South Carolina Law Review

Volume 21 | Issue 5

Article 10

1969

Authors of Notes/Comments

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



Part of the Law Commons

Recommended Citation

(1969) "Authors of Notes/Comments," South Carolina Law Review: Vol. 21: Iss. 5, Article 10. Available at: https://scholarcommons.sc.edu/sclr/vol21/iss5/10

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

836 South	CAROLIN.	a Law	REVIEW	[Vol. 21
Public Employee Strikes. L. South Carolina Amendments				21:771
Code. C. Rauch Wise The Building Permit and Re				21:400
				21:70
Predecessor's Collective Bargaining Agreement: The Evolution of "Substantial Continuity of Identity in the Business Enterprise" Since John Wiley & Sons, Inc. v. Livingston. R. Davis Howser III				n of rise"
The Historical Background and Present Status of the County Chain Gang in South Carolina, Daniel T. Brailsford				hain 21:53
The Power of a Trial Judge to Call a Witness-A Tool to Mend				fend 21:224
The Riparian Rights Doctrine in South Carolina. Edward P Guerard, Jr.				21 :757
Usury Laws: Underdeveloped Protection in an Overdeveloped Market. Stanley W. Applebaum				rket. 21 :206
AUTHORS OF NOTES				
Allen, Thomas E. III The Building Permit an Reliance Thereon in Sout Carolina Allstock, Charles F. Apportionment of Federa Estate Taxes in Sout Carolina Applebaum, Stanley W. Usury Laws: Underdeve oped Protection in a Overdeveloped Market Boyd, James G. Freedom of Religion—Th	h 21:70 al h 21:417 1- n 21:206	gair Eve Cor the Sin Inc Richard Manu App resi sen Cre Jur	essor's Collective ning Agreement: blution of "Substa tinuity of Identit Business Enterproce John Wiley & S. v. Livingston — Ison, Henry B. Jr. factured Diversity pointment of a Ident Fiduciary Retative in Order ate Federal Dive isdiction	The ntial y in y in ise." Sons, 21:428 Non-epre-to rsity
Dynamics of Separation Brailsford, Daniel T. The Historical Backgroun and Present Status of th County Chain Gang i South Carolina	d ie	The 1 to Too Walker, Legal	Ellison D. IV Power of a Trial J- Call a Witness - ol to Mend Defect Philip E. Education—A Ste Practical Directio	— A :s — 21:224 :p in
Geddie, L. Grey Jr. Public Employee Strikes Guerard, Edward P. Jr. The Riparian Rights Doc trine in South Carolina Howser, R. Davis HI The Duty of a Successor Employer to Arbitra: Grievances Under a Pro	:- _ 21 :757	Wise, C South to form Young, Pap	C. Rauch Carolina Amendm Article 2 of the Commercial Cod Robert Ciak v. Richard rrell, Inc. — The a Borrowing Statu	nents Uni- le 21 :400 Ison- Case
COMMENTS				
Constitutional Law—Freedom of Religion—Limitation on Civil Courts in Intra-Church Property Disputes. Marvin QuattlebaumConstitutional Law—Statutory Provision Creating a One Year Resi-				21:441
dency Requirement for Receiving Public Assistance is Unconstitu- tional Denial of Equal Protection of the Laws.				titu- 21:796
Courts Martial—Jurisdiction—Service-Connected Crime. Jeter E. Rhodes, Jr.				21:781