

Northern Illinois University Law Review

Volume 4 | Issue 2

Article 7

5-1-1984

Vol. 4, no. 2, Spring 1984: Table of Contents

Northern Illinois University Law Review

Follow this and additional works at: <https://huskiecommons.lib.niu.edu/niulr>



Part of the [Law Commons](#)

Recommended Citation

Northern Illinois University Law Review (1984) "Vol. 4, no. 2, Spring 1984: Table of Contents," *Northern Illinois University Law Review*. Vol. 4: Iss. 2, Article 7.

Available at: <https://huskiecommons.lib.niu.edu/niulr/vol4/iss2/7>

This Other/Newsletter is brought to you for free and open access by the College of Law at Huskie Commons. It has been accepted for inclusion in Northern Illinois University Law Review by an authorized editor of Huskie Commons. For more information, please contact jschumacher@niu.edu.

Northern Illinois University Law Review

Volume 4

1984

Number 2

ARTICLES

- CONSTITUTIONAL BASES FOR A RIGHT OF ACCESS TO COUNSEL AT THE
PRE-TRIAL STAGES OF DRUNK DRIVING PROSECUTIONS: A STUDY IN
CONFLICTING RIGHTS 203
Russell G. Murphy

A comprehensive examination of fifth, sixth, and fourteenth amendment bases for a right of access to legal counsel for persons charged with driving under the influence of alcohol who must decide whether to submit to the administration of a blood alcohol content analysis test.

- THE ROLE OF IDEOLOGY IN PRISONERS' RIGHTS ADJUDICATION:
HABILITATIVE PRISON CONDITIONS AND THE EIGHTH AMENDMENT 271
James E. Robertson

A discussion of the eighth amendment right to rehabilitative prison conditions, focusing on the Supreme Court's failure to recognize such a right in Rhodes v. Chapman.

CASENOTES

- NLRB v. BILDISCO & BILDISCO*: REJECTION OF COLLECTIVE BARGAINING
AGREEMENTS BY CHAPTER 11 DEBTORS RECEIVES HIGH COURT
APPROVAL 295

A review of the litigation culminating in the NLRB v. Bildico & Bildisco decision and its legislative impact.

- DIRKS v. SEC*: DELINEATING THE SCOPE OF INSIDER TRADING
LIABILITY UNDER RULE 10b-5 329

A discussion of Dirks v. SEC, examining the circumstances under which a duty to disclose material nonpublic information will be imposed and to whom such a duty of disclosure is owed.

STATUTORY COMMENT

THE ILLINOIS CRIMINAL SEXUAL ASSAULT AND ABUSE ACT 355

An examination of the changing criminal sexual conduct statutes, as exemplified by the newly enacted Illinois Criminal Sexual Assault and Abuse Act.

**Northern Illinois University
Law Review**

Volume 4

Spring 1984

Number 2

BOARD OF EDITORS

**John A. Pirko
Editor-in-Chief**

**Executive Editors
Theresa Barnes-Pirko
Gabriel M. Rodriguez**

Lead Editors

Vickie L. Shesler
Roger E. Smith

Notes and Comments Editors

Dennis R. Hewitt
Denise M. Higgins
Nancy Hyzer

Managing Editor

Eugene J. Kennelly

STAFF

Gregory A. Biegel
Kathryn A. Bischoff
Robert Dooley
Patricia Fennell
Roberta R. Hogan
Janet Holmgren
Maura C. Hurless
Joseph E. Kolar
Joseph G. McGraw
Chris Meyer
Joseph A. Namikas

Michael K. Nowak
David P. Olson
Bruno G. Para
Janet A. Pioli
L. Anita Richardson, Ph.D.
D. Renee Schroeder
Mark Seplak
Robert Swanson
Stewart J. Umholtz
Valerie Moehle Umholtz

Publication Assistant—Julie Oster

FACULTY ADVISERS

Professor A. Samuel Oddi
Professor Arthur A. Chaykin
Professor Mark Cordes

Member of the National Conference of Law Reviews

