

Hofstra Property Law Journal

Volume 5 | Issue 1

Article 2

9-1-1992

Front Matter

Follow this and additional works at: <https://scholarlycommons.law.hofstra.edu/hplj>



Part of the [Property Law and Real Estate Commons](#)

Recommended Citation

(1992) "Front Matter," *Hofstra Property Law Journal*: Vol. 5: Iss. 1, Article 2.

Available at: <https://scholarlycommons.law.hofstra.edu/hplj/vol5/iss1/2>

This Front Matter is brought to you for free and open access by Scholarship @ Hofstra Law. It has been accepted for inclusion in Hofstra Property Law Journal by an authorized editor of Scholarship @ Hofstra Law. For more information, please contact lawscholarlycommons@hofstra.edu.

**HOFSTRA PROPERTY
LAW JOURNAL**

VOLUME 5

1992-1993

HOFSTRA PROPERTY LAW JOURNAL

Volume 5, No. 1

Fall 1992

CONTENTS

ARTICLES

- INTRODUCTION: REGULATORY TAKINGS AFTER *LUCAS* V.
SOUTH CAROLINA COASTAL COUNCIL *John M. Armentano* 1
- THE POLITICS OF LEGAL DOCTRINE: A CASE STUDY
OF TEXAS LAND-USE PLANNING UNDER THE
SHADOW OF *LUCAS*. *David S. Caudill* 11
Wm. Terry Bray
Jack E. Owen, Jr.
- ALL APPROPRIATE INQUIRY & CERCLA'S INNOCENT
PURCHASER DEFENSE: THE NEED FOR A
LEGISLATIVE STANDARD. *R. Patrick Quinn* 65
- WITTER* V. *TAGGART* AND *AMMIRATI* V. *WIRE FORMS, INC.*:
THE POTENTIAL RAMIFICATIONS OF NEW YORK'S NEWLY
RESTRICTIVE DEFINITION OF "CHAIN OF TITLE" AND
NEWLY EXPANSIVE DEFINITION OF "EASEMENT
BY NECESSITY" *Kenneth L. Gartner* 101

COMMENT

- THE ILLEGAL RESIDENTIAL ASSESSMENT ROLL IN NASSAU
COUNTY, NEW YORK *Adolph Koepfel* 139

NOTES

- TO CLEAR OR NOT TO CLEAR:
LICENSING DIGITAL SAMPLES 157
- LITERARY CREATION AND AMERICAN COPYRIGHT LAW:
AUTHOR'S WISHES HARDLY RESTING IN PEACE 179
- HE WHO HESITATES IS LOST: CONGRESSIONAL
INACTION AND COMMERCIAL BANKING 219