South Carolina Law Review

Volume 52 Issue 4 ANNUAL SURVEY OF SOUTH CAROLINA LAW

Article 12

Summer 2001

Addendum

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

Part of the Law Commons

Recommended Citation

Addendum, 52 S. C. L. Rev. 1019 (2001).

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.

et al.: Addendum

SOUTH CAROLINA LAW REVIEW

VOLUME 52

SUMMER 2001

NUMBER 4

ADDENDUM*

CORPORATE LAW

1.	BELK OF SPARTANBURG, S.C. V. THOMPSON: AN OVERVIEW AND ANALYSIS OF THE TECHNIQUES EMPLOYED TO VALUE MINORITY INTERESTS IN CLOSELY HELD CORPORATIONS IN DISSENTERS' RIGHTS CASES
TORT	Law
I.	STIGMA DAMAGES: DEFINING THE APPROPRIATE
	BALANCE BETWEEN FULL COMPENSATION AND REASONABLE CERTAINTY
II.	<i>CLARK V. CANTRELL</i> : A WINDFALL FOR NEGLIGENT PLAINTIFFS OR PRESERVING THE GOALS OF PUNITIVE DAMAGES?
FAMIL	y Law
I.	GRANDPARENT VISITATION RIGHTS IN SOUTH CAROLINA IN THE WAKE OF <i>TROXEL V. GRANVILLE</i>
EVIDE	NCE LAW
I.	CONFUSING COMMUNICATIONS—ANALYZING SOUTH CAROLINA'S STANCE ON EX PARTE COMMUNICATION WITH FORMER EMPLOYEES

^{*} These survey articles are reprinted from earlier issues in Volume 52.

٠

*