOWARDS THE INTERNATIONALIZATION OF THE ADEA
Matthew H. Hawes and W. Scott Hardy .......................... 507

A CONSTITUTION FOR JUDICIAL LAWSMAKING
Adam N. Steinman ................................................... 545

STATE ANTI-DISCRIMINATION LAW AS A MODEL FOR AMENDING THE AMERICANS WITH DISABILITIES ACT
Alex Long ............................................................ 597

NOTE

AN ALTERNATIVE TO AFFIRMATIVE ACTION: ATTRIBUTING LACK OF DIVERSITY IN UNDERGRADUATE INSTITUTIONS TO A FAILING EDUCATION SYSTEM
Michele Sherretta ................................................. 655