Mississippi College Law Review

Volume 11 Issue 2 Vol. 11 Iss. 2

Article 2

1991

Table of Contents-Issue 2

MC Law

Follow this and additional works at: https://dc.law.mc.edu/lawreview



Part of the Law Commons

Custom Citation

11 Miss. C. L. Rev. [v] (1990-1991)

This Table of Contents is brought to you for free and open access by MC Law Digital Commons. It has been accepted for inclusion in Mississippi College Law Review by an authorized editor of MC Law Digital Commons. For more information, please contact walter@mc.edu.

MISSISSIPPI COLLEGE LAW REVIEW

VOLUME 11 SPRING 1991 ISSUE 2

| CONTENTS | | | | | |
|--|--|--|--|--|--|
| CONTENTS | | | | | |
| Introduction Alfred W. Blumrosen | | | | | |
| ARTICLES | | | | | |
| THE BATTLE AGAINST SUBSTANCE ABUSE IN THE WORKPLACE: A SURVEY OF CURRENT REGULATORY ISSUES Michael V. Abcarian & Sharon A. Donaldson | | | | | |
| Handicapped Discrimination Law and the Americans with Disabilities Act Herbert E. Gerson & J. Gregory Addison | | | | | |
| EMPLOYMENT DISCRIMINATION AGAINST AMERICANS WITH DISABILITIES Stephen L. Mikochik | | | | | |
| THE ADA: THE EMPLOYER'S PERSPECTIVE Peyton Irby | | | | | |
| FLIMSY PRECEDENT AND NARROW VISION: A CALL FOR CONGRESSIONAL AMENDMENT OF TITLE VII AND THE ADA IN RESPONSE TO Bourselan Monique C. Lillard | | | | | |
| THE MEANINGS OF EMPLOYER: CONSEQUENCES FOR THE NATIONAL LABOR RELATIONS ACT Cornelius J. Peck | | | | | |
| NOTES | | | | | |
| THE HEARSAY RULE: ARE TELEPHONE CALLS INTERCEPTED BY POLICE ADMISSIBLE TO PROVE THE TRUTH OF MATTERS IMPLIEDLY ASSERTED? United States v. Lewis & United States v. Long | | | | | |
| AFFIRMATIVE ACTION AND THE INTERMEDIATE LEVEL OF REVIEW: HEIGHTENED SCRUTINY OR JUDICIAL DEFERENCE Metro Broadcasting v. FCC | | | | | |