The Journal of Law and Education

Volume 7 | Issue 1 Article 12

1-1978

Articles/Tax Notes/Authors - Index to Volume 6

Follow this and additional works at: https://scholarcommons.sc.edu/jled



Part of the Law Commons

Recommended Citation

(1978) "Articles/Tax Notes/Authors - Index to Volume 6," The Journal of Law and Education: Vol. 7: Iss. 1, Article 12.

Available at: https://scholarcommons.sc.edu/jled/vol7/iss1/12

This Article is brought to you by the Law Reviews and Journals at Scholar Commons. It has been accepted for inclusion in The Journal of Law and Education by an authorized editor of Scholar Commons. For more information, please contact digres@mailbox.sc.edu.

Index

ARTICLES

An Educational Perspective of the Legality of Intelligence Testing and Ability Grouping (Thomas E. Shea), 6:137.

Can a Federal Collective Bargaining Statute for Public Employees Meet the Requirements of National League of Cities v. Usery?

Introduction (Hugh D. Jascourt), 6:491. A Union Perspective (Robert H. Chanin),

6:493.

A Management Perspective (Joseph H. Weil and Richard I. Manas), 6:515.

From Equal to Equivalent Pay: Salary Discrimination in Academia (Ester Greenfield), 6:41.

Ingraham v. Wright: The Continuing Debate Over Corporal Punishment (J. Patrick Mahon), 6:473.

Is the Equal Protection Clause Still a Viable Tool for Effecting Educational Reform? (Martha M. McCarthy), 6:159.

Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations?

Introduction (Hugh D. Jascourt), 6:205.

A Management Perspective (Alan W. Drachman and Joseph W. Ambash), 6:209.
A Union Perspective (Thomas J. Gag-

liardo), 6:215.
The Perspective of a Neutral (Kenneth F.

Kahn), 6:221.

The Law and Performance Evaluation in Education: A Review of Court Cases and Implications for Use (William H. Holley and Hubert S. Feild), 6:427.

On the Firing Line: Negligence in Physical Education (John N. Drowatzky), 6:481.

"Reverse" Discrimination in Student Financial Aid for Higher Education: The Flanagan Case in Perspective (Nancy Douglas Joyner), 6:327.

The Rights of the Exclusive Bargaining Agent Versus the Rights of the Individ-

uai

An Overview (Hugh D. Jascourt), 6:349.

A Management Perspective (Paul A. Hahn), 6:353.

A Union Perspective (Richard H. Frank), 6:367.

Should Methods to Deal with Student Discipline Be Negotiated with Teacher Organizations?

An Introduction (Hugh D. Jascourt), 6:63.

A Management Perspective (John H. Metzler and Stanley C. Gerrard), 6:65.

The NEA Perspective (John E. Dunlop), 6:75.

Social Science and the Judicial Process in Education Cases

Introduction (Ray C. Rist and Ronald J. Anson), 6:1.

Theory: Social Science and Constitutional Rights (Ronald M. Dworkin), 6:3.

Process: Can Social Science Data Be Used in Judicial Decision Making (William E. Doyle), 6:13.

Application: Recent Trends in Science Fiction: Serrano Among the People of Number (John E. Coons), 6:23.

Tenure Rights in Contractual and Constitutional Context (Ronald C. Brown), 6:279.

Title IX of the Education Amendments of 1972: Change or Continuity? (Mark A. Kadzielski), 6:183.

Verbal Chastisement in Elementary and Secondary Schools: A Suggestion (George E. Stevens), 6:319.

Yoder and Free Exercise (Peter J. Riga), 6:449.

TAX NOTES

6:229; 6:373.

RECENT JUDICIAL DEVELOPMENTS

6:89; 6:237; 6:383; 6:527

AUTHORS

AMBASH, JOSEPH W.: Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations? A Management Perspective, 6:209.

ANSON, RONALD J.: Social Science and the Judicial Process in Education Cases, In-

troduction, 6:1.

BLACKBURN, R. THOMAS, JR.: Tax Notes, 6:229; 6:373.

BROWN, RONALD C.: Tenure Rights in Contractual and Constitutional Context, 6:279.

CHANIN, ROBERT H.: Can a Federal Collective Bargaining Statute for Public Employees Meet the Requirements of National League of Cities v. Usery? A Management Perspective, 6:515.

COONS, JOHN E.: Social Science and the Judicial Process in Education Cases, Application: Recent Trends in Science Fic-

- tion: Serrano Among the People of Number, 6:23.
- DOYLE, WILLIAM E.: Social Science and the Judicial Process in Education Cases, Process: Can Social Science Data Be Used in Judicial Decision Making? 6:13.
- DRACHMAN, ALLAN W.: Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations? A Management Perspective, 6:209.
- DROWATZKY, JÖHN N.: On the Firing Line: Negligence in Physical Education, 6:481.
- DUNLOP, JOHN E.: Should Methods to Deal with Student Discipline Be Negotiated with Teacher Organizations? The NEA Perspective, 6:75.
- DWORKIN, RONALD M. Social Science and the Judicial Process in Education Cases, Theory: Social Science and Constitutional Rights, 6:3.
- FEILD, HUBERT S.: The Law and Performance Evaluation in Education: A Review of Court Cases and Implications for Use, 6:427.
- FRANK, RICHARD H.: The Rights of the Exclusive Bargaining Representative Versus the Rights of the Individual. A Union Perspective, 6:367.
- GAGLIARDO, THOMAS J.: Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations? A Union Perspective, 6:215.
- GERRARD, STANLEY C.: Should Methods to Deal With Student Discipline be Negotiated with Teacher Organizations? A Management Perspective, 6:65.
- GREENFIELD, ESTER: From Equal to Equivalent Pay: Salary Discrimination in Academia, 6:41.
- HAHN, PAUL A.: The Rights of the Exclusive Bargaining Agent Versus the Rights of the Individual: A Management Perspective, 6:353.
- HOLLEY, WILLIAM H.: The Law and Performance Evaluation in Education: A Review of Court Cases and Implications for Use, 6:427.
- JASCOURT, HUGH D.: Should Methods to Deal With Student Discipline Be Negotiated with Teacher Organizations? An Introduction, 6:63; Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations? An Introduction, 6:205; The Rights of the Exclusive Bargaining Representative Versus the Rights of the Individual: An Overview, 6:349; Can a Federal Collective Bargaining Statute for Public Employees Meet the Requirements of National League of Cities v. Usery? Introduction, 6:491.

- JOYNER, NANCY DOUGLAS: "Reverse" Discrimination in Student Financial Aid for Higher Education: The Flanagan Case in Perspective, 6:327.
- KADZIELSKI, MARK A.: Title IX of the Education Amendments of 1972: Change or Continuity?, 6:183.
- KAHN, KENNETH F.: Is Looking Up Case Precedent in Other Jurisdictions Worthwhile in Public Sector Labor Relations? The Perspective of a Neutral, 6:221.
- MCCARTHY, MARTHA M.: Is the Equal Protection Clause Still a Viable Tool for Effecting Educational Reform?, 6:159.
- MAHON, J. PATRICK: Ingraham v. Wright: The Continuing Debate Over Corporal Punishment, 6:473.
- MANAS, RICHARD I.: Can a Federal Collective Bargaining Statute for Public Employees Meet the Requirements of National League of Cities v. Usery? A Management Perspective, 6:515
- METZLER, JOHN H.: Should Methods to Deal with Student Discipline Be Negotiated with Teacher Organizations? A Management Perspective, 6:65.
- RIGA, PETER J.: Yoder and Free Exercise, 6:449.
- RIST, RAY C.: Social Science and the Judicial Process in Education Cases: Introduction, 6:1.
- SHEA, THOMAS E.: An Educational Perspective of the Legality of Intelligence Testing and Ability Grouping, 6:137.
- STEVENS, GEORGE E.: Verbal Chastisement in Elementary and Secondary Schools: A Suggestion. 6:319.
- WEIL, JOSEPH H.: Can a Federal Collective Bargaining Statute for Public Employees Meet the Requirements of National League of Cities v. Usery? A Management Perspective, 6:515.

BOOKS REVIEWED

- Altering Collective Bargaining. Citizen Participation in Educational Decision Making (Charles W. Cheng), 6:270.
- A Chronicle of Higher Education Handbook Faculty Collective Bargaining (Howard B. Means and Philip W. Semas, eds.), 6: 567.
- Coercion to Compliance (Harrell R. Rodgers and Charles S. Bullock), 6:572.
- Education Need in the Public Economy (Kern Alexander and K. Forbis Jordan, eds.), 6:417.
- A History of Compulsory Education Laws (Michael S. Katz), 6:567.
- The Invisible Woman: Discrimination in the Academic Profession (Joan Abramson), 6:415.