

1980

Index of Commentary

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



Part of the [Law Commons](#)

Recommended Citation

(1980) "Index of Commentary," *South Carolina Law Review*: Vol. 31 : Iss. 4 , Article 11.

Available at: <https://scholarcommons.sc.edu/sclr/vol31/iss4/11>

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 dillarda@mailbox.sc.edu.

**Federal Practice—Venue—Pursuant to 28 U.S.C. Section 1391(b)
Venue Found Proper Only in District in Which Takeover Statute
Promulgated and from Which Statute Enforced. *Leroy v. Great
Western United Corp.*, 99 S. Ct. 2710 (1979), *G. Marcus Knight* . 31:579**
Products Liability Insurance Coverage, *William Brantley Harvey, III* . 31:718
**Rehabilitation Act of 1973—Application to Postsecondary Educational
Programs. *Southeastern Community College v. Davis*, 99 S. Ct.
2361 (1979), *Linda L. Hightower* 31:394**

INDEX OF COMMENTARY

**A Call for the Adoption of Comparative Negligence in South Carolina,
H. Fred Kuhn, Jr. 31:757**