CUMULATIVE INDEX

VOLUMES I-XVI

SUBJECT MATTER INDEX

VOLUME & PAGE

 ADMINISTRATIVE LAW

 INSURANCE REGULATION IN ALASKA: HEALTHY EXERCISE OF A STATE PREROGATIVE................................................................. 10:279
 MANDATORY MEDIATION OF COASTAL ZONE PLANNING DISPUTES IN ALASKA — AN INNOVATIVE APPROACH TO ADMINISTRATIVE DECISIONMAKING.................................................. 1:349
 MENTAL HEALTH LAND TRUST LITIGATION: STATE V. WEISS AND ITS AFTERMATH, THE............................................................................................................................... 9:343
 MODEL FOR ALASKA: Deregulation in the Far North, A .................................................. 16:329

 ADMIRALTY

 ANALYSIS OF JURISDICTIONAL ISSUES PRESENTED WHEN STATE-EMPLOYED SEAMEN ARE INJURED AND SEEK REDRESS, AN.............................................................. 8:203

 ALASKA NATIVES

 ALASKA V. NATIVE VILLAGE OF VENETIE: STATUTORY CONSTRUCTION OR JUDICIAL USURPATION? WHY HISTORY COUNTS .............................................................. 14:353
 ANCSA CORPORATION LANDS AND THE DEPENDENT INDIAN COMMUNITY CATEGORY OF INDIAN COUNTRY ........................................................................................................ 13:211
 CANONS OF CONSTRUCTION, STARE DECISIS AND DEPENDENT INDIAN COMMUNITIES: A TEST OF JUDICIAL INTEGRITY ............................................................. 16:37
 CULTURE, CASH OR CALORIES: INTERPRETING ALASKA NATIVE SUBSISTENCE RIGHTS............................................................................................................................ 12:247
 FOREWORD TO NATIVE LAW SELECTIONS: RECENT DEVELOPMENTS IN FEDERAL INDIAN LAW AS APPLIED TO NATIVE ALASKANS .............................................................. 10:333
 INDIAN CHILD WELFARE ACT: DOES IT COVER CUSTODY DISPUTES AMONG EXTENDED FAMILY MEMBERS?, THE.................................................................................. 1:157
 INDIAN COUNTRY AND INHERENT TRIBAL AUTHORITY: WILL THEY SURVIVE ANCSA? ................................................................................................................................. 14:443
 REVISIONIST HISTORY OF INDIAN COUNTRY, A.......................................................... 14:283
 TOWARD A GROUP RIGHTS THEORY FOR REMEDYING HARM TO THE SUBSISTENCE CULTURE OF ALASKA NATIVES.................................................................................. 12:293
 TRIBAL COURT JURISDICTION AND PUBLIC LAW 280: WHAT ROLE FOR TRIBAL COURTS IN ALASKA?............................................................................................................. 10:335
 TRIBAL POWERS TO REGULATE HUNTING IN ALASKA .......................................................................................................................... 4:223
 WAIVER OF TRIBAL SOVEREIGN IMMUNITY IN THE CONTRACTUAL CONTEXT:
 CONFLICT BETWEEN THE NINTH CIRCUIT AND THE ALASKA SUPREME COURT?, THE................................................................................................................................. 10:363

 359
<table>
<thead>
<tr>
<th>Topic</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ALASKA LAW REVIEW</strong></td>
<td></td>
</tr>
<tr>
<td><strong>VOLUME &amp; PAGE</strong></td>
<td></td>
</tr>
<tr>
<td>Warrantless Searches for Alcohol by Native Alaskan Villages: A</td>
<td>14:471</td>
</tr>
<tr>
<td>Permissible Exercise of Sovereign Rights or an Assault on Civil</td>
<td></td>
</tr>
<tr>
<td>Liberties?</td>
<td></td>
</tr>
<tr>
<td>When Worlds Collide: Alaska Native Corporations and the Bankruptcy</td>
<td>6:73</td>
</tr>
<tr>
<td>Code</td>
<td></td>
</tr>
<tr>
<td><strong>ALTERNATIVE DISPUTE RESOLUTION</strong></td>
<td>9:401</td>
</tr>
<tr>
<td>Alaska's Medical Malpractice Expert Advisory Panel: Assessing the</td>
<td></td>
</tr>
<tr>
<td>Prognosis</td>
<td></td>
</tr>
<tr>
<td>Alternative Dispute Resolution Strategies in Medical Malpractice</td>
<td>9:429</td>
</tr>
<tr>
<td><strong>BANKRUPTCY</strong></td>
<td></td>
</tr>
<tr>
<td>In Re Copper River School District: Collective Bargaining and Chapter</td>
<td>6:133</td>
</tr>
<tr>
<td>9 Municipal Bankruptcy</td>
<td></td>
</tr>
<tr>
<td>When Worlds Collide: Alaska Native Corporations and the Bankruptcy</td>
<td>6:73</td>
</tr>
<tr>
<td>Code</td>
<td></td>
</tr>
<tr>
<td><strong>CIVIL PROCEDURE</strong></td>
<td></td>
</tr>
<tr>
<td>Alaska Rule 26: A Quixotic Venture into the World of Mandatory</td>
<td>11:337</td>
</tr>
<tr>
<td>Disclosure</td>
<td></td>
</tr>
<tr>
<td>Alaska Rule of Civil Procedure 11: A Proposed Amendment and a Guide</td>
<td>3:361</td>
</tr>
<tr>
<td>for Application and Interpretation</td>
<td></td>
</tr>
<tr>
<td>Alaska's English Rule: Attorney's Fee Shifting in Civil Cases</td>
<td>13:33</td>
</tr>
<tr>
<td>Restatement</td>
<td></td>
</tr>
<tr>
<td>Civil Rule 90.3: Judicial Discretion Under Alaska's Child Support</td>
<td>16:1</td>
</tr>
<tr>
<td>Guideline</td>
<td>8:251</td>
</tr>
<tr>
<td>Compulsory Joinder of Partial Subrogees: Implication of the Alaska</td>
<td>1:171</td>
</tr>
<tr>
<td>Rule</td>
<td></td>
</tr>
<tr>
<td>Enforceability of Forum-Selection Clauses After Stewart</td>
<td>6:175</td>
</tr>
<tr>
<td>Organization, Inc. v. Ricoh Corporation, The</td>
<td></td>
</tr>
<tr>
<td>Impact of Economic Incentives on the Award of Attorney's Fees in</td>
<td>1:189</td>
</tr>
<tr>
<td>Public Interest Litigation, The</td>
<td></td>
</tr>
<tr>
<td>Jurisdiction and the Hunt: Subsistence Regulation, ANILA and Totemoff</td>
<td>14:115</td>
</tr>
<tr>
<td>Lawrence v. Lawrence: The Use of Rule 60(b) Motions Based Upon Post</td>
<td></td>
</tr>
<tr>
<td>Judgment Changes in Controlling Law</td>
<td>4:153</td>
</tr>
<tr>
<td>Litigation-Ending Sanctions: Alaska Courts' Use of Rule 37</td>
<td>2:77</td>
</tr>
<tr>
<td>Preliminary Injunctions as Relief for Substantial Procedural</td>
<td></td>
</tr>
<tr>
<td>Violations of Environmental Statutes: Amoco Production Co. v. Village</td>
<td>4:105</td>
</tr>
<tr>
<td>of Gambell</td>
<td></td>
</tr>
<tr>
<td>Rule 82 Revisited: Attorney Fee Shifting in Alaska</td>
<td>10:429</td>
</tr>
<tr>
<td><strong>COMMERCIAL LAW</strong></td>
<td></td>
</tr>
<tr>
<td>Alaska Distress Law in the Commercial Context: Ancient Relic or</td>
<td>10:33</td>
</tr>
<tr>
<td>Functional Remedy?</td>
<td></td>
</tr>
<tr>
<td>Riley v. Northern Commercial: Commercial Rationale Triumphs Over</td>
<td>1:109</td>
</tr>
<tr>
<td>Statutory Interpretation</td>
<td></td>
</tr>
</tbody>
</table>
1999] CUMULATIVE INDEX—VOLS. I-XVI

VOLUME & PAGE

CONSTITUTIONAL LAW
ALASKA EQUAL PROTECTION: CONSTITUTIONAL LAW OR COMMON LAW? .......... 15:209
ALASKA MARRIAGE AMENDMENT: THE PEOPLE'S CHOICE ON THE LAST FRONTIER, THE .................................................................................................................. 16:213
ALASKA PACIFIC ASSURANCE CO. V. BROWN: THE RIGHT TO TRAVEL AND THE
CONSTITUTIONALITY OF CONTINUOUS RESIDENCY REQUIREMENTS ............. 2:339
ALASKA'S CRIMINALIZATION OF REFUSAL TO TAKE A BREATH TEST: IS IT A
PERMISSIBLE WARRANTLESS SEARCH UNDER THE FOURTH AMENDMENT? .... 5:263
ALASKA'S RIGHT TO PRIVACY TEN YEARS AFTER RAVIN V. STATE: DEVELOPING A
JURISPRUDENCE OF PRIVACY ........................................................................... 2:159
COMPELLING TESTIMONY IN ALASKA: THE COMING REJECTION OF USE AND
DERIVATIVE USE IMMUNITY .............................................................................. 3:229
CONSTITUTIONALITY OF ALASKA'S TAKEOVER BID DISCLOSURE ACT, THE .... 1:335
CONSTITUTIONALITY OF SOBRIETY CHECKPOINTS IN ALASKA, THE ............. 8:227
CUSTODIAL CONSENTS TO SEARCH IN ALASKA: A WAIVER APPROACH, AT LEAST
WHERE MIRANDA WARNINGS ARE ABSENT? ...................................................... 3:125
DRUG TESTING OF PUBLIC AND PRIVATE EMPLOYEES IN ALASKA .............. 5:133
FREE EXERCISE, FAIR HOUSING AND MARITAL STATUS — ALASKAN STYLE .... 12:335
FREEDOM OF RELIGION IN ALASKA: INTERPRETING THE ALASKA CONSTITUTION .. 5:237
INVESTIGATIVE STOPS IN ALASKA: CAN COLEMAN SURVIVE A MULTIFACTORED
BALANCE? .................................................................................................................. 7:381
JUSTICE RABINOWITZ AND PERSONAL FREEDOM: EVOLVING A CONSTITUTIONAL
FRAMEWORK .............................................................................................................. 15:1
LOCAL HIRE LAWS: ALASKA'S FUTILE ATTEMPTS AT PREFERENTIAL TREATMENT .... 4:359
NORTHERN LIGHTS — E QUAL PROTECTION ANALYSIS IN ALASKA ................. 3:1
POLICE DECEPTION OF A CRIMINAL SUSPECT'S ATTORNEY: AN ANALYSIS OF
MORAN V. BURBINE UNDER THE ALASKA CONSTITUTION ................................. 5:161
PRIVATE RIGHTS VERSUS PUBLIC POWER: THE ROLE OF STATE ACTION IN ALASKA
CONSTITUTIONAL JURISPRUDECE ............................................................................. 7:299
PROTECTION OF CHILD WITNESSES AND THE RIGHT OF CONFRONTATION: A
BALANCING OF INTERESTS ................................................................................. 7:223
RESTITUTION, RETRIBUTION, AND THE CONSTITUTION ..................................... 7:333
SANITY IN ALASKA: A CONSTITUTIONAL ASSESSMENT OF THE INSANITY DEFENSE
STATUTE ..................................................................................................................... 10:65
STANDARDS OF MATERIALITY GOVERNING THE PROSECUTORIAL DUTY TO
DISCLOSE EVIDENCE TO THE DEFENSE ................................................................. 6:147
TALE OF TWO COURTS: THE ALASKA SUPREME COURT, THE UNITED STATES
SUPREME COURT, AND RETROACTIVITY, A ................................................................ 9:305
WARRANTLESS SEARCHES FOR ALCOHOL BY NATIVE ALASKAN VILLAGES: A
PERMISSIBLE EXERCISE OF SOVEREIGN RIGHTS OR AN ASSAULT ON CIVIL
LIBERTIES? .................................................................................................................. 14:471

CONSTITUTION — ALASKA
ALASKA EQUAL PROTECTION: CONSTITUTIONAL LAW OR COMMON LAW? .......... 15:209
ALASKA MARRIAGE AMENDMENT: THE PEOPLE'S CHOICE ON THE LAST FRONTIER, THE .................................................................................................................. 16:213
ALASKA'S CAP ON NONECONOMIC DAMAGES: UNFAIR, UNWISE AND
UNCONSTITUTIONAL ................................................................................................. 11:67
ALASKA'S MENS REA REQUIREMENTS FOR STATUTORY RAPE .............................. 9:377
ALASKA'S RIGHT TO PRIVACY TEN YEARS AFTER RAVIN V. STATE: DEVELOPING A
JURISPRUDENCE OF PRIVACY .............................................................................. 2:159
“BE IT ENACTED BY THE PEOPLE OF THE STATE OF ALASKA...” — A
PRACTITIONER'S GUIDE TO ALASKA'S INITIATIVE LAW ...................................... 9:279
### ALASKA LAW REVIEW

<table>
<thead>
<tr>
<th>Volume &amp; Page</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>16:2</td>
<td><strong>COMPELLING TESTIMONY IN ALASKA:</strong> THE COMING REJECTION OF USE AND DERIVATIVE USE IMMUNITY ................................................................. 3:229</td>
</tr>
<tr>
<td></td>
<td><strong>DRUG TESTING OF PUBLIC AND PRIVATE EMPLOYEES IN ALASKA</strong> ........................................... 5:133</td>
</tr>
<tr>
<td></td>
<td><strong>FREE EXERCISE, FAIR HOUSING AND MARITAL STATUS — ALASKAN STYLE</strong> ...................................... 12:335</td>
</tr>
<tr>
<td></td>
<td><strong>FREEDOM OF RELIGION IN ALASKA:</strong> INTERPRETING THE ALASKA CONSTITUTION .......................... 5:237</td>
</tr>
<tr>
<td></td>
<td><strong>LOCAL HIRE LAWS: ALASKA’S FUTILE ATTEMPTS AT PREFERENTIAL TREATMENT</strong> ........................ 4:359</td>
</tr>
<tr>
<td></td>
<td><strong>POLICE DECEPTION OF A CRIMINAL SUSPECT’S ATTORNEY: AN ANALYSIS OF Moran v. Burbine UNDER THE ALASKA CONSTITUTION</strong> ........................................ 5:161</td>
</tr>
<tr>
<td></td>
<td><strong>PRIVACY VS. PRACTICALITY: SHOULD ALASKA ADOPT THE Leon GOOD FAITH EXCEPTION?</strong> ................ 10:143</td>
</tr>
<tr>
<td></td>
<td><strong>TALE OF TWO COURTS: THE ALASKA SUPREME COURT, THE UNITED STATES SUPREME COURT, AND RETROACTIVITY, A</strong> ................................................................. 9:305</td>
</tr>
<tr>
<td></td>
<td><strong>RAVIR REVISITED: DO ALASKANS STILL HAVE THE CONSTITUTIONAL RIGHT TO POSSESS MARIJUANA IN THE PRIVACY OF THEIR HOMES?</strong> ........................................ 15:15</td>
</tr>
<tr>
<td></td>
<td><strong>SELF-INCrimINATION PROTECTION UNDER THE ALASKA CONSTITUTION: A DESCRIPTIVE ANALYSIS</strong> ........ 12:43</td>
</tr>
<tr>
<td></td>
<td><strong>SMOTHERING FREEDOM OF ASSOCIATION: THE ALASKA SUPREME COURT ERRS IN UPHOLDING THE STATE’S BLANKET PRIMARY STATUTE</strong> ........................................ 14:23</td>
</tr>
<tr>
<td></td>
<td><strong>WELCOME TO THE “LAST FRONTIER,” PROFESSOR GARDNER: ALASKA’S INDEPENDENT APPROACH TO STATE CONSTITUTIONAL INTERPRETATION</strong> ....................................... 12:1</td>
</tr>
<tr>
<td></td>
<td><strong>ALASKA’S PUBLIC DUTY EXCEPTION: RESTRAINTS UPON THE RIGHT TO CONTRACTUAL INDEMNITY</strong> .... 3:331</td>
</tr>
<tr>
<td></td>
<td><strong>DOCTRINE OF THE IMPLIED INSURED IN ALASKA: RECENT DEVELOPMENTS CONCERNING THIRD PARTIES TO INSURANCE CONTRACTS, THE</strong> ........................................ 3:145</td>
</tr>
<tr>
<td></td>
<td><strong>ENFORCEABILITY OF FORUM-Selection CLAUSES AFTER Stewart Organization, Inc. v. Ricoh Corporation, The</strong> ................................................................. 6:175</td>
</tr>
<tr>
<td></td>
<td><strong>IMPLIED COVENANT OF GOOD FAITH AND FAIR DEALING IN ALASKA: ONE COURT’S LICENSE TO OVERRIDE CONTRACTUAL EXPECTATIONS, THE</strong> ........................................ 11:35</td>
</tr>
<tr>
<td></td>
<td><strong>MONITORING THE EMPLOYMENT CONTRACT IN ALASKA</strong> ................................................................ 6:265</td>
</tr>
<tr>
<td></td>
<td><strong>Municipality of Anchorage V. Hitachi Cable, Ltd. — TIME FOR ADOPTION OF A VOID CONTRACT REMEDY FOR ALASKA PUBLIC CONTRACTING AUTHORITIES</strong> ......................... 6:227</td>
</tr>
<tr>
<td></td>
<td><strong>OUT ON PAROL?: A CRITICAL EXAMINATION OF THE ALASKA SUPREME COURT’S APPLICATION OF THE PAROL EVIDENCE RULE</strong> ......................................................... 11:407</td>
</tr>
<tr>
<td></td>
<td><strong>STATUTE OF LIMITATIONS FOR PROFESSIONAL MALPRACTICE IN ALASKA AFTER Lee Houston &amp; Associates, Ltd. v. Racine</strong> ............................................................... 9:41</td>
</tr>
<tr>
<td></td>
<td><strong>ALASKA CORPORATIONS CODE: THE FORTY-NINTH STATE CLAIMS THE MIDDLE GROUND, THE</strong> .............. 7:3</td>
</tr>
<tr>
<td></td>
<td><strong>CONTROL AND/OR MISCONDUCT: CLARIFYING THE TEST FOR PIERCING THE CORPORATE VEIL IN ALASKA</strong> ......................................................................................... 9:65</td>
</tr>
<tr>
<td></td>
<td><strong>CONVERTING TO A LIMITED LIABILITY COMPANY: CONSIDERATIONS FOR ALASKA BUSINESS ORGANIZATIONS</strong> ................................................................................. 13:289</td>
</tr>
<tr>
<td></td>
<td><strong>CREATION, OPERATION, AND DISSOLUTION OF A LIMITED PARTNERSHIP IN ALASKA</strong> ..................... 2:271</td>
</tr>
<tr>
<td></td>
<td><strong>SHAREHOLDERS’ AGREEMENTS IN ALASKA AFTER Hikita v. Nichiro Gyogyo Kaisa, Ltd.</strong> .................. 4:311</td>
</tr>
<tr>
<td></td>
<td><strong>ALASKA’S INSANITY DEFENSE AND THE “GUILTY BUT MENTALLY ILL” VERDICT</strong> ......................... 4:171</td>
</tr>
<tr>
<td></td>
<td><strong>ALASKA’S MENS REA REQUIREMENTS FOR STATUTORY RAPE</strong> .................................................. 9:377</td>
</tr>
</tbody>
</table>
1999] CUMULATIVE INDEX—VOLS. I-XVI 363

VOLUME & PAGE

CONSCIOUSNESS OF WRONGDOING: MENS REA IN ALASKA ................................................................. 1:1
DEVELOPMENT OF APPELLATE SENTENCING LAW IN ALASKA, THE ......................................... 7:265
LESSER-INCLUDED OFFENSES IN ALASKA: STATE V. MINANO ...................................................... 3:199
NITZ V. STATE: SKewing THE EVIDENTIARY RULES TO PROSECUTE CHILD MOLESTERS ............. 4:333
OVERVIEW OF JUVENILE DELINQUENCY LAW IN ALASKA, AN ...................................................... 8:1
POST-Plea Appeal of "Dispositive" Issues: "There's Glory for You!" ........................................................ 5:221
PRESumptive Sentencing in Alaska ......................................................................................................... 2:227
RAVIN Revisited: Do Alaskans Still Have the Constitutional Right to Possess Marijuana in the Privacy of Their Homes? ................................................................. 15:315
Re-Evaluation of Alaska's Plea Bargaining Ban, A ............................................................................. 8:27
RESTitution, Retribution, and the Constitution ............................................................................. 7:333
STANDards of Materiality Governing the Prosecutorial Duty to Disclose Evidence to the Defense .................................................................................................................. 6:147

CRIMINAL PROCEDURE

Admissibility of Prior Bad Acts in Sexual Assault Cases Under Alaska Rule of Evidence 404(b) — An Emerging Double Standard, The ................................................................. 5:193
Constitutionality of Sobriety Checkpoints in Alaska, The .................................................................. 8:227
Determing Defendants from Taking the Stand: The Extension of State v. Wickham to Rule 404(b) .................................................................................................................... 8:291
Development of Appellate Sentencing Law in Alaska, The ................................................................. 7:265
Inconsistent Jury Verdicts Returned on a Multiple Count Indictment of a Single Defendant ........ 3:387
INVESTigative Stops in Alaska: Can Coleman Survive a Multifactored Balance? ............................ 7:381
Post-Plea Appeal of "Dispositive" Issues: "There's Glory for You!" ...................................................... 5:221
PRIVacy vs. Practicality: Should Alaska Adopt the Leon Good Faith Exception? ............................... 10:143
PROtection of Child Witnesses and the Right of Confrontation: A Balancing of Interests ............. 7:223
Re-Evaluation of Alaska's Plea Bargaining Ban, A ............................................................................. 8:27
Rethinking Manifest Injustice: Reflections upon the Decisions of the Three-Judge Sentencing Panel .............................................................................................................. 5:1
SIDestepping Scott: Modifying Criminal Discovery in Alaska ............................................................. 15:33
STANDards of Materiality Governing the Prosecutorial Duty to Disclose Evidence to the Defense ................................................................................................. 6:147
Warrantless Searches for Alcohol by Native Alaskan Villages: A Permissible Exercise of Sovereign Rights or an Assault on Civil Liberties? ......................................................... 14:471

DUE Process, COMMON Law

Alaska's "Quasi-Public" Hospitals: The Implications of Storrs ....................................................... 2:185
EDUCATION

Alaska Supreme Court and the Rights of Public School Teachers as Employees: A Suggested Response to Judicial Limitation of Collective Bargaining Rights, The .......................................................................................... 1:79

In re Copper River School District: Collective Bargaining and Chapter 9 Municipal Bankruptcy ........................................................................................................... 6:133

EMPLOYMENT

Alaska Supreme Court and the Rights of Public School Teachers as Employees: A Suggested Response to Judicial Limitation of Collective Bargaining Rights, The .......................................................................................... 1:79

Bad Samaritans Make Dangerous Precedent: The Perils of Holding an Employer Liable for an Employee’s Sexual Misconduct ............................................................................ 8:181

Drug Testing of Public and Private Employees in Alaska .............................................................................................................................. 5:133

Employment at Will in Alaska: The Question of Public Policy Torts ........................................................................................................ 6:269

Employment at Will: The “American Rule” and its Application in Alaska .......................................................................................................................... 2:23

Employment Discrimination Law — Strand v. Petersburg Public School and Fridriksson v. Alaska USA Federal Credit Union: The Supreme Court Charts an Uncertain Course .................................................................................. 1:53

Good, the Bad, and the Ugly: Drug Testing by Employers in Alaska, The ........................................................................................................ 16:297

In re Copper River School District: Collective Bargaining and Chapter 9 Municipal Bankruptcy ........................................................................................................... 6:133

Local Hire Laws: Alaska’s Futile Attempts at Preferential Treatment ........................................................................................................ 4:359

Monitoring the Employment Contract in Alaska .............................................................................................................................. 6:265


Shelter from the Storm: The Need for Wrongful Discharge Legislation in Alaska ........................................................................................................ 6:321

Something More Important Than Money — Vocational Rehabilitation in Worker’s Compensation Cases ........................................................................ 3:49

Thomas v. Anchorage Telephone Utility: Alaska Tackles Gender-Based Wage Discrimination .............................................................................................. 4:71

Waltzing Through an Employment Termination: Is There a Duty to Investigate Before Discharging in Alaska? ........................................................................ 11:231

ENVIRONMENTAL LAW


“Equal Access” to Alaska’s Fish and Wildlife .............................................................................................................................. 11:277


High Stakes in the High Arctic: Jurisdiction and Compensation for Oil Pollution from Offshore Operations in the Beaufort Sea ........................................................................ 4:37

Limits of Liability: Can Alaska Oil Spill Victims Recover Pure Economic Loss? ........................................................................................................ 10:87

Major Issues in Developing Alaska’s Outer Continental Shelf Oil and Gas Resources ........................................................................................................ 11:377

Managing Alaska’s Coastal Development: State Review of Federal Oil and Gas Lease Sales ........................................................................................................ 1:209
### 1999 Cumulative Index—Vols. I-XVI

**Managing Sensitive Ecosystems:** *Honsinger v. State* and the Need for Flexibility in the Rules of Real Property .............................................................. 1:117

**Mandatory Mediation of Coastal Zone Planning Disputes in Alaska—An Innovative Approach to Administrative Decisionmaking** .................................................. 1:349

**Preliminary Injunctions as Relief for Substantial Procedural Violations of Environmental Statutes:** *Amoco Production Co. v. Village of Gambell* ............................................. 1:349

**Struggle for Alaska’s Submerged Land, The** ........................................................................................................ 5:69

### Evidence

**Admissibility of Prior Bad Acts in Sexual Assault Cases Under Alaska Rule of Evidence 404(b)—An Emerging Double Standard, The** ........................................ 5:193

**Construction and Admissibility of Insurance Policies that Provide Coverage for Punitive Damage Awards, The** .......................................................... 7:313

**Deterring Defendants from Taking the Stand: The Extension of State v. Wickham to Rule 404(b)** ..................................................................... 8:291

**Inspection and Discovery of State Records in Alaska** ........................................................................ 4:277

**Nitz v. State: Skewing the Evidentiary Rules to Prosecute Child Molesters** ........................................ 4:333

**Sidestepping Scott: Modifying Criminal Discovery in Alaska** ....................................................... 15:33

**Standards of Materiality Governing the Prosecutorial Duty to Disclose Evidence to the Defense** ........................................................................ 6:147

**Strict Liability and the Admissibility of Evidence of Subsequent Remedial Measures Under Evidence Rule 407** ....................................................... 5:333

### Family Law

**Abandonment v. Adoption:** Terminating Parental Rights and the Need for Distinct Legal Inquiries. ........................................................................ 7:247

**Alaska Marriage Amendment:** The People’s Choice on the Last Frontier, The .......................................................... 16:213

**Catholic Social Services, Inc. v. C.A.A.:** Best Interests and Statutory Construction of the Indian Child Welfare Act ................................................... 7:203

**Civil Rule 90.3: Judicial Discretion Under Alaska’s Child Support Guideline** ........................................ 8:251

**Hitting Deadbeat Parents Where it Hurts: “Punitive” Mechanisms in Child Support Enforcement** ........................................................................ 14:41

**Improving the Court Process for Alaska’s Children in Need of Aid** ................................................ 14:1

**Indian Child Welfare Act: Does It Cover Custody Disputes Among Extended Family Members?** The .......................................................... 1:157

**Liability of the State and Its Employees for the Negligent Investigation of Child Abuse Reports** ........................................................................ 10:401

**Nelson v. Nelson:** A Proposal for Equitable Distribution of the Professional Degree ....................................................... 6:345

**Overview of Juvenile Delinquency Law in Alaska, An** ........................................................................ 8:1

**Protecting Alaska’s Children from Neglect:** The Appropriate Legislative Response to *In Re S.A.* and *R.J.M. v. State* ............................................ 14:501

**Protection of Child Witnesses and the Right of Confrontation: A Balancing of Interests** ........................................................................ 7:223

**Toward a Compensatory Model of Alimony in Alaska** ........................................................................ 12:101

**Visititation Rights for Natural Parents After Stepparent Adoption** ................................................ 1:319

**Wanberg v. Wanberg:** Characterization of Property for the Purpose of Equitable Distribution ........................................................................ 1:143
FEDERALISM
Matter Of Expectations: Interpreting the Statutory Preemption of Local Assistance to Federal Firearms Regulators, A ...................................... 15:345
Tale of Two Courts: The Alaska Supreme Court, the United States Supreme Court, and Retroactivity, A .......................................................... 9:305

FISHERIES
Major Issues in Developing Alaska’s Outer Continental Shelf Oil and Gas Resources ........................................................................................................... 1:209

HOSPITALS
Alaska’s “Quasi-Public” Hospitals: The Implication of Storrs .................................................. 2:185
Eidelson v. Archer: Exhaustion of Remedies in a Private Hospital .................................. 1:277

INDIAN POLICIES
(See Alaska Natives)

INSURANCE LAW
Construction and Admissibility of Insurance Policies that Provide Coverage for Punitive Damage Awards, The .......................................................... 7:71
Doctrine of the Implied Insured in Alaska: Recent Developments Concerning Third Parties to Insurance Contracts, The ........................................ 3:145
Insurance Regulation in Alaska: Healthy Exercise of a State Prerogative ........................................................................................................ 10:279
One Client, One Defense: Revisiting CHI with the Alaska Rules of Professional Conduct ........................................................................................................... 11:1

JURIES
Inconsistent Jury Verdicts Returned on a Multiple Count Indictment of a Single Defendant ........................................................................................................ 3:387

JUVENILES
Overview of Juvenile Delinquency Law in Alaska, An ................................................................ 8:1
Shifting Away from Rehabilitation: State v. Ladd’s Equal Protection Challenge to Alaska’s Automatic Waiver Law ........................................................................ 15:367

LABOR LAW
Local Hire Laws: Alaska’s Futile Attempts at Preferential Treatment ................................ 4:359

LEGAL PROFESSION
Adoption of the ABA Standards for Imposing Lawyer Sanctions by the Alaska Supreme Court — In Re Buckalew, The ........................................................................ 6:365
Alaska Rule of Civil Procedure 11: A Proposed Amendment and a Guide for Application and Interpretation ........................................................................ 3:361
Assignability of Legal Malpractice Claims ................................................................................ 14:141
Impact of Economic Incentives on the Award of Attorney’s Fees in Public Interest Litigation, The ........................................................................................................ 1:189
Revolt in the Ranks: The Great Alaska Court-Bar Fight, A ..................................................... 13:1
### 1999 Cumulative Index—Vols. I-XVI

**OIL AND GAS**

**Major Issues in Developing Alaska’s Outer Continental Shelf Oil and Gas Resources** .............................................. 1:209

**Managing Alaska’s Coastal Development: State Review of Federal Oil and Gas Lease Sales** ................................. 11:377

### Political Process


**Prison Overcrowding in Alaska: A Legislative Response to the Cleary Settlement** ................................................. 8:155

### Property

**Alaska Distress Law in the Commercial Context: Ancient Relic or Functional Remedy?** ........................................ 10:33

**Alaska Lands Act’s Innovations in the Law of Access Across Federal Lands: You Can Get There From Here, The** ...... 4:1

**Anchorage Corporation Lands and the Dependent Indian Community Category of Indian Country** ...................... 13:211

**Clouds Are Lifting: The Problem of Title to Submerged Lands in Alaska, The** ......................................................... 8:271

**Easement Condemnation and State v. Doyle: Fair Market Value Without a Market** .................................................. 6:199

**Jurisdiction and the Hunt: Subsistence Regulation, Anilca and Totemoff** ............................................................... 14:115

**Managing Sensitive Ecosystems: Honsinger v. State and the Need for Flexibility in the Rules of Real Property** .......... 1:117

**Mental Health Land Trust Litigation: State v. Weiss and Its Aftermath, The** ............................................................... 9:343

**Pouring Nonprobate Assets into a Testamentary Trust: A Half-Protected Activity in Alaska** ................................. 12:393

**Rosenberg v. Smidt: Dramatic Ramifications for Nonjudicial Foreclosure Sales in Alaska** ....................................... 5:357

**Self-Settled Spendthrift Trusts and the Alaska Trust Act: Has Alaska Moved Offshore?** ......................................... 16:269

**Standing to Challenge the Disposition of Land in Alaska: A Proposed Remedy for the Inadequacies in the Current Case Law** ........................................................................................................ 2:393

**State of Caveat Emptor in Alaska as It Applies to Real Property, The** ................................................................. 13:237

**Struggle for Alaska’s Submerged Lands, The** ........................................................................................................... 5:69

**Taxing Issue: Are Limited Entry Fishing Permits Property?, A** ............................................................................ 9:93

**Wanberg v. Wanberg: Characterization of Property for the Purpose of Equitable Distribution** ..................................... 1:143

**“When in Nome . . . . . .” Custom, Culture and the Objective Standard in Alaskan Adverse Possession Law** ............... 11:301

### Remedies

**Alaska’s Appportionment of Damages Statute: Problems for Litigants** ................................................................. 9:1

**Alaska’s Public Duty Exception: Restraints upon the Right to Contractual Indemnity** ........................................... 3:331

**Eidelson v. Archer: Exhaustion of Remedies in a Private Hospital** ................................................................. 1:277
ALASKA LAW REVIEW [Vol. 16:2

MUNICIPALITY OF ANCHORAGE V. HITACHI CABLE, LTD. — TIME FOR ADOPTION OF A VOID CONTRACT REMEDY FOR ALASKA PUBLIC CONTRACTING AUTHORITIES ........................................................................................................... 6:227
TORT LOSS ALLOCATION AMONG JOINT TORTFEASORS IN ALASKA: A CALL FOR COMPARATIVE CONTRIBUTION ......................................................................................... 2:127
TOWARD A GROUP RIGHTS THEORY FOR REMEDYING HARM TO THE SUBSISTENCE CULTURE OF ALASKA NATIVES ........................................................................................................... 12:293

SECURITIES LAW
CONSTITUTIONALITY OF ALASKA’S TAKEOVER BID DISCLOSURE ACT, THE ............ 1:335
CREDITORS’ VS. DEBTORS’ RIGHTS UNDER ALASKA FORECLOSURE LAW: WHICH WAY DOES THE BALANCE SWING? ................................................................. 14:77
DEFINING AN “INVESTMENT CONTRACT” FOR PURPOSES OF ALASKA BLUE SKY LAW: HAVE THE ALASKA COURTS STRETCHED THEIR TEST BEYOND MEANINGFUL APPLICATION? ................................................................................................. 2:371

SENTENCING
DEVELOPMENT OF APPELLATE SENTENCING IN ALASKA, THE ............................................. 7:265
PRESumptIVE SENTENCING IN ALASKA .................................................................................. 2:227
PRISON OVERCROWDING IN ALASKA: A LEGISLATIVE RESPONSE TO THE CLEARY SETTLEMENT .......................................................................................................................... 8:155

TAX
TAXING ISSUE: ARE LIMITED ENTRY FISHING PERMITS PROPERTY?, A ......................................... 9:93

TORTS
ABANDONMENT V. ADOPTION: TERMINATING PARENTAL RIGHTS AND THE NEED FOR DISTINCT LEGAL INQUIRIES ................................................................................................. 7:247
ALASKA’S APPORTIONMENT OF DAMAGES STATUTE: PROBLEMS FOR LITIGANTS .......... 9:1
ALASKA’S CAP ON NON-ECONOMIC DAMAGES: UNFAIR, UNWISE AND UNCONSTITUTIONAL .......................................................................................................................... 11:67
ALASKA’S MEDICAL MALPRACTICE EXPERT ADVISORY PANEL: ASSESSING THE PROGNOSIS ............................................................................................................................. 9:401
ALTERNATIVE DISPUTE RESOLUTION STRATEGIES IN MEDICAL MALPRACTICE ............... 9:429
ANALYSIS OF JURISDICTIONAL ISSUES PRESENTED WHEN STATE-EMPLOYED SEAMEN ARE INJURED AND SEEK REDRESS, AN ................................................................. 8:203
ASPEN EXPLORATION CORP. V. SHEFFIELD: THE STATUS OF OFFICIAL IMMUNITY IN ALASKA .......................................................................................................................... 7:187
BAD SAMARITANS MAKE DANGEROUS PRECEDENT: THE PERILS OF HOLDING AN EMPLOYER LIABLE FOR AN EMPLOYEE’S SEXUAL MISCONDUCT .................................................................................. 8:181
BREAKING THE AGE BARRIER IN ALASKA: INCLUDING ADULT CHILDREN IN LOSS OF FILIAL CONSORTIUM ACTIONS ........................................................................................................... 12:73
CONSTRUCTION AND ADMISSIBILITY OF INSURANCE POLICIES THAT PROVIDE COVERAGE FOR PUNITIVE Damage AWARDS, THE ................................................................................. 7:71
DAMAGES FOR A DECEDENT’S PRE-IMPACT FEAR: AN ELEMENT OF DAMAGES UNDER ALASKA’S SURVIVORSHIP STATUTE ................................................................................................. 7:351
DAMAGES FOR WRONGFUL DEATH IN ALASKA ........................................................................... 5:293
1999]  CUMULATIVE INDEX—VOLS. I-XVI  369

VOLUME & PAGE

DEFINING "RECKLESS DISREGARD" IN DEFAMATION SUITS: THE ALASKA SUPREME COURT RENDERS A NARROW INTERPRETATION OF THE NEW YORK TIMES RULE .................................................................................................................. 1:297

EMPLOYMENT AT WILL IN ALASKA: THE QUESTION OF PUBLIC POLICY TORTS ........................................................................................... 6:269


LIABILITY OF THE STATE AND ITS EMPLOYEES FOR THE NEGLIGENT INVESTIGATION OF CHILD ABUSE REPORTS ........................................................................................................ 10:401

LIMITS OF LIABILITY: CAN ALASKA OIL SPILL VICTIMS RECOVER PURE ECONOMIC LOSS? ............................................................................................................................. 10:87

NEGligence PER Se AND BROAD STATUTORY CONSTRUCTION IN ALASKA: THE ADOPTION OF AN APPLICABLE STATUTE AS AN APPROPRIATE STANDARD OF CARE .......................................................................................................................... 2:409

PRODUCTS LIABILITY IN ALASKA – A PRACTITIONER’S OVERVIEW .................................................................................................................. 10:1

SEAT BELT ISSUE: JUDICIAL DISREGARD FOR LEGISLATIVE ACTION, THE ................................................................. 4:387

SEXUAL ABUSER INSURANCE IN ALASKA: A NOTE ON ST. PAUL FIRE & MARINE INS. CO. V. F.H.; K.W .......................................................................................... 13:265

SOVEREIGN IMMUNITY AND THE DISCRETIONARY FUNCTION EXCEPTION OF THE ALASKA TORT CLAIMS ACT ........................................................................................................ 2:99

TORT LOSS ALLOCATION AMONG JOINT TORTFEASORS IN ALASKA: A CALL FOR COMPARATIVE CONTRIBUTION .......................................................................................... 2:127

TORT REFORM IN ALASKA: MUCH ADO ABOUT NOTHING? ............................................................................................................. 16:61

WORKERS’ COMPENSATION

ALASKA WORKERS’ COMPENSATION LAW: FACT-FINDING, APPELLATE REVIEW, AND THE PRESUMPTION OF COMPENSABILITY, THE .......................................................................................... 2:1

AUTHOR INDEX TO ARTICLES AND COMMENTS

VOLUME & PAGE

BAIRD, RONALD L., Easement Condemnation and State v. Doyle: Fair Market Value Without a Market........................................................................................................................................ 6:199


BEDERMAN, DAVID J., High Stakes in the High Arctic: Jurisdiction and Compensation for Oil Pollution from Offshore Operations in the Beaufort Sea .................................................................. 4:37


BLURTON, DAVID M., ANCSA Corporation Lands and the Dependent Indian Community Category of Indian Country ................................................................................................................. 13:211

BLURTON, DAVID M., Canons of Construction, Stare Decisis and Dependent Indian Communities: A Test of Judicial Integrity .......................................................................................................... 16:37


CARNES, TERESA WHITE AND JOHN KRUSE, A Re-Evaluation of Alaska’s Plea Bargaining Ban ........................................................................................................................................ 8:27


CRAVEZ, PAMELA, A Revolt in the Ranks: The Great Alaska Court-Bar Fight .................................................................................................................. 13:1

CROFT, CHANCY, Something More Important Than Money — Vocational Rehabilitation in Workers’ Compensation Cases ................................................................................................................. 3:49
<table>
<thead>
<tr>
<th>VOLUME &amp; PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>1999</strong></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>CUMULATIVE INDEX—VOLS. I-XVI</th>
</tr>
</thead>
</table>

| MESCHEWSKI, JAMES A., Choice of Law in Alaska: A Survival Guide for Using the Second Restatement | 1:1 |
| METZLOFF, THOMAS B., Alternative Dispute Resolution Strategies in Medical Malpractice | 10:279 |
| MOBERLY, MICHAEL D., PHILIP J. MOBERLY AND LAURA L. FARLEY, Walt Sacks, Jeremy David, | 12:1 |
| NOBLE, HEATHER, Tribal Powers to Regulate Hunting in Alaska | 2:227 |
| ORLANSKY, SUSAN AND JEFFREY M. FELDMAN, Justice Rabinowitz and Personal Freedom: Evolving a Constitutional Framework | 4:1 |
| OSOWSKI, SHANE J., Alaska Distress Law in the Commercial Context: Ancient Relic or Functional Remedy? | 6:147 |
| PARKS, RICHARD W., The Evaluation of Earnings Loss in Alaska Courts: The Implications of Beaulieu and Guinn | 6:227 |
| PENNINGTON, CHARLES R., Post-Plea Appeal of “Dispositive” Issues: “There’s Glory for You!” | 7:299 |
| PENNINGTON, CHARLES R., Restitution, Retribution and the Constitution | 7:333 |
| QUINN, EMILY D., Standards of Materiality Governing the Prosecutorial Duty to Disclose Evidence to the Defense | 11:1 |
| SACKS, JEREMY DAVID, Culture, Cash or Calories: Interpreting Alaska Native Subsistence Rights | 11:277 |
| SEYFERTH, PAUL D., The Construction and Admissibility of Insurance Policies that Provide Coverage for Punitive Damage Awards | 14:353 |
| STEBBING, DAVID G., Insurance Regulation in Alaska: Health Protection of a State Prerogative | 15:1 |
| STEBBING, DAVID G., Insurance Regulation in Alaska: Health Protection of a State Prerogative | 15:2 |
| STERN, BARRY JEFFREY, Consciousness of Wrongdoing: Mens Rea in Alaska | 16:1 |
| STERN, BARRY JEFFREY, Rethinking Manifest Injustice: Reflections Upon the Decisions of the Three-Judge Sentencing Panel | 3:269 |
| STRICKLAND, SHERIDAN, Municipality of Anchorage v. Hitachi Cable, Ltd. — Time for Adoption of a Void Contract Remedy for Alaska Public Contracting Authorities | 3:6 |
| SUTHERLAND, EARL M., One Client, One Defense: Revisiting CHI with the Alaska Rules of Professional Conduct | 4:223 |
| WHITE, STEPHEN M., “Equal Access” to Alaska’s Fish and Wildlife | 5:1 |
| WILKINS, JAMES K. AND THOMAS A. MATTHEWS, A Survey of Federal Tax Collection Procedure: Rights and Remedies of Taxpayers and the Internal Revenue Service | 5:263 |
| WISE, MICHAEL B., Northern Lights — Equal Protection Analysis in Alaska | 6:1 |
| ZALEHA, D. BERNARD, Alaska’s Criminalization of Refusal to Take a Breath Test: Is It a Permissible Warrantless Search Under the Fourth Amendment? | 7:299 |
AUTHOR INDEX TO NOTES

ABBOTT, SUSAN LYNN, Liability of the State and Its Employees for the Negligent Investigation of Child Abuse Reports ................................................................. 10:401
ANTIPOLO, VIRGINIA CELLA, The Impact of Economic Incentives on the Award of Attorney’s Fees in Public Interest Litigation ................................................................. 1:189
ARONIE, JONATHAN SCOTT, Alaska’s Medical Malpractice Expert Advisory Panel: Assessing the Prognosis ................................................................. 9:401
AVILES, KAREN A., Eidelson v. Archer: Exhaustion of Remedies in a Private Hospital .................................................................................................................... 1:277
BAKER, C. MARK, Riley v. Northern Commercial: Commercial Rationale Triumphs Over Statutory Interpretation ........................................................................ 1:109
BALUSS, JANE, Mandatory Mediation of Coastal Zone Planning Disputes in Alaska— An Innovative Approach to Administrative Decisionmaking ...................................... 1:349
BRUMBAUGH, KAREN B., Wanberg v. Wanberg: Characterization of Property for the Purpose of Equitable Distribution .................................................................................. 1:143
BRUYNES, IRENE W., Strict Liability and the Admissibility of Evidence of Subsequent Remedial Measures Under Evidence Rule 407 ........................................................................ 5:333
BRYNER, WILLIAM M., Toward a Group Rights Theory for Remedying Harm to the Subsistence Culture of Alaska Natives ........................................................................ 12:293
BUTT, JEFFREY DREW, The Indian Child Welfare Act: Does It Cover Custody Disputes Among Extended Family Members? .......................................................... 1:157
CARROLL, ROBERT, Litigation-Ending Sanctions: Alaska Courts’ Use of Rule 37 ................................................................. 2:77
CASTELLON, MICHAEL C., Standing to Challenge the Disposition of Land in Alaska: A Proposed Remedy for the Inadequacies in the Current Case Law ........................................ 2:393
CASTRO, BRIAN M., Smothering Freedom of Association: The Alaska Supreme Court Errs in Upholding the State’s Blanket Primary Statute .................................................................... 14:523
CLAPACS, GRANTLAND M., “When in Nome . . .”: Custom, Culture and the Objective Standard in Alaskan Adverse Possession Law ........................................................................ 11:301
CLARKE, B. NEIL S., Shareholders’ Agreements in Alaska After Hikita v. Nichiro Gyogyo Kaisha, Ltd. .................................................................................................................. 4:311
COHEN, JOEL MICHAEL, Nitz v. State: Skewing the Evidentiary Rules to Prosecute Child Molesters ........................................................................................................ 4:333
COLLINS, JEFFREY D., Alaska Rule 26: A Quixotic Venture Into the World of Mandatory Disclosure ........................................................................................................ 11:337
COOK, RICHARD N., Drug Testing of Public and Private Employees in Alaska ................................................................................................. 5:133
DAVIS, THOMAS P., Civil Rule 90.3: Judicial Discretion Under Alaska’s Child Support Guideline .................................................................................................................. 8:251
DeBUSK, SUSAN E., Alaska’s Insanity Defense and the “Guilty but Mentally Ill” Verdict ......................................................................................................................... 4:171
DOSIER, DENISE, The Clouds Are Lifting: The Problem of Title to Submerged Lands in Alaska ........................................................................................................ 8:271
FROST, JR., DON J., Preliminary Injunctions as Relief for Substantial Procedural Violations of Environmental Statutes: Amoco Production Co. v. Village of Gambell .......................................................... 4:105
GREENE, DAVID A., Investigative Stops in Alaska: Can Coleman Survive a Multifactorial Balance? ................................................................. 7:381
GROSSBAUER, JOHN F., Alaska’s Right to Privacy Ten Years After Ravin v. State: Developing a Jurisprudence of Privacy ................................................................. 2:159
HAMMAR, JULIAN E., Breaking the Age Barrier in Alaska: Including Adult Children in Loss of Filial Consortium Actions ................................................................. 12:73
HARDGROVE, SANDRA J., Local Hire Laws: Alaska’s Faltering Attempts at Preferential Treatment ................................................................. 4:359
HARRINGTON, ROBERT E., Alaska’s Public Duty Exception: Restraints upon the Right to Contractual Indemnity ................................................................. 3:331
HARRISON, LOU, Managing Sensitive Ecosystems: Honsinger v. State and the Need for Flexibility in the Rules of Real Property ................................................................. 1:117
HEMMERICH, MICHAEL R., The Constitutionality of Alaska’s Takeover Bid Disclosure Act ................................................................. 1:335
KAPLAN, JOHN STUART, The Mental Health Land Trust Litigation: State v. Weiss and its Aftermath ................................................................. 9:343
KENYON, M. KATHLEEN, Alaska’s “Quasi-Public” Hospitals: The Implications of Storrs ................................................................. 2:185
KORDZIEL, KEVIN M., Rule 82 Revisited: Attorney Fee Shifting in Alaska ................................................................. 10:429
KORNFIELD, PHOEBE, The Enforceability of Forum-Selection Clauses After Stewart Organization, Inc. v. Ricoh Corporation ................................................................. 6:175
KURTZ, M. DAVID, Managing Alaska’s Coastal Development: State Review of Federal Oil and Gas Lease Sales ................................................................. 11:377
KUSHNER, DAVID, Free Exercise, Fair Housing and Marital Status — Alaskan Style ................................................................. 12:335
LAM, BRIAN E., The Admissibility of Prior Bid Acts in Sexual Assault Cases Under Alaska Rule of Evidence 404(b) — An Emerging Double Standard ................................................................. 5:193

LEWIS, DAVID P., The Limits of Liability: Can Alaska Oil Spill Victims Recover Pure Economic Loss?

MAHONEY, KEVIN S., Alaska’s Cap on Noneconomic Damages: Unfair, Unwise and Unconstitutional

MAJEWSKI, AMY L., Inconsistent Jury Verdicts Returned on a Multiple Count

MILLS, DAVID EDWARD, Supreme Court’s Application of the Parol Evidence Rule

MASON, GARY EDWARD, Lawrence v. Lawrence: The Use of Rule 60(b) Motions Based upon Post Judgment Changes in Controlling Law

MAY, KIMBERLY S., Shifting Away from Rehabilitation: State v. Ladd’s Equal Protection Challenge to Alaska’s Automatic Waiver Law

McDANIEL, JENNIFER K., Assignability of Legal Malpractice Claims

MEYER, JEANNE AND JIM O. STUCKEY, II, Deterring Defendants from Taking the Stand: The Extension of State v. Wickham to Rule 404(b)

MILLS, DAVID EDWARD, Tort Loss Allocation Among Joint Tortfeasors in Alaska: A Call for Comparative Contribution

MURPHY, SEAN KENDALL, Pouring Nonprobate Assets Into a Testamentary Trust: A Half-Protected Activity in Alaska


NELSON, CHRISTOPHER D., Toward a Compensatory Model of Alimony in Alaska

ORGILL, MARCIA SWIHART AND BELLANNE MELTZER TOREN, Sovereign Immunity and the Discretionary Function Exception of the Alaska Tort Claims Act

OWENS, III, THOMAS P., Employment at Will in Alaska: The Question of Public Policy Torts

PETTIT, KENTON K., The Doctrine of the Implied Insured in Alaska: Recent Developments Concerning Third Parties to Insurance Contracts

PETTIT, KENTON K., The Waiver of Tribal Sovereign Immunity in the Contractual Context: Conflict Between the Ninth Circuit and the Alaska Supreme Court?

PLISSEY, STEVEN D., Compulsory Joinder of Partial Subrogees: Implications of the Alaska Rule

POMERantz, JAMES R., The State of Caveat Emptor in Alaska as it Applies to Real Property

QUIGLEY, KATHERINE, Converting to a Limited Liability Company: Considerations for Alaska Business Organizations

READ, JOHN R., Thomas v. Anchorage Telephone Utility: Alaska Tackles Gender-Based Wage Discrimination

REDMILES, MARK A., Shelter from the Storm: The Need for Wrongful Discharge Legislation in Alaska

REISS, BENJAMIN L., Alaska’s Mens Rea Requirements for Statutory Rape

ROBB, CLIONA MARY, Bad Samaritans Make Dangerous Precedent: The Perils of Holding an Employer Liable for an Employee’s Sexual Misconduct

ROPER, PAMELA FORRESTALL, Hitting Deadbeat Parents Where it Hurts: “Punitive” Mechanisms in Child Support Enforcement

ROWE, JAMES S., Protection of Child Witnesses and the Right of Confrontation: A Balancing of Interests

RUTLEDGE, JOYCE S., Monitoring the Employment Contract in Alaska

SCOTT, INARA K., A Model for Alaska: Deregulation in the Far North

SHAPIRO, DAVID G., Jurisdiction and the Hunt: Subsistence Regulation, ANILCA and Totemoff
SIMON, JEREMY S., Privacy vs. Practicality: Should Alaska Adopt the Leon Good
Faith Exception? ................................................................. 10:143
SMITH, LAURENCE S., A Proposed Solution to the Federal Taxation of Alaska
Permanent Fund Dividend Payments .................................... 11:97
STARK, SANFORD WEIL, Abandonment v. Adoption: Terminating Parental Rights
and the Need for Distinct Legal Inquiries ........................................ 7:247
STEGEMOELLER, ANDREW B., Defining “Reckless Disregard” in Defamation Suits:
The Alaska Supreme Court Renders a Narrow Interpretation of the New York Times
Rule ...................................................................................... 1:297
STEIN, TERRI, The Seat Belt Issue: Judicial Disregard for Legislative Action .......... 4:387
STIDVENT, CHRISTOPHER T., Tort Reform in Alaska: Much Ado About Nothing? ....... 16:61
STRAUSS, PHILIP REED, Control and/or Misconduct: Clarifying the Test for Piercing
the Corporate Veil in Alaska .................................................. 9:65
SYDNOR, II, THOMAS D., Damages for a Decedent’s Pre-Impact Fear: An Element of
Damages Under Alaska’s Survivorship Statute ............................... 7:351
THESING, JR., W. JOSEPH, Alaska Rule of Civil Procedure 11: A Proposed
Amendment and a Guide for Application and Interpretation ................. 3:361
TRIBBLE, BRADFORD J., Prison Overcrowding in Alaska: A Legislative Response to
the Cleary Statement .................................................................. 8:155
VEIT, JEREMY M., Self-Settled Spendthrift Trusts and the Alaska Trust Act: Has
Alaska Moved Offshore? ............................................................ 16:269
WARREN, PATRICIA J., Rosenberg v. Smidt: Dramatic Ramifications for Nonjudicial
Foreclosure Sales in Alaska? ...................................................... 5:357
WEISS, JON DAVID, A Taxing Issue: Are Limited Entry Fishing Permits Property? ........ 9:93
WELLS, JR., CHARLES TALLEY, Protecting Alaska’s Children from Neglect: The
WILLIAMS, CAMERON J., Sidestepping Scott: Modifying Criminal Discovery in
Alaska ................................................................................... 15:33
WILLIAMS, CAROL R., A Proposal for Protecting Privacy During the Information
Age ...................................................................................... 11:119
WINTERS, ANDREW S., Ravin Revisited: Do Alaskans Still Have a Constitutional
Right to Possess Marijuana in the Privacy of Their Homes? ..................... 15:315
WITZLEBEN, BEA, Visitation Rights for Natural Parents After Stepparent Adoption .... 1:319
WOODS, MICHELE J., The Adoption of the ABA Standards for Imposing Lawyer
Sanctions by the Alaska Supreme Court — In re Buckalew .......................... 6:365
ZAROU, MECHELLE, The Good, the Bad, and the Ugly: Drug Testing by Employers in
Alaska ................................................................................... 16:297