

South Carolina Law Review

Volume 39
Issue 1 *ANNUAL SURVEY OF SOUTH CAROLINA
LAW*

Article 2

Fall 1987

Table of Contents

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



Part of the [Law Commons](#)

Recommended Citation

(1987) "Table of Contents," *South Carolina Law Review*. Vol. 39 : Iss. 1 , Article 2.
Available at: <https://scholarcommons.sc.edu/sclr/vol39/iss1/2>

This Article 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.

et al.: Table of Contents

SOUTH CAROLINA LAW REVIEW

VOLUME 39

AUTUMN 1987

NUMBER 1

ANNUAL SURVEY OF
SOUTH CAROLINA LAW
(January 1—December 31, 1986)

TABLE OF CONTENTS

Business Law

- I. EFFECT OF FRAUDULENT INSURANCE CLAIM LIMITED 1
- II. IMPACT ON PUBLIC NECESSARY TO INVOKE UNFAIR TRADE PRACTICES ACT 6
- III. UNIFORM SECURITIES ACT GOVERNS SALE OF TOTAL STOCK IN CLOSE CORPORATION 9
- IV. JOINT CHECK RULE RECOGNIZED 11
- V. TIME LIMITATION IN LIFE INSURANCE POLICY UPHELD 15

Criminal Law

- I. PROBABLE CAUSE SUPPORTED BY AFFIDAVIT; DOUBLE JEOPARDY AVOIDED BY ISSUANCE OF CONCURRENT SENTENCES 21
- II. TEST EXPANDED FOR WHEN PREVIOUS TRIAL FOR LESSER OFFENSE INVOKES DOUBLE JEOPARDY BAR TO LATER PROSECUTION 27
- III. RETROACTIVE EFFECT OF LATER CASES IN COLLATERAL PROCEEDINGS CLARIFIED 32
- IV. WITHDRAWN GUILTY PLEA NOT ADMISSIBLE IN LATER TRIAL 37
- V. RIGHTS PROTECTED AGAINST IMPROPER PROSECUTORIAL COMMENT EXPANDED 40
- VI. DEFENDANT'S STATEMENTS IN DOCTOR'S EXAMINATION NOT ADMISSIBLE UNLESS MIRANDA WARNINGS ISSUED 44
- VII. ALIBI EVIDENCE ADMISSIBLE IN SENTENCING HEARING IN CAPITAL CASE 48

Constitutional Law

- I. OBSCENITY STATUTE DEEMED UNCONSTITUTIONALLY OVERBROAD 53
- II. GENDER-BASED STATUTE HELD UNCONSTITUTIONAL 57

Contract Law

- I. RIGHT TO SET-OFF OF INTERIM INTEREST IN SPECIFIC PERFORMANCE ACTION CLARIFIED 61

II. REQUIREMENTS FOR WAIVER OF TIME PERIOD IN OPTION CONTRACT TO PURCHASE LAND CLARIFIED	65
--	----

Domestic Law

I. EQUITABLE DIVISION OF MARITAL PROPERTY	69
A. <i>Division of Professional Degree</i>	69
B. <i>Division of Business Goodwill</i>	74
II. ALIMONY TERMINATED FOR UNMARRIED COHABITATION	76
III. UNMARRIED NATURAL MOTHER MAY DENY NATURAL FATHER PERMISSION TO ADOPT CHILD.....	80

Environmental Law

I. POLLUTION CONTROL ACT HELD NOT RETROACTIVE	85
---	----

Evidence

I. TESTIMONY REGARDING BATTERED WOMAN'S SYNDROME ADMISSIBLE	89
II. PHOTOGRAPH OF NUDE HOMICIDE VICTIM NOT UNDULY PREJUDICIAL	93
III. SCOPE OF DEAD MAN'S STATUTE ENLARGED.....	96
IV. NONMEDICAL PSYCHOLOGIST QUALIFIED AS EXPERT ON MENTAL DISTURBANCE	100
V. EVIDENCE OF PRIOR GUILTY PLEA TO ACCOMMODATION SALE OF CONTROLLED SUBSTANCE ADMISSIBLE FOR IMPEACHMENT	102
VI. VOLUNTARILY GIVEN ACCIDENT REPORTS ADMISSIBLE FOR IMPEACHMENT.....	104

Practice and Procedure

I. PERSONAL JURISDICTION ASSERTED OVER NONRESIDENT DEFENDANT IN SUPPORT PROCEEDINGS	107
II. NOTICE OF FOREIGN LAW MUST BE PLEADED	113
III. MISNAMED PLAINTIFF MAY HAVE CAPACITY TO SUE	116
IV. STANDARD OF REVIEW OF MASTER'S FINDING OF FACT UPHELD	119
V. DEFENDANT NOT ALLOWED TO ASSERT COLLATERAL ESTOPPEL AGAINST STRANGER TO PRIOR JUDGMENT	122
VI. BOTH LEGAL AND EQUITABLE REMEDIES MAY BE PURSUED BEYOND PLEADING STAGE OF LAWSUIT	125

Property Law

I. IMPLIED WARRANTIES TO HOME PURCHASERS LIMITED	131
II. TENANT PROTECTION EXPANDED	138
III. EXPRESS LANGUAGE REQUIRED TO RESTRICT USE OF PROPERTY DEMISED IN LEASE	142
IV. EQUITABLE DEVIATION EXTENDED TO ELIMINATE RACIAL RESTRICTION IN TRUST	145

Secured Transactions

I. CRITERIA FOR DETERMINING RECEIVER FEES ESTABLISHED .	151
---	-----

II. NOTICE, COMMERCIAL REASONABLENESS UNDER U.C.C. SECTION 36-9-504(3) INTERPRETED	155
--	-----

State and Local Government

I. INDUSTRIAL DEVELOPMENT IS A PUBLIC PURPOSE	161
II. PENALTY PROVISIONS IMPOSED BY STATUTE UPHELD	164

Tax Law

I. PARENT AND SUBSIDIARY CORPORATIONS DEEMED SEPARATE ENTITIES FOR TAX PURPOSES	169
II. MULTI-STATE CORPORATION NOT ALLOWED TO DEDUCT INTANGIBLE DRILLING COSTS	175

Torts Law

I. STATUTE LIMITING LIABILITY OF CHARITABLE HOSPITAL OVERRULED	181
II. SOCIAL HOST NOT LIABLE TO INJURED THIRD PARTY AT COMMON LAW	185
III. SOCIAL FRATERNITY LIABLE FOR CAUSING INITIATE'S DEATH	189
IV. LIABILITY OF INFORMATION SUPPLIERS EXPANDED	194
V. ACTION ARISING BEFORE JULY 1, 1986 NOT BARRED BY SOVEREIGN IMMUNITY	198
VI. LIBEL	200
A. <i>Public Official Required to Prove Falsity in Libel Action</i>	200
B. <i>Invasion of Privacy Judgment Against Media Defendant Upheld</i>	203
VII. PLAINTIFF DOES NOT NEED TO ALLEGE A "SALE" IN A STRICT LIABILITY ACTION	206
VIII. MEDICAL MALPRACTICE	209
A. <i>Assumption of Risk Applied in Medical Malpractice Action</i>	209
B. <i>Proximate Cause in Medical Malpractice Action Clarified</i>	212
IX. AGENCY	215
A. <i>Employee's Assault Within Scope of Employment</i>	215
B. <i>Co-Agents Not Allowed to Impute Negligence to Principal in Suit by Principal Against Agents</i>	218
C. <i>Negligence of Unincorporated Association Not Imputed to Members</i>	221
D. <i>Family Purpose Doctrine Expanded</i>	223
X. ELEMENTS OF OUTRAGE CLARIFIED	224
XI. EXPERT NOT NEEDED IN HOSPITAL FALL CASE	228

Workers' Compensation Law

I. DEGREE OF DISABILITY MAY BE HIGHER THAN ESTABLISHED BY MEDICAL TESTIMONY	231
II. STATUS OF TRAVELING EMPLOYEES RULE UNCLEAR	235
III. RECOVERY LIMITATION HELD INAPPLICABLE	239

South Carolina Law Review, Vol. 39, Iss. 1 [1987], Art. 2

SOUTH CAROLINA LAW REVIEW

VOLUME 39

AUTUMN 1987

NUMBER 1



The University of South Carolina School of Law

Except as otherwise expressly provided, the author of each article in this volume has granted permission for copies of that article to be made for classroom use in a nationally accredited law school, provided that (1) copies are distributed at or below cost, (2) the author and the South Carolina Law Review are identified, (3) proper notice of copyright is affixed to each copy, and (4) notice of the use is given to the South Carolina Law Review.

Manuscripts not returned unless accompanied by stamped self-addressed envelope.

Copyright 1987 by the University of South Carolina

Member of the National Conference of Law Reviews

The South Carolina Law Review (ISSN 0038-3104) is published quarterly by the University of South Carolina School of Law, Columbia, S.C. 29208. Subscription rate: \$17.00 per year payable in advance, \$15.00 per year for members of South Carolina Bar. Second class postage paid at Columbia, S.C. and additional mailing offices.

POSTMASTER: Please send address changes to *SOUTH CAROLINA LAW REVIEW*, University of South Carolina School of Law, Columbia, S.C. 29208.

The Law Review seeks to publish materials representing meritorious viewpoints on subjects of interest to the legal profession. Publication does not indicate that the views expressed are adopted by the Law Review.

VOLUME 39

AUTUMN 1987

NUMBER 1

You'll get first hand experience in the courtroom right from the start. In three years, you could handle more than 3,000 cases in a wide variety of subjects from international to contracts to criminal law. If you think you have what it takes to

be a Marine Corps Officer and lawyer, call the Marine Corps Officer Selection Officer, 1st Lieutenant Belgium collect at (803) 765-5561/5562. More than

**HAVE 198,000
CLIENTS FROM
THE START.**

198,000 Marines could use your service.



We're looking for a few good men.

