

South Carolina Law Review

Volume 50
Issue 4 *ANNUAL SURVEY OF SOUTH CAROLINA
LAW*

Article 1

Summer 1999

Table of Contents

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



Part of the [Law Commons](#)

Recommended Citation

(1999) "Table of Contents," *South Carolina Law Review*. Vol. 50 : Iss. 4 , Article 1.
Available at: <https://scholarcommons.sc.edu/sclr/vol50/iss4/1>

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.

SOUTH CAROLINA LAW REVIEW

VOLUME 50

SUMMER 1999

NUMBER 4

ANNUAL SURVEY OF SOUTH CAROLINA LAW

(January 1-December 31, 1998)

TABLE OF CONTENTS

CIVIL PROCEDURE

- LIMITATIONS ON THE TOLLING STATUTE: A
TEMPORARY SOLUTION FOR A MORE PERMANENT
PROBLEM IN SOUTH CAROLINA 861

CONSTITUTIONAL LAW

- I. TIPPING THE BALANCE OF POWER:
A CRITICAL SURVEY OF THE GUBERNATORIAL
LINE ITEM VETO addendum
- II. SOUTH CAROLINA: LAST HAVEN FOR RAPE VICTIM
PRIVACY? 873

CRIMINAL LAW

- I. *STATE V. ARD*: STATUTORY AGGRAVATING CIRCUMSTANCES
AND THE EMERGENCE OF FETAL PERSONHOOD
IN SOUTH CAROLINA 887
- II. SEWING UP THE LOOPHOLE IN ACCESSORY AFTER
THE FACT CRIMES 901
- III. CIVIL COMMITMENT OF SEX OFFENDERS: SOUTH
CAROLINA'S SEXUALLY VIOLENT PREDATOR ACT addendum

CRIMINAL PROCEDURE

- I. *STATE V. MCATEER*: MUST EXTRAJURISDICTIONAL
ARREST AUTHORITY COME AT THE EXPENSE OF
POLITICAL ACCOUNTABILITY? 917
- II. *GRANGER V. STATE*: EXAMINING WHAT CONSTITUTES
"NOTICE" FOR PURPOSES OF THE SUFFICIENCY OF AN
INDICTMENT AND THE STANDARD OF PROOF ON
ISSUES OF FACT AT SENTENCING 931

III. SMILE! YOU'RE ON CANDID CAMERA: MEDIA PRESENCE
AND THE EXECUTION OF WARRANTS 949

EMPLOYMENT LAW

"I CAN'T HAVE MY WAGES GARNISHEED!" addendum

PROBATE LAW

I. LIFETIME REMEDIES FOR BREACH OF A CONTRACT TO
MAKE A WILL 965

II. THE SOUTH CAROLINA PROBATE CODE'S OMITTED SPOUSE
STATUTE AND *IN RE ESTATE OF TIMMERMAN* 979

PROFESSIONAL RESPONSIBILITY

I. STOP THE PRESSES! THE *QUATTLEBAUM* DOCTRINE:
IMPOSING PRIOR RESTRAINTS TO KEEP ATTORNEY-CLIENT
PRIVILEGED COMMUNICATIONS OUT OF THE HEADLINES 995

II. THE SALE OF A LAW PRACTICE IN SOUTH CAROLINA:
THE IMPACT OF MODEL RULE 1.17 ON SOLE
PRACTITIONERS AND THEIR CLIENTS 1029

PROPERTY LAW

GET IN LINE, THE LINE FORMS AT THE DOOR: A
LANDLORD'S LIEN FOR DISTRAINT ENJOYS
SENIORITY OVER PRIOR PERFECTED SECURITY
INTERESTS IN SOUTH CAROLINA 1051

TORT LAW

I. VICTIMS OF THEIR OWN SUCCESS? SOUTH CAROLINA
HOSPITALS NOW HAVE AN ABSOLUTE, NONDELEGABLE
DUTY TO PROVIDE COMPETENT EMERGENCY ROOM CARE ... 1063

II. JOINT TORTFEASORS BEWARE: DOUBLE RECOVERY
MAY BE ALLOWED 1081

III. LAST CALL: THE SOUTH CAROLINA SUPREME COURT
TURNS OUT THE LIGHTS ON FIRST-PARTY PLAINTIFFS'
CAUSES OF ACTION AGAINST TAVERN OWNERS 1095

IV. PASSING THE ESSENCE TEST: HEALTH CARE PROVIDERS
ESCAPE STRICT LIABILITY FOR MEDICAL DEVICES addendum

ADDENDUM 1121