Recent Tables of Contents – September 2020

The Advocates’ Quarterly – Volume 51 no. 1 (September 2020)
Canadian Labour & Employment Law Journal – Volume 22 no. 2 (2020)
Windsor Review of Legal and Social Issues/Revue des affaires juridiques et sociales de Windsor - Volume 41 (June 2020)

The Advocates’ Quarterly
Volume 51 no. 1 (September 2020)

ARTICLES

- Demeanor Evidence: Appearances are Often Deceiving: The Art and Science of Persuasion – Chapter X
  - Todd L. Archibald and Patrick A. Harris, 1-
- Freedom from the Conflict of Laws is in Your Grasp
  - Angela Swan, 21-
- A Shoddy Doctrine: Canadian Consumer Class Actions at a Crossroads
  - Ron Podolny, 61-
- A Tale of Two Orders: Final or Interlocutory?
  - Nikolay Y. Chsherbinin, 110-

CASE COMMENT

  - Carsten Jensen, Laura Warner and Kaila Eadie, 124-

Asper Review of International Business and Trade Law
Volume 19 (2019)

ARTICLES

- Liberalizing the Investment Canada Act: Striking the Right Balance Between Investment and Economic Security
  - Trevor Neimman, 1-
- The Liability and Legal Status of Robo-Advisors in Capital Markets: A Comparative Analysis of the US & Canadian Approaches
  - Ihsan Ibrahim Dalbadan, 59-
- Analysis of Global Regulatory Scheme on Chance-Based Microtransactions
  - Anthony Wen-Tsun Wong, 111-
- Unravelling Smart Contracts: Smart Contracts and the Law of Rescission in Canada
  - Andrew Luesley, 155-
- The Applicability of the Personal Information Protection and Electronic Documents Act to De-Indexing Internet Search Engine Results
  - Jessica Pushka, 175-
- Business-to-Business Electronic Communication in Canada: Reforming Canada’s Anti-Spam Legislation
  - Mariya Kuzura, 195-
- Long Live the Delaware Supreme Court Decisions in *Smith v Van Gorkom, Auerbach v Bennett,* and *Zapata v Maldonado!* : Whether the Business Judgement Rule Should Apply in Nigeria
  - Olumide Obayemi, 223-
- How WTO Jurisprudence Can Help Resolve Interpretive Uncertainties Generated by Canada’s Domestic Free Trade Agreements
  - Ryan Manucha, 273-
- A Role for the ECOWAS in Addressing the Challenges of Ineffective Regulation of Transnational Oil Corporations in Nigeria
  - Rahina Zarma, 303-
- The Hate Speech Debate : The Supreme Court, the Federal Government, and the Need for Civil Hate Speech Provisions
  - Lauren Scharfstein, 375-

**Canadian Class Action Review/Revue canadienne des recours collectifs**

*Volume 16 no. 1 (2020-2021)*

**ARTICLES**

- L’accès à la justice pour les personnes vulnérables par la voie de l’action collective en droit Québécois
  - Pierre-Claude Lafond, 5-
- Entering a Legal Void : Independent Contractors and Class Actions Post-*Heller*
  - Nora Parker, 25-
- Shared Goals, Divided Jurisdiction : The Uneasy Relationship Between Class Actions and Administrative Law
  - Helene Love, 51-
- The Death of Champerty : Is Third Party Litigation Funding the New Normal in Class Actions?
  - Jacqueline M. Palef, 77-
- When Hackers Strike : The Liability of Reckless Record Holders for Intrusions Upon Seclusion
  - Michael A. Crystal and Jacob Medvedev, 105-
- A Call for Clarity : Ontario’s Disjointed Privacy Class Actions and the Need for Provacy Law Reform
  - Theo Milosevic and Ellie Marshall, 127-

**Canadian Labour & Employment Law Journal**

*Volume 22 no. 2 (2020)*

**ARTICLES**

- Fixing the Broken Law of Termination Clauses
  - Stephen J. Moreau, 143-
- Labour Rights Arbitration in Canada : An Empirical Investigation of Efficiency and Delay in a Changed Legal Environment
  - Kevin Banks, Richard Chaykowski & George Slotsve, 231-
- Demystifying the Employee Fiduciary Identity
  - Jonathan Shepherd, 281-
ARTICLES

- A Practical Guide to *Stare Decisis*
  - The Honourable Justice Malcolm Rowe and Leanna Katz, 1-
- The Government Lawyer as Activist: A Legal Ethics Analysis
  - Andrew Flavelle Martin, 28-
- Smoothing the Road to Reforming Solitary Confinement: Access to Justice and Law Reform
  - Bailey Fox, 80-
- Undoing the Inheritance: Building a Legal Response to Water Insecurity in Africa
  - Erin Pervin, 104-

CASE DIGEST

- *The Netherlands v Urgenda Foundation*: Lessons for Using International Human Rights Law in Canada to Address Climate Change
  - Karinne Lantz, 144-