October 1983

Table of Contents - Issue 4

Chicago-Kent Law Review

Follow this and additional works at: https://scholarship.kentlaw.iit.edu/cklawreview

Part of the Law Commons

Recommended Citation
Available at: https://scholarship.kentlaw.iit.edu/cklawreview/vol59/iss4/1

This Front Matter is brought to you for free and open access by Scholarly Commons @ IIT Chicago-Kent College of Law. It has been accepted for inclusion in Chicago-Kent Law Review by an authorized editor of Scholarly Commons @ IIT Chicago-Kent College of Law. For more information, please contact dginsberg@kentlaw.iit.edu.
CONTENTS

THE KENNETH M. PIPER LECTURES

PLANT CLOSINGS: AMERICAN AND COMPARATIVE PERSPECTIVES

Benjamin Aaron 941

THE COURTS AND COLLECTIVE BARGAINING

Julius G. Getman 969

CONCESSION BARGAINING

Thomas Miner 981

ARTICLES

A MEMO ON FALSIFICATION OF EMPLOYMENT APPLICATIONS: AN ARBITRAL PERSPECTIVE

Bernard Dobranski 997

THE COMMON LAW CONTRACT AND TORT RIGHTS OF UNION EMPLOYEES: WHAT EFFECT AFTER THE DEMISE OF THE “AT WILL” DOCTRINE?

S. Richard Pincus & Steven L. Gilman 1007

NOTES AND COMMENTS

THE APPLICATION OF COMPARATIVE NEGLIGENCE TO STRICT PRODUCTS LIABILITY. CONEY V. J. L. G. INDUSTRIES, INC.

Daniel J. Voelker 1043
The Kenneth M. Piper Lectureship Series

This volume is the fourth annual publication by the Chicago-Kent Law Review under the auspices of the Kenneth M. Piper Lectureship Series. Through the generosity of Mrs. Kenneth M. Piper, the Review publishes an annual volume featuring lectures held at IIT/Chicago-Kent College of Law to explore issues of importance to the legal community. This Lectureship Series is dedicated to the memory of Mr. Kenneth M. Piper, who contributed much to the fields of personnel management and labor relations during more than two decades of service with Motorola, Inc. and Bausch & Lomb, Inc.

This year's Piper Series included three lectures. Benjamin Aaron, Professor of Law at the University of California at Los Angeles (UCLA), spoke on Plant Closings: American and Comparative Perspectives. Julius Getman, the William K. Townsend Professor of Law at Yale University, spoke on The Courts and Collective Bargaining. And Thomas Miner, Vice President for Industrial Relations for the Chrysler Corporation, spoke on Concession Bargaining. The issue also includes articles discussing other issues of interest in the field of labor law.

The editors and staff of the Chicago-Kent Law Review wish to express our continuing appreciation to Mrs. Kenneth M. Piper for supporting scholarship and discussion in this important area of law.
THE REQUIREMENT OF INDIVIDUALIZED SUSPICION: AN END TO INS FACTORY SWEEPS? *INTERNATIONAL LADIES' GARMENT WORKERS' UNION, AFL-CIO v. SURECK*  
Cathy Ann Pohl 1069

LATENT DEFECTS IN HOME CONSTRUCTION: THE ILLINOIS SUPREME COURT REDEFINES LEGAL OPTIONS FOR THE SUBSEQUENT PURCHASER. *REDAROWICZ v. OHLENDRF*  
Lawrence R. Pilon 1099

SPOUSAL NOTIFICATION AND THE RIGHT TO PRIVACY. *SCHEINBERG v. SMITH*  
Meera Werth 1129

DEFAMATION: EXTENSTION OF THE “ACTUAL MALICE” STANDARD TO PRIVATE LITIGANTS. *COLSON v. STIEG*  
James R. Bayer 1153
ANNOUNCEMENT

We have purchased
the entire back stock
and reprint rights of

THE CHICAGO-KENT LAW REVIEW
Complete sets to date
are now available. We
can also furnish single
volumes and issues.

WILLIAM S. HEIN & CO., INC.
1285 Main Street
Buffalo, New York 14209

The Chicago Kent Law Review is published quarterly by the students of the IIT/Chicago Kent College of Law, 77 South Wacker Drive, Chicago, Illinois 60606. Phone 312-567-5013. The single subscription price of $18.00 for a one year, four issue subscription includes the Seventh Circuit Review. Current single copies of the Seventh Circuit Review and the Age Discrimination Symposium are available for $10.00. All other issues are available for $5.00 each. For subscriptions outside the U.S. and Canada, add $5.00. Authors may submit manuscripts for publication in the Chicago Kent Law Review. Submissions must be typed and double-spaced with footnotes at the end of the article. All citations must conform to A Uniform System of Citation (13th ed. 1981). If subscription is to be discontinued at expiration, notice to that effect should be sent; otherwise it will be renewed as usual. All notification of change of address should include old and new address and zip code.

Copyright © 1983 by IIT/Chicago Kent College of Law