



DICKINSON LAW REVIEW
PUBLISHED SINCE 1897

Volume 89
Issue 2 *Dickinson Law Review* - Volume 89,
1984-1985

1-1-1985

Dickinson Law Review

Follow this and additional works at: <https://ideas.dickinsonlaw.psu.edu/dlra>

Recommended Citation

Dickinson Law Review, 89 DICK. L. REV. (1985).

Available at: <https://ideas.dickinsonlaw.psu.edu/dlra/vol89/iss2/1>

This Front Matter is brought to you for free and open access by the Law Reviews at Dickinson Law IDEAS. It has been accepted for inclusion in Dickinson Law Review by an authorized editor of Dickinson Law IDEAS. For more information, please contact lja10@psu.edu.



Dickinson Law Review

Published Since 1897

Vol. 89, No. 2
Winter 1985

Contents

ARTICLES

- The Recycling of Justice: Transitions
in Criminal Law and the Dilemma of
Rationality *Zygmunt A. Pines* 283
- Intentional Infliction of Emotional Distress:
New Tort Liability for Mass
Media *Robert E. Drechsel* 339
- Promotional Trademark Licensing: A
Concept Whose Time Has
Come *W. J. Keating* 363
- Behavior Management and Liability of Dentists:
Children and the Hand-Over-Mouth
Exercise *Thomas Bowers* 381

COMMENTS

- The 1983 Amendments to Pennsylvania's
Business Corporation Law: Unconstitutional?
MITE Be *John S. McDaniel* 401
- Plain Language in Pennsylvania: Fading Issue or
Development on the Horizon? *James Michael Wetter* 441
- Culpable Mistakes in Rape: Eliminating the
Defense of Unreasonable Mistake of Fact
as to Victim Consent *Victoria J. Dettmar* 473
- The Constitutionality of Compulsory Identification
Procedures on Less than Probable Cause:
Reassessing the *Davis* Dictum *Mark P. Asselta* 501

RECENT CASES

- SECURITIES REGULATION — Tender Offer — Conduct in Connection with a Tender Offer Requires an Element of Deception to be Considered Manipulative under Section 14(e) of the Williams Act. *Schreiber v. Burlington Northern, Inc.*, 731 F.2d 163 (3d Cir. 1984) 527
- TORTS — Negligence — Social Host Who Serves Liquor to a Visibly Intoxicated Adult Guest Knowing that Guest Will Thereafter Operate a Motor Vehicle May be Held Liable for Injuries to Third Parties Caused by Guest's Negligence. *Kelly v. Gwinnell*, 96 N.J. 538, 476 A.2d 1219 (1984) 537
- CONTRACTS — Insurance Law — Clearly Worded and Conspicuously Displayed Exclusions in an Insurance Contract Cannot be Avoided Despite Insured's Lack of Knowledge or Understanding. *Standard Venetian Blind Co. v. American Empire Insurance Co.*, 503 Pa. 300, 469 A.2d 563 (1983) 549
- TORTS — Mental Distress — Missouri Redefines the Standard of Recovery for Negligently Inflicted Emotional Distress Absent Physical Impact or Subsequent Physical Consequence. *Bass v. Nooney Co.*, 646 S.W.2d 765 (Mo. 1983) (en banc) 561
-
-

DICKINSON LAW REVIEW

Publication Office: 715 W. Whitehall St., S.W., Atlanta, Georgia 30310

Editorial Office: Dickinson Law Review, 150 South College Street, Carlisle, Pa. 17013

SECOND-CLASS POSTAGE PAID AT CARLISLE, PENNSYLVANIA AND AT ADDITIONAL MAILING OFFICES. U.S.P.S. Publication No. 929760. ISSN 0012-2459. Published Fall, Winter, Spring, and Summer since January 1897. Subscription price \$20.00 per annum. Address all subscription and business inquiries and changes of address to the Business Manager, DICKINSON LAW REVIEW, Carlisle, Pa. For back issues, inquire of William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209. Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the REVIEW is desired.

COPYRIGHT © 1985 BY DICKINSON SCHOOL OF LAW, CARLISLE, PA. 17013

ALL RIGHTS RESERVED

Citations substantially conform with *A Uniform System of Citation* (13th ed. 1981), copyright by the *Columbia, Harvard, and University of Pennsylvania Law Reviews* and the *Yale Law Journal*.

MEMBER, NATIONAL CONFERENCE OF LAW REVIEWS
