

SETON HALL LAW REVIEW

Volume Twenty-Six

1996

Number Three

TABLE OF CONTENTS

ARTICLES

SYMPOSIUM ON CONSUMER PROTECTION IN MANAGED CARE MECHANISMS OF CONSUMER PROTECTION— THE MARKETPLACE AND REGULATION	
MANAGED CARE AND CONSUMER PROTECTION: WHAT ARE THE ISSUES?	<i>Marc A. Rodwin</i> 1007
JUDICIAL PROTECTION OF MANAGED CARE CONSUMERS: AN EMPIRICAL STUDY OF INSURANCE COVERAGE DISPUTES.....	<i>Mark A. Hall</i> 1055
<i>MEDICAID MANAGED CARE</i>	
SECTION 1115 MEDICAID WAIVERS: CRITIQUING THE STATE APPLICATIONS	<i>Vernellia Randall</i> 1069
THE SOCIAL HMO FOR LOW-INCOME FAMILIES: CONSUMER PROTECTION AND COMMUNITY PARTICIPATION	<i>Louise G. Trubek</i> 1143
<i>MEDICARE MANAGED CARE</i>	
MEDICARE MANAGED CARE FROM THE BENEFICIARY'S PERSPECTIVE.....	<i>Eleanor D. Kinney</i> 1163
MEDICARE HMOs: A CONSUMER PERSPECTIVE ..	<i>Carol S. Jiminez</i> 1195
NOTES	
CONSTITUTIONAL LAW	
FIRST AMENDMENT—BAR ASSOCIATION RULE PROHIBITING LAWYERS FROM SENDING TARGETED MAIL SOLICITATIONS TO PERSONAL INJURY OR WRONGFUL DEATH VICTIMS OR THEIR FAMILIES WITHIN THIRTY DAYS OF AN ACCIDENT WITHSTANDS FIRST AMENDMENT SCRUTINY FOR COMMERCIAL SPEECH (<i>Florida Bar v. Went for It, Inc.</i> , 115 S. Ct. 2371 (1995))	1213

EMPLOYMENT DISCRIMINATION

EMPLOYER'S LIABILITY—AFTER-ACQUIRED EVIDENCE DOES NOT COMPLETELY SHIELD EMPLOYERS FROM LIABILITY FOR TERMINATING EMPLOYEES IN VIOLATION OF FEDERAL ANTIDISCRIMINATION ACTS (*McKennon v. Nashville Banner Publishing Co.*, 115 S. Ct. 879) 1245

CONSTITUTIONAL LAW

FIRST AMENDMENT—A STATE STATUTE BANNING ANONYMOUS POLITICAL LEAFLETS VIOLATES FIRST AMENDMENT PROTECTION OF POLITICAL SPEECH (*McIntyre v. Ohio Elections Comm'n.*, 115 S. Ct. 1511 (1995)) 1277

PROFESSIONAL RESPONSIBILITY

NEGLIGENT MISREPRESENTATION—AN ATTORNEY MAY OWE A NONCLIENT A DUTY OF CARE WHEN THE ATTORNEY EITHER KNOWS OR SHOULD HAVE REASON TO KNOW THAT A NONCLIENT WILL RELY ON THE ATTORNEY'S REPRESENTATION (*Petrillo v. Bachenberg*, 139 N.J. 472, 655 A.2d 1354 (1995)) 1301

INTERNAL REVENUE

STANDING—SECTION 1346(A)(1) AUTHORIZES REFUND SUIT BY PARTY WHO PAID, UNDER PROTEST, TAXES ASSESSED AGAINST ANOTHER TO REMOVE FEDERAL TAX LIEN FROM HER PROPERTY (*United States v. Williams*, 115. Ct. 1611 (1995)) 1332

SURVEY OF RECENT DEVELOPMENTS IN NEW JERSEY LAW ... 1357

REVIEW ESSAY

THE MAELSTROM AT LLOYD'S OF LONDON:
IS IT SINK OR SWIM FOR POLICYHOLDERS?..... *Louis A. Chiafullo* 1392

BOOK REVIEW

THE DECEPTIVE ALLURE OF SIMPLICITY *Craig J. Albert* 1414