



**TOURO COLLEGE**  
JACOB D. FUCHSBERG LAW CENTER  
*Where Knowledge and Values Meet*

**Touro Law Review**

---

Volume 10 | Number 1

Article 1

---

1993

## Table of Contents

Follow this and additional works at: <https://digitalcommons.tourolaw.edu/lawreview>



Part of the [Legal Writing and Research Commons](#)

---

### Recommended Citation

(1993) "Table of Contents," *Touro Law Review*. Vol. 10 : No. 1 , Article 1.

Available at: <https://digitalcommons.tourolaw.edu/lawreview/vol10/iss1/1>

This Prefatory Matter is brought to you for free and open access by Digital Commons @ Touro Law Center. It has been accepted for inclusion in Touro Law Review by an authorized editor of Digital Commons @ Touro Law Center. For more information, please contact [lross@tourolaw.edu](mailto:lross@tourolaw.edu).

# TOURO LAW REVIEW

---

Vol. 10, No. 1

---

TOURO COLLEGE

JACOB D.  
FUCHSBERG



LAW CENTER

---

Fall 1993

---

CONTENTS  
SYMPOSIUM  
THE REVISION OF THE  
RESTATEMENT (SECOND) OF TORTS  
SECTION 402A

PREFACE

The Editors ..... i

INTRODUCTION

Honorable George C. Pratt.....1

FROM A REPORTER: A PROSPECTIVE AGENDA

Professor Aaron Twerski .....5

*CAVEAT EMPTOR*: WILL THE A.L.I. ERODE STRICT LIABILITY  
IN THE RESTATEMENT (THIRD) FOR PRODUCTS  
LIABILITY?

John F. Vargo, Esq. .... 21

FROM A DEFENSE ATTORNEY'S PERSPECTIVE: "THERE IS  
NO FREE LUNCH"

Michael Crofton, Esq..... 57

<b>REFLECTIONS ON THE HISTORICAL CONTEXT OF SECTION 402A</b>	
Professor Oscar S. Gray .....	75
<b>REVISING SECTION 402A: THE LIMITS OF TORT AS SOCIAL INSURANCE</b>	
Professor James A. Henderson, Jr. ....	107
<b>STRICT PRODUCTS LIABILITY UNDER RESTATEMENT (SECOND) OF TORTS § 402A: “DON’T THROW THE BABY OUT WITH THE BATHWATER”</b>	
Professor M. Stuart Madden .....	123
<b>THE PROPOSED PRODUCTS LIABILITY RESTATEMENT: A MISGUIDED REVISION</b>	
Professor Jerry Phillips .....	151
<b>THE APPROPRIATE ROLE OF PLAINTIFF MISUSE IN PRODUCTS LIABILITY CAUSES OF ACTION</b>	
Professor Peter Zablotsky .....	183
<b>PANEL DISCUSSION OF SECTION 402A</b>	
.....	211
<b>Article</b>	
<b>OSHA EVIDENCE IN FEDERAL COURT PRODUCTS LIABILITY ACTIONS: TOO PREJUDICIAL TO BE ADMISSIBLE TO PROVE A MACHINE’S SAFETY OR DEFECT, OR SIMPLY ADDITIONAL EVIDENCE FOR THE FACT FINDER?</b>	
Michael Siris, Esq. ....	239
<b>Comment</b>	
<b>SCARED TO DEATH: A CAUSE OF ACTION FOR AIDS PHOBIA</b>	
Harris J. Zakarin .....	263