## TITLE INDEX

In this Index the type of writing is designated by a letter following the title: (A) article, (B) book review, (C) comment, (E) essay, (N) note, (R) recent development, and (S) symposium entry.

Accommodating the Securities Laws to Employee Benefit Plans (A)— Simon M. Lorne
Act of State at Bay: A Plea on Behalf of the Elusive Doctrine (A)—  Alan C. Swan
The Additional Expense Test: A Proposal to Help Solve the Dilemma of Mixed Business and Personal Expenses (N)—Stephen A.  Hildebrandt & Lawrence D. Steckmest
Administrative Discretion, Judicial Review, and the Gloomy World of Judge Smith (A)—Ronald M. Levin
Administrative Equity: An Analysis of Exceptions to Administrative Rules (A)—Alfred C. Aman, Jr
Administrative Process Reform in a Discretionary Age: The Role of Social Consequences (A)—Wesley A. Magat & Christopher H. Schroeder
Admiralty Jurisdiction: The Outlook for the Doctrine of Executive Jet (A)—Randall Bridwell & Ralph U. Whitten
Advisory Succession in Real Estate Investment Trusts (N) 1974:123 "After Chicago": An Exaggerated Demise? (C)—John Shepard
Wiley, Jr
Afterword: Why Deans Quit (S)—Paul D. Carrington 1987:342
The Agency Theory of the Attorney-Client Relationship: An Improper Justification for Holding Clients Responsible for Their Attorneys' Procedural Errors (N)—William R. Mureiko
Airport Seizures of Luggage Without Probable Cause: Are They "Reasonable"? (N)—John M. Schohl
Allocating Power Between Agencies and Courts: The Legacy of Justice Brandeis (A)—G. Edward White
The Alternative-Action Requirement: The Derailment of Santa Fe (A)—E.C. Lashbrooke, Jr
Always a Borrower: Law and Other Disciplines (C)—Phillip  Areeda
An Analysis of State Legislative Responses to the Medical Malpractice Crisis (C)—Prentiss E. Feagles, Betsy I. Carter, James A. Davids, Neal E. Tackabery & Clay B. Tousey, Jr
Anticompetitive Data Dissemination in the Medical Profession: The Conflict Between the Sherman Act and the First Amendment (C)—  Michael R. Young
The Antitrust Laws and Professional Discipline in Medicine (S)—Frank P. Grad

2

The Antitrust Liability of Professional Associations After Goldfarb: Reformulating the Learned Professions Exemption in the Lower Courts (N)—Richard Thomas McCoy
Appealability of Judgments Entered Pursuant to Remittiturs in Federal
Courts (N)—Christian J. Mixter
The Applicability of the Double Jeopardy Right to Corporations (N)—
David L. Kane
The Applicability of Miranda to the Police Booking Process (N)—
William A. Meaders, Jr
Applicability of NEPA's Impact Statement Requirement to the EPA
(N) 1974:353
Application of the Federal Abstention Doctrines to the Domestic
Relations Exception to Federal Diversity Jurisdiction (N)—Rebecca
E. Swenson
Application of the Good-Faith-Doubt Test to the Presumption of
Continued Majority Status of Incumbent Unions (C)—Joel B.
<i>Toomey</i> 1981:718
Application of the Vagueness Doctrine to Statutes Terminating Parental
Rights (C)—Richard P. Vornholt
Applying the International Law of Sovereign Immunity to the States of
the Union (A)—John M. Rogers
Appropriate Limits on Participation by a Former Agency Official in
Matters Before an Agency (A)—Thomas D. Morgan1980:1
Appropriate Scope of an Environmental Impact Statement: The
Interrelationship of Impacts (N)—Charles K. Wiggins 1976:623
Appropriations Redux: A Critical Look at the Fiscal Year 1988
Continuing Resolution (A)—Neal E. Devins
Approval of Citicorp's Application to Expand Data Services Activities:
The Federal Reserve Board's Policies Regarding Nonbanking
Activities (N)—Christopher W. Loeb
Approval of Operating-Differential Subsidies Under Section 605(c) of
the Merchant Marine Act of 1936: A New Standard for
"Adequacy" (N)—Gray McCalley, Jr
Arbitrability of Claims Arising Under the Securities Exchange Act of
1934 (N)—David L. Heinemann
Arbitrage and Advance Refunding (S)—Manly W. Mumford 1976:1239
Assumption of Risk and Vicarious Liability in Personal Injury Actions
Brought by Professional Athletes (C)—Neil R. Tucker 1980:742
The Attorney's Duty to Reveal a Client's Intended Future Criminal
Conduct (N)— <i>Timothy J. Miller</i>
Awarding Attorney Fees Against Adversaries: Introducing the Problem
(A)—Dan B. Dobbs
(A)—Dan D. Doors
Doub Grand Tourist Montage Comition of
Bank-Sponsored Investment Management Services: Consideration of
the Regulatory Problems and Suggested Legislative and Statutory
Interpretive Responses (A)—Martin E. Lybecker 1977:983
Bar Association Minimum Fee Schedules and the Antitrust Laws (C)—
Janet F. Bentley, Peter C. Buck, Prentiss E. Feagles, Thomas D.
Maoill & Neal F. Tackaherv 1974:1164

Barry v. St. Paul Fire & Marine Insurance Co.: A Re-interpretation of the Boycott Exception to the McCarran Act (N)—Dale E.
Hollar
Betamax and Infringement of Television Copyright (C)—Edward W.
Kallal, Jr
Better Never Than Late: Pre-Arrest Delay as a Violation of Due
Process (N)—Janis Merle Caplan
Between Scylla and Charybdis: Title I's "Comparable Services"
Requirement and State and Federal Establishment Clauses (A)—
Betsy Levin
Beyond Metaphor: An Analysis of Fiduciary Obligation (A)—Deborah
A. DeMott
Black Robes and Blacker Boxes: The Changing Focus of
Administrative Law (review of Peter H. Schuck, Suing
GOVERNMENT) (B)—Ronald A. Cass
Book Review (review of GLEN O. ROBINSON & ERNEST GELLHORN,
THE ADMINISTRATIVE PROCESS) (B)—Charles R. McManis 1975:569
Book Review (review of EDWIN S. ROCKEFELLER, ANTITRUST
QUESTIONS AND ANSWERS) (B)—Kent E. Mast 1974:1252
Book Review (review of RAOUL BERGER, DEATH PENALTIES) (B)—
William A. Edmundson
Book Review (review of ARTHUR LARSON, EMPLOYMENT
DISCRIMINATION) (B)—Allen G. Siegel & Jeffrey P. Ayres 1977:287
Book Review (review of BARBARA LINDEMANN SCHLEI & PAUL
GROSSMAN, EMPLOYMENT DISCRIMINATION LAW) (B)—Alfred W.
Blumrosen
Book Review (review of GLEN O. ROBINSON, THE FOREST SERVICE:
A STUDY IN PUBLIC LAND MANAGEMENT) (B)—A. Dan
<i>Tarlock</i>
Book Review (review of MILTON R. FRIEDMAN, FRIEDMAN ON
LEASES) (B)—Elmer M. Million
Book Review (review of RAOUL BERGER, GOVERNMENT BY
JUDICIARY: THE TRANSFORMATION OF THE FOURTEENTH
AMENDMENT) (B)—Randall Bridwell
Book Review (review of MARK KELMAN, A GUIDE TO CRITICAL
LEGAL STUDIES) (B)—David L. Gregory
Book Review (review of JERRY L. MASHAW & RICHARD A. MERRILL,
INTRODUCTION TO THE AMERICAN PUBLIC LAW SYSTEM: CASES
AND MATERIALS) (B)—William H. Allen
Book Review (review of Law in the United States of America in
Social and Technological Revolution (John H. Hazard &
SUCIAL AND TECHNOLOGICAL REVOLUTION (JUILI II. HAZAIU &
Wencesles J. Wagner eds.) and LEGAL THOUGHT IN THE UNITED
STATES OF AMERICAN UNDER CONTEMPORARY PRESSURES (John
H. Hazard & Wencesles J. Wagner eds.)) (B)—Kazimierz
<i>Grzybowski</i>
Book Review (review of John Weistart & Cym Lowell, The Law
OF SPORTS) (B)—Carlos Alvarez
Book Review (review of Hans A. Linde & George Bunn,
LEGISLATIVE AND ADMINISTRATIVE PROCESSES) (B)—William H.
Allen

Book Review (review of Robert Summers, Lon L. Fuller) (B)—
William Powers, Jr
Book Review (review of MERRITT RUHLEN, MANUAL FOR
Administrative Law Judges) (B)—William Jensen 1975:554
Book Review (review of DAVID M. HARNEY, MEDICAL MALPRACTICE)
(B)—Joseph H. King, Jr
Book Review (review of Hugo Black, Jr., My Father: A
REMEMBRANCE) (B)—Ronald K.L. Collins 1977:1087
Book Review (review of Marshall S. Shapo, A Nation of Guinea
PIGS) (B)—Barry R. Furrow
Book Review (review of ROBERT CARP & C.K. ROWLAND,
POLICYMAKING AND POLITICS IN THE FEDERAL DISTRICT
Courts) (B)—Neil D. McFeeley
Book Review (review of The Principles of Social Order (Kenneth
I. Winston ed.)) (B)—P.S. Atiyah
Book Review (review of L. Jonathan Cohen, The Probable and
THE PROVABLE) (B)—Carl G. Wagner
Book Review (review of John Thibaut & Laurens Walker,
PROCEDURAL JUSTICE: A PSYCHOLOGICAL ANALYSIS) (B)—Shari
PROCEDURAL JUSTICE: A PSYCHOLOGICAL ANALYSIS) (B)—Shari
Seidman Diamond & Hans Zeisel
Book Review (review of IREDELL JENKINS, SOCIAL ORDER AND THE
LIMITS OF LAW) (B)—John T. Valauri
Book Review (review of F. Hodge O'Neal, "Squeeze-Outs" of
MINORITY SHAREHOLDERS: EXPULSION OR OPPRESSION OF
BUSINESS ASSOCIATES) (B)—Joseph W. Bishop, Jr
Book Review (review of MELVIN A. EISENBERG, THE STRUCTURE OF
THE CORPORATION: A LEGAL ANALYSIS) (B)—Larry D.
Soderquist
Book Review (review of G. EDWARD WHITE, TORT LAW IN AMERICA:
AN INTELLECTUAL HISTORY) (B)—Jeffrey O'Connell 1980:1201
Book Review (review of George D. Gopen, Writing From a Legal
Perspective) (B)—Jay Wishingrad & Douglas E. Abrams 1981:1061
Brennan v. Buckeye Industries, Inc.: The Constitutionality of an OSHA
Warrantless Search (N)—Peter J. Kahn
The Burger Court and Unspecified Rights: On Protecting Fundamental
and Not-So-Fundamental "Rights" or "Interests" Through a
Flexible Conception of Equal Protection (A)—Tinsley E.
<i>Yarbrough</i>
Buying Scenery: Land Acquisitions for the National Park Service
(A)—Joseph L. Sax
•
Cable Television and the Freedom of Expression (A)—Daniel
<i>Brenner</i> 1988:329
A Case Analysis of NEPA Implementation: NIH and DNA
Recombinant Research (A)—Susan M. Chalker & Robert S.
Catz 1978:57
The Case for a Federal Psychotherapist-Patient Privilege That Protects
Patient Identity (N)—Ellen S. Soffin
Cenco, Inc. v. Seidman & Seidman: A Futile Attempt to Deter
Management Fraud (N)—Cathy A. Gay

The Challenge of Nonionizing Radiation: A Proposal for Legislation
(A)—Karen A. Massey
The Challenge of Nonionizing Radiation: A Proposal for Legislation (A)—Karen A. Massey
Check Kiting: The Inadequacy of the Uniform Commercial Code
(N)—Stephanie A. Lucie
Chicago and Its Alternatives (C)—Herbert Hovenkamp
The Choice of National Law Applicable to the Multinational Enterprise
and the Nationality of Such Enterprises (A)—Yitzhak Hadari 1974:1
Circumventing Title III: The Use of Pen Register Surveillance in Law
Enforcement (N)—Robert B. Parrish
Citizen Environmental Litigation and the Administrative Process:
Empirical Findings, Remaining Issues and a Direction for Future
Research (A)—Joseph F. Dimento
Civilizing Public Discourse: An Essay on Professor Bickel, Justice
Harlan, and the Enduring Significance of Cohen v. California (A)—  Daniel A. Farber
A Comment on the Federalism of the Federal Rules (A)—Thomas D.
Rowe, Jr
The Communications Act Policy Toward Competition: A Failure to
Communicate (A)—G. Hamilton Loeb
Comparative Negligence Versus the Constitutional Guarantee of Equal
Protection: A Hypothetical Judicial Decision (A)—Claude R.
Sowle & Daniel O. Conkle
Competence to Plead Guilty: A New Standard (N)
The "Competitive Advantages" Explanation for Intrabrand Restraints:
An Antitrust Analysis (A)—Peter M. Gerhart
Conceptual Analysis and the Virtues and Vices of Professor Westen's
Linguistics (A)—Timothy P. Terrell
The Condominium Conversion Problem: Causes and Solutions (C)—
David A. Fine
Conference on Statutory Interpretation: Foreword (S)—Warren E.
Burger 1987:361
Conference on Statutory Interpretation: Introductory Remarks (S)—  Marshall J. Breger
Conference on Statutory Interpretation: Observations About the Use of
Legislative History (S)— <i>Kenneth W. Starr</i>
Conference on Statutory Interpretation: A Reply to Judge Starr's
Observations (S)—Abner J. Mikva
Conflict Among the Brethren: Felix Frankfurter, William O. Douglas
and the Clash of Personalities and Philosophies on the United
States Supreme Court (A)—Melvin I. Urofsky
Conflict and Compromise Among Models of Administrative Justice
(A)—Jerry L. Mashaw
The Conflict Between Executive Privilege and Congressional Oversight:
The Gorsuch Controversy (N)—Ronald L. Claveloux 1983:1333
The Confrontation Between State Compulsory Medical Malpractice
Screening Statutes and Federal Diversity Jurisdiction (C)—John H.
Pavloff

Congress, the Supreme Court, and the Quiet Revolution in
Administrative Law (A)—Sidney A. Shapiro & Robert L.
Glicksman
Congressional Delegation of Adjudicatory Power to Federal Agencies
and the Right to Trial by Jury (N)—Paul K. Sun Jr 1988:539
Congressional Veto of Administrative Action: The Probable Response
to a Constitutional Challenge (N)—John M. Conley 1976:285
Consent Decree Settlements by Administrative Agencies in Antitrust
and Employment Discrimination: Optimizing Public and Private
Interests (A)—Michael J. Zimmer & Charles A. Sullivan 1976:163
The Constitution in the Supreme Court: Article IV and Federal
Powers, 1836-1864 (A)—David P. Currie
The Constitution in the Supreme Court: Contracts and Commerce,
1836-1864 (A)—David P. Currie
The Constitution in the Supreme Court: 1910-1921 (A)—David P.
Currie
The Constitution in the Supreme Court: 1921-1930 (A)—David P.
Currie
The Constitution in the Supreme Court: Civil Rights and Liberties,
1930-1941 (A)—David P. Currie
Constitutional Challenge to the Price-Anderson Act: Ripeness and
Standing Before the Holocaust (C)—D. Ward Kallstrom 1976:967
Constitutional Conventions and the Deficit (A)—  E. Donald Elliott  1985:1077
Constitutional Law as Though the Constitution Mattered (review of
WALTER F. MURPHY, AMERICAN CONSTITUTIONAL
INTERPRETATION) (B)—H. Jefferson Powell
Constitutional Perils—Real and Otherwise (review of OUR
ENDANGERED RIGHTS—THE ACLU REPORT ON CIVIL LIBERTIES
Today (Norman Dorsen ed.)) (B)—Gene R. Nichol, Jr 1984:1002
Constitutional Rights and Land Use Planning: The New and the Old
Reality (A)—Robert R. Wright
The Constitutional Rights to Trial by Jury and Administrative
Imposition of Money Penalties (C)—Steven R. Gilford 1976:723
Continuation and Representation of Class Actions Following Dismissal
of the Class Representative (C)—John W. Welch
Controlling Health Care Costs Through Commercial Insurance
Companies (N)—John Richard Holzgraefe 1978:728
The "Controlling Persons" Liability of Broker-Dealers for Their
Employees' Federal Securities Violations (N)—Margot A.
<i>Metzner</i>
CONTU Revisited: The Case Against Copyright Protection for
Computer Programs in Machine-Readable Form (A)—Pamela
Samuelson
Corporate Finance in the Law School Curriculum (review of ROBERT
W. HAMILTON, CORPORATION FINANCE: CASES AND
MATERIALS) (B)—William W. Bratton, Jr
Corporate Transactions After ERISA: Acquisitions, Reorganizations
and Divestitures (A)—Herbert W. Krueger, Jr
Corporate Wars and Choice of Law (A)—P. John Kozyris1985:1

The Cost Defense Under the Age Discrimination in Employment Act (N)—Terrence P. Collingsworth
The Cost of Education as a Deductible Business Expense: A
Reassessment (C)—David C. Tarshes
Cost of Substitute Facilities as a Measure of Just Compensation When There Is a Private Condemnee (N)—Prentiss E. Feagles 1975:1133
The Costs of Freely Granting Specific Performance (C)—Timothy J.  Muris
Court Adjustment of Long-Term Contracts: An Analysis Under
Modern Contract Law (A)—Robert A. Hillman
The Creation of a Separate Rule of Reason: Antitrust Liability for the
Exchange of Price Information Among Competitors (C)—Edward
J. Schneidman
Creditors' Remedies in Municipal Default (N)—David M.
Eisenberg
Criminal Malpractice: Threshold Barriers to Recovery Against
Negligent Criminal Counsel (C)—David H. Potel
The Criminal Process During Civil Disorders (Part I) (A)—A. Kenneth Pye & Cym H. Lowell
The Criminal Process During Civil Disorders (Part II) (A)—A. Kenneth
Pye & Cym H. Lowell
A Critical Appraisal of the Justice Department Guidelines for Grand
Jury Subpoenas Issued to Defense Attorneys (N)—Michael F.
<i>Orman</i>
A Critical Guide to the Regulatory Flexibility Act (A)—Paul  Verkuil
Current Trends in School Finance Reform Litigation: A Commentary
(A)—Betsy Levin
Curriculum Vitae (Elvin R. Latty) (S)
Custodial Interrogation After Oregon v. Mathiason (N)—W. Steven
Woodward
Damage Actions Under Section 1983 for Illegal Searches and Seizures:
Reconsidering the Applicability of Collateral Estoppel (N)—David
E. Nash
Decreeing Organizational Change: Judicial Supervision of Public
Institutions (A)—Donald L. Horowitz
Deductibility of Legal Expenses Incurred in Corporate Stock
Redemptions, Partial Liquidations, and Separations (A)—J.
<i>Timothy Philipps</i>
Defamation, Privacy and the First Amendment (N)—Robert A.
Steinberg
A Defense of the "Zone of Interests" Standing Test (N)—Sanford A.
Church
Deference to Federal Circuit Court Interpretations of Unsettled State  Law: Factors, Etc., Inc. v. Pro Arts, Inc. (N)—
Craig A. Hoover 1982:704
Defining "Medical Care": The Key to Proper Application of the
Medical Expense Deduction (N)—David W. Ichel 1977:909

Delegating Authority to the Community of Scholars (A)—D. Brock
Hornby
Delegation and Due Process (A)—Donald A. Dripps
Democratic Due Process: Administrative Procedure After Bishop v.
Wood (N)—Rodney A. Smolla
The Denial of Eleventh Amendment Immunity to Political Subdivisions
of the States: An Unjustified Strain on Federalism (C)-Margreth
Barrett
The Department of Defense's Role in Free-World Export Licensing
Under the Export Administration Act (N)—Matthew W.
Sawchak
Dependent's Pregnancy-Related Medical Benefits and the Pregnancy
Discrimination Act (N)—Gusti W. Frankel
Derivative Immunity: An Unjustifiable Bar to Section 1983 Actions
(C)—Craig B. Merkle
Design Protection in Domestic and Foreign Copyright Law: From the
Berne Revision of 1948 to the Copyright Act of 1976 (A)—J.H.
Reichman
The Determinate Sentencing Movement and the Eighth Amendment:
Excessive Punishment Before and After Rummel v. Estelle (A)—
Martin R. Gardner
Developments in the Law: Judicial Review of Agency Rulemaking and
Adjudication (C)—Benjamin Eagles Fountain, III
Developments Under the Freedom of Information Act—1975 (N) 1974:231
Developments Under the Freedom of Information Act—1974 (N)—
Bruce S. Scolton
Developments Under the Freedom of Information Act—1975 (N)—
David M. Eisenberg
Developments Under the Freedom of Information Act—1976 (N)—
Robert M. Blum
Developments Under the Freedom of Information Act—1977 (N)—
Jean Taylor Adams
Developments Under the Freedom of Information Act—1978 (N)—
Priscilla P. Weaver
Developments Under the Freedom of Information Act—1979 (N)—
Alan S. Madans
Developments Under the Freedom of Information Act—1980 (N)—
James R. Peacock III
Developments Under the Freedom of Information Act—1981 (N)—
Christopher M. Mason
Developments Under the Freedom of Information Act—1982 (N)—
Steven J. Lepper 1983:390
Developments Under the Freedom of Information Act—1983 (N)—
Kevin Condrin Dwyer & Peter Glatz Rush
Developments Under the Freedom of Information Act—1984 (N)—
Lisa A. Krupicka & Mary E. LaFrance
Developments Under the Freedom of Information Act—1985 (N)—
Lawrence J. Goode & Douglas R. Williams
Developments Under the Freedom of Information Act—1986 (N)—
Susan L. Beesley & Theresa A. Newman Glover 1987:521

Developments Under the Freedom of Information Act—1987 (N)—  Maria H. Benecki
Director Independence and Derivative Suit Settlements (N)—Kenneth W. Kossoff
Discovery and Testimony of Unretained Experts: Creating a Clear and Equitable Standard to Govern Compliance with Subpoenas (N)—  Mark Labaton
Discovery in Patent Interferences—Legislation by Courts and Congress (N)—Allan D. Windt
Discovery in Rulemaking (A)—Charles H. Koch, Jr
Discovery of an Attorney's Work Product in Subsequent Litigation (N)—Neal E. Tackabery
Discovery of Federal Income Tax Returns and the New "Qualified" Privileges (N)—William A. Edmundson
Discriminatory Discipline of Union Representatives for Breach of Their "Higher Duty" in Illegal Strikes (N)—Susan J. Cole
Disgorgement in Securities Fraud Actions Brought by the SEC (A)—  John D. Ellsworth
Divorcing Profit Motivation from New Drug Research: A Consideration of Proposals to Provide the FDA with Reliable Test Data (A)—Sidney A. Shapiro
Doctors and Hospitals: An Antitrust Perspective on Traditional Relationships (A)—Clark C. Havighurst
Does Article V Restrict the States to Calling Unlimited Conventions Only?—A Letter to a Colleague (A)—William W.  Van Alstyne
Domicile Preferences in Employment: The Case of Alaska Hire (N)—  Carl J. Schuman
The Dormant Commerce Clause and the Constitutional Balance of Federalism (A)—Martin H. Redish & Shane V. Nugent 1987:569
Double Jeopardy Limits on Prosecutorial Appeal of Sentences (N)—Ted  B. Edwards
The Due Diligence Requirement for Plaintiffs Under Rule 10b-5 (N)—  Margot A. Metzner
The Due-on-Sale Controversy: Beneficial Effects of the Garn-St.  Germain Depository Institution Act of 1982 (N)—Eric J.  Murdock
Due Process Implications of Shifting the Burden of Proof in Forfeiture
Proceedings Arising Out of Illegal Drug Transactions (N)—Peter
Proceedings Arising Out of Illegal Drug Transactions (N)—Peter Petrou
Proceedings Arising Out of Illegal Drug Transactions (N)—Peter Petrou
Proceedings Arising Out of Illegal Drug Transactions (N)—Peter Petrou

The Effect of Errors and Changes in the Debtor's Name on Article
Nine Security Interests (N)—Daniel F. Van Horn 1975:148
Emerging Alternatives to Mutual Funds: Unit Investment Trusts and
Other Fixed Portfolio Investment Vehicles (A)—Thomas S.
Harman 1987:1045
The Emerging Bifurcated Standard for Classifications Based on Sex
(N)—Linda J. Cochran
The Empirical, Historical and Legal Case Against the Cautionary
Instruction: A Call for Legislative Reform (N)—A. Thomas
Morris
Employee Handbooks and Employment-at-Will Contracts (N)—Richard
Unwiner Winters 1095-106
Harrison Winters
Employment Restrictions and the Practice of Law by Aliens in the
United States and Abroad (A)—Volker Knoppke-Wetzel 1974:871
End of an Era? The Decline of Student Press Rights in the Wake of
Hazelwood School District v. Kuhlmeier (C)—J. Marc Abrams & S.
Mark Goodman
The End of Sex Discrimination in Employer-Operated Pension Plans:
The Challenge of the Manhart Case (N)—
Gordon R. Kanofsky 1979:682
Enforcing the Federal Water Resource Servitude on Submerged and
Riparian Lands (A)—Bruce H. Johnson
Ensuring Adequate Health Care for the Sick: The Challenge of the
Acquired Immunodeficiency Syndrome as an Occupational Disease
(A)—Troyen A. Brennan
Entitlement, Enjoyment, and Due Process of Law (C)
Entrapment and Denial of the Crime: A Defense of the Inconsistency
Rule (N)—Karis A. Hastings
ERISA Preemption of State Mandated-Provider Laws (N)—Robert S.
McDonough
ERISA's Title IV and the Multiemployer Pension Plan (N)—James N.
Leik
Escape from Liberalism: Fact and Value in Karl Llewellyn (A)—
Kenneth M. Casebeer 1977:671
An Essay on Discretion (A)—George C. Christie
Estate Planning for Joint Tenancies (A)—Regis W. Campfield 1974:669
Ethical Problems for the Law Firm of a Former Government Attorney:
Firm or Individual Disqualification? (N)—James T.R. Jones 1977:512
The Ethics in Government Act of 1978: Problems with the Attorney
General's Discretion and Proposals for Reform (N)—Stephen
Charles Mixter 1985:497
The Ethics of Moving to Disqualify Opposing Counsel for Conflict of
Interest (C)—Lawrence Crocker
Evidentiary Problems in—and Solutions for—the Uniform Commercial
Code (A)—Ronald J. Allen & Robert A. Hillman
Evolutionism, Creationism, and Treating Religion as a Hobby (A)—
Stephen L. Carter         1987:977
Ex Parte Communications in Off-the-Record Administrative
Proceedings: A Proposed Limitation on Judicial Innovation (A)—
Glenn T. Carberry

Executive Order No. 11,246 as an Alternative to Title VII: The Elimination of Discrimination in Bona Fide Seniority Systems
(N)—Gary W. Jackson
Executive Order 12,333: An Assessment of the Validity of Warrantless
National Security Searches (N)—David S. Eggert
Executive Power and the Control of Information: Practice Under the
Framers (A)—Abraham D. Sofaer
Executive Privilege, Professor Rosenblum, and the Higher Criticism
(A)—Raoul Berger
Exercise of Powers of Appointment: Should Intent to Exercise Be
Inferred from a General Disposition of Property? (A)—Susan F.
French 1979:747
Exhaustion of Federal Administrative Remedies in Cases Under Section
1981 of the Civil Rights Act (N)
Expanding Private Retirement Plan Coverage and Benefits: Proposals
Before the Ninety-Fifth and Ninety-Sixth Congresses (A)—Peter H.
<i>Turza</i>
Express Versus Automatic Assignment of Section 10(b) Causes of
Action (N)—David C. Profilet
Extension of the At-Risk Concept to the Investment Tax Credit: A
Shotgun Approach to the Tax Shelter Problem (A)—Allaire Urban
Karzon & Charles H. Coffin
Fact, Value and Theory in Antitrust Adjudication (C)—Herbert  Hovenkamp
The Failure of Agency-Forcing: The Regulation of Airborne
Carcinogens Under Section 112 of the Clean Air Act (A)—John D.
<i>Graham</i>
The Fairness Doctrine Today: A Constitutional Curiosity and an
Impossible Dream (C)—Thomas G. Krattenmaker & L.A.
Powe, Jr
FCC Policy and Procedures Relating to Hearings on Broadcast
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde
FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde

Federal Regulation of Municipal Securities: A Constitutional and
Statutory Analysis (C)—Michael D. Jones
Federal Taxation of the Assignment of Life Insurance (A)—Douglas A.
Kahn & Lawrence W. Waggoner
Federal Wildlife Law Achieves Adolescence: Developments in the
1970s (A)—George Cameron Coggins
Federalism, Congress, the States and the Tenth Amendment: Adrift in
the Cellophane Sea (A)—William Van Alstyne
Financing the Cities: An Issue Agenda (S)—Colin C. Blaydon & Steven
R. Gilford
Foreign Government-Owned Corporations, the Foreign Sovereign
Immunities Act, and the Right to Jury Trial (N)—
Kimberly K. Hill
Fourth Amendment Limitations on Probation and Parole Supervision
(N)—David C. Pishko
FPC Ratemaking: Judicial Control of Administrative Procedural
Flexibility (N)
A Framework for Judicial Review of an Agency's Statutory
Interpretation: Chevron, U.S.A., Inc. v. Natural Resources Defense
Council (N)—Stephen M. Lynch
"Freedom" and "Coercion"—Virtue Words and Vice Words (A)—Peter
Westen 1985:541
Frivolous Appeals: The Uncertain Federal Response (A)—Robert J.
<i>Martineau</i>
FTC Substantive Rulemaking Authority (N)
FTC v. Simeon Management Corp.: The First Amendment and the
Need for Preliminary Injunctions of Commercial Speech (N)—
James A. Willhite, Jr
The FTC's Annual Line-of-Business Reporting Program (N)—Kenneth
C. Hunt
Cifford Hill & Co. v. ETC. Does NEDA Apply to Low Enforcement
Gifford-Hill & Co. v. FTC: Does NEPA Apply to Law-Enforcement
Adjudicatory Functions of an Agency? (N)—John A. Howell 1975:743
The Goal of the New Premerger Notification Requirements:
Preliminary Relief Against Anticompetitive Mergers (C)—Rudolf
W. Beuttenmuller
Goldman, Sachs & Co. v. Edelstein: The Application of Collateral
Estoppel Principles in Derogation of the Right to Jury Trial (R)—
Mitchell Kolkin 1974:970
The Good, the Bad and the Press (review of RODNEY A. SMOLLA,
SUING THE PRESS) (B)—Paul A. LeBel
The Gospel According to Roberto: A Theological Polemic (E)—H.
Jefferson Powell
Government Counterclaims and Judicial Review of Administrative
Determinations in Government Contract Disputes (N)—Robert C.
Scutt
The Government in the Sunshine Act—An Overview (N)—Benita S.
Baird
24.14 17//303
Habeas Corpus and Freedom of Speech (A)—Michael Wells 1978:1307

Hazelwood School District and the Role of First Amendment Institutions	
(C)—Bruce C. Hafen	85
Health Care Cost Control by Third Party Payors: Fee Schedules and the Sherman Act (S)—D. Ward Kallstrom	45
Health Maintenance Organizations and the Role of Antitrust Law (S)—	
Phillip C. Kissam	87
Heater v. FTC and the Federal Trade Commission Improvement Act:	
The FTC's Power to Order Restitution (N)—Stephen A.  Hildebrandt	70
Tri-14 - 1 Comption Calo Found Donat Compation C Donated 1	19
Heightened Scrutiny of the Fourth Branch: Separation of Powers and	
the Requirement of Adequate Reasons for Agency Decisions (A)—	
Sidney A. Shapiro & Richard E. Levy	87
Hope Yet for the Automobile Dealers' Day in Court Act: Marquis v.	
Chrysler Corp. (N)—John H. Pavloff	85
Hot-Cargo Agreements in the Construction Industry: Restraints on	
Subcontracting Under the Proviso to Section 8(e) (N)—Michael R.	
	41
Dreeben	41
Housing and Section 1982: The Advisability of Extending the Statutory	
Mandate Beyond Acts of Traditional Discrimination (N)—William	
E. Martin 1975:7	81
How Independent Are Independent Regulatory Agencies? (S)—Alan B.	
Morrison	.52
The Impact of Fiduciary Standards on Federal Taxation of Grantor	
Trusts: Illusion and Inconsistency (A)—John L. Peschel 1979:76	ักจ
Implementing Policy Objectives in the Taxation of Deferred	0)
	20
Compensation Arrangements (C)—Thomas W. Giegerich 1978:14	OU
Implied Contribution Under the Federal Securities Laws: A	
Reassessment (A)—Mark J. Loewenstein	43
Implied Private Rights of Action Under the United States Housing Act	
of 1937 (N)—Paul E. Harner	15
Implied Rights of Action in Federal Legislation: Harmonization	
Within the Statutory Scheme (C)—Patrick B. Fazzone 1980:9	28
Implied Waiver of a State's Eleventh Amendment Immunity (C)—Rick	
Claybrook	25
Improving Local Government Financial Information Systems (S)—Jan	23
	22
M. Lodal	S
Incentives vs. Nonpartisanship: The Prosecutorial Dilemma in an	
Adversary System (C)—Dirk G. Christensen	11
Income Averaging After Twenty Years: A Failed Experiment in	
Horizontal Equity (A)—Richard Schmalbeck	09
Income Tax Treatment of Shifts in Partnership Profit and Loss Interests	
(N)—Ross Lipman	05
Indemnity Under Workers' Compensation: Recognizing a Special Legal	-
Relationship Between Manufacturer and Employer (N)—Karen M.	.0.5
Moran	כצי
Independent Agencies: Form and Substance in Executive Prerogative	
(S)—Glen O. Robinson	.38
Independent Agencies: Government's Scourge or Salvation? (S)—	

Independent Agencies Under Attack: A Skeptical View of the
Importance of the Debate (S)—Susan Bartlett Foote 1988:223
Informing the Jury of the Legal Effect of Special Verdict Answers in
Comparative Negligence Actions (C)—Stuart F. Schaffer 1981:824
An Inquiry into the Special Status of Interest Payments (A)—Michael J.
<i>McIntyre</i>
Insider Trading and Contracting: A Critical Response to the "Chicago
School" (A)—James D. Cox
Insolvency Insurance for Private Plans (A)—Matthew M. Lind 1979:593
The Insurance of Medical Losses (A)—Richard S.L. Roddis & Richard
E. Stewart
Integration Maintenance: The Unconstitutionality of Benign Programs
That Discourage Black Entry to Prevent White Flight (A)—Rodney
A. Smolla
Interest Groups, Antitrust, and State Regulation: Parker v. Brown in
the Economic Theory of Legislation (A)—William H. Page 1987:618
Interim Rate Relief for Public Utilities Pending Judicial Appeal of
Administrative Rate Orders (N)—Jana S. Banahan 1977:593
The International Patent System and Third World Development:
Reality or Myth? (A)—A. Samuel Oddi
Interpretation of the Eighth Amendment—Rummel, Solem, and the
Venerable Case of Weems v. United States (N)—
Pressly Millen 1984:789
Interpretative Rules with Legislative Effect: An Analysis and a
Proposal for Public Participation (A)—Kevin W. Saunders 1986:346
Interpreting ERISA: Corporate Officer Liability for Delinquent Contributions (N)—Scott A. Cammarn
Intimations of Federal Removal Jurisdiction in Labor Cases: The
Pleadings Nexus (C)—Michael B. Thornton
Introduction: The Debate over Independent Agencies in Light of
Empirical Evidence (S)—Geoffrey P. Miller
An Introduction to Antitrust Economics (A)—Ernest Gellhorn1975:1
All Introduction to Antitrust Economics (A)—Ernest Oction
Jack Latty: An Appreciative Remembrance (S)—
Melvin G. Shimm
A Judge Looks at His Professor (S)—Gerald Bard Tjoflat 1988:16
Judicial Interpretation of Collective Bargaining Agreements: The
Danger Inherent in the Determination of Arbitrability (N)—Paula
L. McDonald
Judicial Refusal to Imply a Private Right of Action Under the FTCA
(N) 1974:506
Judicial Retrenchment Under Rule 10b-5: An End to the Rule as Law?
(N)—George A. Purdy
Judicial Review, Delegation, and Public Hearings Under NEPA
(N) 1974:423
Judicial Review of Informal Administrative Rulemaking (N)—Neil D.
<i>McFeeley</i>
Judicial Review of Rulemaking: New Patterns and New Problems
(A)—Frederick Davis

Judicial Review of State Health Plans After the Health Planning and
Resources Development Amendments of 1979 (N)—Douglas L.
Carter
Energy-Producing Resources "Fairly Related"? (N)—R. Douglas
Harmon
Judicial Review Under the Clean Air Amendments (N)—John M.
Conley
Judicial Review Under the Occupational Salety and Realth Act: The
Substantial Evidence Test as Applied to Informal Rulemaking
(N)
Changing Status of the Hearing Officer (A)—Frederick Davis 1977:389
Judicialization: The Twilight of Administrative Law (C)—Loren A.
Judicialization: The Twinght of Administrative Law (C)—Loren A.
Smith
F. Davis & William L. Reynolds
Jurisdiction as an Evolutionary Process: The Development of Quasi In
Rem and In Personam Principles (A)—Joseph J. Kalo 1978:1147  Jurisdiction Under the Sherman Act: The "Interstate Commerce"
Element and the Activities of Local Real Estate Boards and
Brokers (N)—Happy Ray Perkins
Labor-Antitrust: The Problems of Connell and a Remedy That Follows
Naturally (A)—Joseph T. Casey, Jr. & Michael J. Cozzillio 1980:235
Latty and "Corporations" in the Academy (S)—George T. Frampton 1988:1
Law, Economics, and the Problem of Legal Culture (A)—Bruce A.
Ackerman         1986:929
The Law School Curriculum: The Process of Reform (S)—John C.
Weistart
The Lawyer as Informer (A)—Gerard E. Lynch
The Lawyer's Moral Paradox (C)—Thomas W. Giegerich 1979:1335
League Control of Market Opportunities: A Perspective on
Competition and Cooperation in the Sports Industry (A)—John C.
Weistart
Lease Chattel Paper: Unitary Treatment of a "Special" Kind of
Commercial Specialty (A)—Amelia H. Boss
Leedom v. Kyne and the Implementation of a National Labor Policy
Leedom v. Kyne and the implementation of a National Labor 1 oney
(NT) Iamas F Wyatt III 1981:853
(N)—James F. Wyatt III
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth Pye
Legal Education in an Era of Change: The Challenge (S)—A. Kenneth  Pye

The Legal Theory of Attorney Fee Shifting: A Critical Overview (A)—
Thomas D. Rowe, Jr
The Legality of University-Conducted Dormitory Searches for Internal Disciplinary Purposes (N)—David E. Morrison
Legislative Courts, Administrative Agencies and the Northern Pipeline
Decision (A)—Martin H. Redish
The Legislative Resolution of the Rulemaking Versus Adjudication
Problem in Agency Lawmaking (A)—William T. Mayton 1980:103
Lest We Forget What We Owe Jack Latty (S)—F. Hodge O'Neal 1988:22
Liability of Shippers for Accepting Rebates Under the Shipping Act of
1916 (N)—Carol Gray
Liberalism Doesn't Exist (A)—Stanley Fish
Life in the Administrative Track: Administrative Adjudication of
Claims Against Savings Institution Receiverships (A)—Lawrence G.
Baxter 1988:422
Limitations on the Obligation of Good Faith (A)—Clayton P.
Gillette
The Limited Constitutional Convention—The Recurring Answer (A)—
William W. Van Alstyne
Limited Publication in the Fourth and Sixth Circuits (A)—William L.
Reynolds & William M. Richman
The Limits of the Lawyer's Discretion and the Law of Legal Ethics:
National Student Marketing Revisited (A)—
L. Ray Patterson
Looking with One Eye Closed: The Twilight of Administrative Law
(A)—Ronald A. Cass
Making Agencies Follow Orders: Judicial Review of Agency Violations
of Executive Order 12,291 (A)—Peter Raven-Hansen 1983:285
The Marital and Physician Privileges—A Reprint of a Letter to a
Congressman (A)—Charles L. Black, Jr
Market Delineation and the Justice Department's Merger Guidelines
(A)—Gregory J. Werden
The Market Participant Test in Dormant Commerce Clause Analysis—
Protecting Protectionism? (N)—Richard H. Seamon 1985:697
The Marketplace of Ideas: A Legitimizing Myth (A)—Stanley
Ingber1984:1
The McCarran-Ferguson Act's Antitrust Exemption for Insurance:
Language, History and Policy (S)—Charles D. Weller 1978:587
Mechanikal Applications of the Harmless Error Rule in Cases of
Prosecutorial Grand Jury Misconduct (N)—Christopher M.
Arfaa
Mediation-Arbitration: A Proposal for Private Resolution of Disputes
Between Divorced or Separated Parents (A)—Janet Maleson
Spencer & Joseph P. Zammit
"Medical Adversity Insurance"—Has Its Time Come? (A)—Clark C.
Havighurst
Medical Malpractice Litigation Under National Health Insurance:
Essential or Expendable? (A)—George J. Annas, Barbara F. Katz &
Robert G. Trakimas 1075.1225

The Medical Malpractice Standard of Care: HMOs and Customary Practice (A)—Randall Bovbjerg
Mismatching Convertible Debentures and Common Stock Under Section
16(b) (N)—Daniel B. Bogart
Model Review of Informal Rulemaking: Recommendation 74-4 of the Administrative Conference of the United States (N)—Clinton
Richardson
Mueller v. Allen: A New Standard of Scrutiny Applied to Tax
Deductions for Educational Expenses (N)—John W.
Connolly III
Municipal Insolvency: The New Chapter IX of the Bankruptcy Act
(S)—Lawrence P. King
Murder and the Tort of Intentional Infliction of Emotional Distress
(N)—John W. McNamara
(11)—301111 17. Intervallata
Narrowing the Discretion of Criminal Justice Officials (A)—James
Vorenberg
National League of Cities v. Usery to EEOC v. Wyoming: Evolution of
a Balancing Approach to Tenth Amendment Analysis (N)—Vincent
Daniel Palumbo
The Nature of Judicial Involvement in Civil Penalty Proceedings to
Execute FTC Cease and Desist Orders (N)—Jon P. Bachelder 1975:501
The Need for an Additional Notice and Comment Period When Final
Rules Differ Substantially from Interim Rules (N)—Mark D.
Shepard
The Need for Antitrust Legislation Tailored to the Specific Concerns of
Bank-Nonbank Director Interlocks (N)—Dean H. Blythe 1982:938
Negative Effects of Treble Damage Actions: Reflections on the New
Antitrust Strategy (A)—Arthur D. Austin
The Negligent Commercial Transaction Tort: Imposing Common Law
Liability on Merchants for Sales and Leases to "Defective"
Customers (N)—Robert M. Howard
Negotiation and Informal Agency Action: The Case of Superfund
(A)—Frederick R. Anderson
A New Breed of Law Book? (review of CAROL HARLOW & RICHARD
RAWLINGS, LAW AND ADMINISTRATION) (B)—Edward
Brunet 1985:523
New Dimensions in the Robinson-Patman Act After Vanco Beverage
(C)—R. Mark McCareins
The News-Gathering/Publication Dichotomy and Government
Expression (A)—Steven Helle
The 1974 Federal Election Campaign Act Amendments: The
Shortcomings of Good Intentions (A)—Joel L. Fleishman 1975:851
NLRB Remedies—Attorney's Fees in Refusal-to-Bargain Cases (N)—
Kenneth C. Hunt         1975:352
Nonarrest Investigatory Detentions in Search and Seizure Law (A)—
George E. Dix
Nonlegislative Rulemaking and Regulatory Reform (A)—Michael
Asimow

Notice Cost Problems Under Rule 23(b)(3) and (c)(2) After Oppenheimer Fund, Inc. v. Sanders (N)—D. Rhett Brandon 1979:882
The Obligations of Banks in the Public Securities Markets (A)—Stephen  J. Greenberg, William C. Mack & Jeffrey L. Schulte
Trant       1981:666         OSHA: Employer Liability for Employee Violations (N)—David K.       1977:614
OSHA Inspections After Marshall v. Barlow's, Inc. (A)—Mark A.  Rothstein
Overcoming Future Shock: Estes Revisited, or a Modest Proposal for the Constitutional Protection of the News-Gathering Process (A)—  Diane L. Zimmerman
Pac-Man Tender Offers (C)—Deborah A. DeMott
to Bargain in Good Faith (A)—Timothy J. Heinsz
(A)—James F. Jorden
the 1984 Bankruptcy Amendments (A)—Lissa Lamkin Broome 1987:78 Penalizing Insider Trading: A Critical Assessment of the Insider
Trading Sanctions Act of 1984 (A)—Carole B. Silver 1985:960 The Per Se Rule as Applied to Vertical Territorial Restraints: An
Improper Standard (N)—Eric H. Halvorson
(A)—Richard McMillan, Jr. & Todd D. Peterson
Craven, Jr
(S)—William C. Canby, Jr. & Ernest Gellhorn 1978:543 Physician Influence: Applying Noerr-Pennington to the Medical
Profession (N)—Mark August Thimke
Rivers (N)—Eric L. Hiser
Foreclosure from the Capital Market (A)—Rutheford B.  Campbell, Jr
A Policy Analysis of Fee-Shifting Rules Under the Internal Revenue Code (A)—Richard L. Schmalbeck & Gary Myers 1986:970
The Political Boycott: An Unprivileged Form of Expression (N)—  Gordon M. Orloff
"Political" Influence at the FCC (S)—Richard E. Wiley 1988:280 The Political Subdivision Exemption of the National Labor Relations
Act and the Board's Discretionary Authority (N)—M. Edward Taylor

Pornography and the First Amendment (A)—Cass R. Sunstein 1986:589
The Possibilities of Collective Choice: Arrow's Theorem, Article I, and
the Delegation of Legislative Power to Administrative Agencies
(A)—William T. Mayton
Post-Complaint Discovery in Administrative Proceedings: The FTC on
a Case Study (A)—Joel P. Bennett
Post-Younger Excesses in the Doctrine of Equitable Restraint: A Critical Analysis (C)—Philip A. Bjorlo
The Power of Language: Presentational Style in the Courtroom (A)—  John M. Conley, William M. O'Barr & E. Allan Lind
The Predicament of Antitrust Jurisprudence: Economics and the
Monopolization of Price Discrimination Argument (A)—Rudolph J.
Peritz
Properties of State Law by the Endered Trade Commission (A) Paul
Preemption of State Law by the Federal Trade Commission (A)—Paul  R. Verkuil
Preemption of State Law Notice Provisions Governing the Recovery of
Attenuary Face by Section 506(b) of the Benjamintary Code (N)
Attorneys' Fees by Section 506(b) of the Bankruptcy Code (N)—R.
Wilson Freyermuth
The Preemption of State Law Under ERISA (A)—William J. Kilberg &
Catherine L. Heron
Premenstrual Stress Syndrome as a Defense in Criminal Cases (N)—
Marc P. Press
The Presence of State Action in United Steelworkers v. Weber (N)—
Randolph K. Herndon         1980:1172
Presidential Exemption from Mandatory Retirement of Members of the
Independent Regulatory Commissions (A)—Harold H. Bruff 1976:249
Presidential Power over Federal Contracts Under the Federal Property
and Administrative Services Act: The Close Nexus Test of AFL-
CIO v. Kahn (N)—Kimberly A. Egerton
Press Councils: The Answer to Our First Amendment Dilemma (A)—
John A. Ritter & Matthew Leibowitz
A Principled Statutory Approach to Supplemental Jurisdiction (A)—
Richard D. Freer
The Privacy Act of 1974: An Overview (N)—James Beverage 1976:301
Private Colleges, State Aid, and the Establishment Clause (N)—Gary G.
<i>Lynch</i>
Procedural Due Process After Goss v. Lopez (N)—Michael A. Ellis 1976:409
Procedural Protection at Parole Release Hearings: The Need for
Reform (C)—Sheri H. Silverman
Professional Restraints on Innovation in Health Care Financing (S)—
Clark C. Havighurst
Professor Dworkin's External/Personal Preference Distinction (A)—
John Hart Ely 1983:959
A Proposal for a Comprehensive Restructuring of the Public
Information System (A)—Charles H. Koch, Jr. &
Barry R. Rubin
A Proposal to Improve the Cost to Benefit Relationships in the Medical
Professional Liability Insurance System (A)—Myron F.
Steves, Jr

The Proposed Cable Communications Act of 1975: A
Recommendation for Comprehensive Regulation (N)—George
Wellford Taylor, Jr
Prospective Boys Markets Injunctive Relief: A Limited Remedy for
Violation of Collective Bargaining No-Strike Agreements (N)—Jane
Makela
Prostitution and Obscenity: A Comment upon the Attorney General's
Report on Pornography (C)—E. Edward Bruce
Carter
Protecting Trade Secrets Through Copyright (N)—Steven M.
Dorvee
Protection from Government Disclosure—The Reverse-FOIA Suit
(N)—Carolyn B. Kuhl
Protective Orders Prohibiting Dissemination of Discovery Information:
The First Amendment and Good Cause (C)—Donald J.
Rendall, Jr 1980:766
Public-Interest Fee Waivers Under the Freedom of Information Act
(A)—John E. Bonine
Public Law by Private Bargain: Title VII Consent Decrees and the
Fairness of Negotiated Institutional Reform (A)—Maimon
Schwarzschild
The Purposes and Limits of Independent Agencies (S)—Paul R.
Verkuil 1988:257
Quasi-Judicial Immunity: Its Scope and Limitations in Section 1983 Actions (N)—Paul T. Sorensen
Racially Disproportionate Impact of Facially Neutral Practices—What
Approach Under 42 U.S.C. Sections 1981 and 1982? (N)—Daniel J.
<i>Perka</i>
A Reassessment of the Younger Doctrine in Light of the Legislative
History of Reconstruction (A)—Donald H. Zeigler 1983:987
Recent Trends in Antitrust Civil Action Damage Determinations (A)—
David B. Weinberg
A Reconciliation of <i>Henry</i> and <i>Wilson</i> : The Intersection of Constitutional Rights with Procedural Review (N)—Louis D.
Lappen
Reconciling Shareholders' Rights and Corporate Responsibility: New
tilidelines for Management (A)—Larry II. Sogerguist & Kopert P.
Guidelines for Management (A)—Larry D. Soderquist & Robert P.  Vecchio
Vecchio 1978:819
Vecchio
Vecchio 1978:819
Vecchio

Registration of Stock Spin-Offs Under the Securities Act of 1933 (C)—
William L. Thompson, Jr
The Regulation of Commodity Options (A)—Robert C. Lower 1978:1095
Regulation of Government Agencies Through Limitation Riders (A)—
Neal E. Devins
Regulation of Offshore Investment Companies Through Extraterritorial
Application of Rule 10b-5 (N)—Steven L. Hearn
Regulatory Reform: Assessing the California Plan (A)—Marsha N.  Cohen
Reinstating Vacated Findings in Employment Discrimination Class
Actions: Reconciling General Telephone Co. v. Falcon with Hill v.
Western Electric Co. (N)—Robert P. Monyak
The Relationship Between Medical Malpractice and Quality of Care
(A)—Robert H. Brook, Rudolf L. Brutoco & Kathleen N.
Williams 1975:1197
Relevant Geographic Market Delineation: The Interchangeability of
Standards in Cases Arising Under Section 2 of the Sherman Act
and Section 7 of the Clayton Act (C)—Glenn William
<i>Brown, Jr.</i>
Reliance on the Law of the Circuit—A Requiem (C)—Walter V.
Schaefer 1985:690
Remedies for Noncompliance with Section 553 of the Administrative
Procedure Act: A Critical Evaluation of United States Steel and
Western Oil & Gas (N)—David B. Chaffin
Removal of the President: Resignation and the Procedural Law of
Impeachment (A)—Edwin Brown Firmage & R. Collin  Mangrum
A Reply to Judicialization (A)—Carl McGowan
Resale Price Maintenance After <i>Monsanto</i> : A Doctrine Still at War
with Itself (A)—Terry Calvani & Andrew G. Berg 1984:1163
Restricting the Power to Promote Competition in Banking: A Foolish
Consistency Among the Circuits (C)—Peter C. Carstensen 1983:580
Restrictions on Communication by Class Action Parties and Attorneys
(C)—Nancy T. Bowen
Retail Gasoline Franchise Terminations and Nonrenewals Under Title I
of the Petroleum Marketing Practices Act (C)—Timothy J.
Corrigan
Rethinking Excessive Force (C)—R. Wilson Freyermuth 1987:692
Rethinking the Rule of Reason: From Professional Engineers to NCAA
(N)—Barry Wertheimer
Review of "Jurisdictional" Issues Under the Bumpers Amendment
(C)—Ronald M. Levin
A Review of Shipowners' Statutory Duty Under Section 905(b) of the
Longshoremen's and Harborworkers' Compensation Act: Does
Scindia Require a Change in Course? (N)—Kaye A. Pfister 1983:153
Reviewability of Administrative Action: The Elusive Search for a
Pragmatic Standard (N) 1974:382
The Right of Federal Employees to a Trial De Novo Under the Equal
Employment Opportunity Act of 1972 (N)

The Right to a Speedy Trial and the Exhaustion Requirement of
Federal Habeas Corpus (N)—Jasper G. Taylor, III
The Right to Zealous Counsel (A)—Paul D. Carrington 1979:1291
The Role of Counsel in the Suppression of Truth (A)—A. Kenneth
<i>Pye</i>
The Role of Strategic Reasoning in Constitutional Interpretation: In
Defense of the Pathological Perspective (C)—Vincent Blasi 1986:696
The Role of the Contract Clause in Municipalities' Relations with
Creditors (C)—Carolyn B. Kuhl
The Role of the United Nations General Assembly Resolutions in
Determining Principles of International Law in United States
Courts (N)—Gregory J. Kerwin
Rule 68: A "New" Tool for Litigation (N)—Louis J. Barash 1978:889
Rule 10b-5: The Rejection of the Birnbaum Doctrine by Eason v.
General Motors Acceptance Corp. and the Need for a New
Limitation on Damages (N)—James M. Carll
Safeguarding Equality for the Handicapped: Compensatory Relief
Under Section 504 of the Rehabilitation Act (N)—John D.
Briggs
Sam Ervin: The Book By and About Him (review of SAM J. ERVIN,
Jr., Preserving the Constitution: The Autobiography of
SENATOR SAM J. ERVIN, JR.) (B)—George B. Autry 1985:1245
Sargent v. Ross: Abrogation of Landlord's Tort Immunity (R) 1974:175
Schum v. South Buffalo Railway: Unintentional Union Failure to
Process a Grievance Constitutes Breach of Union's Duty of Fair
Representation (R)—Robert J. Henry
Scientific Issues and the Function of Hearing Procedures: Evaluating
the FDA's Public Board of Inquiry (A)—Sidney A. Shapiro 1986:288
Searching for Standards: Disclosure in the Municipal Securities Market
(S)—John E. Petersen, Robert W. Doty, Ronald W. Forbes &
Donald D. Bourque 1976:1177
Searching for the Corporation's Voice in Derivative Suit Litigation: A
Critique of Zapata and the ALI Project (A)—James D. Cox 1982:959
The SEC Safe Harbor for Forecasts—A Step in the Right Direction?
(C)—Kimberly Till
Section 16(b): A Single Analysis of Purchases and Sales—Merging the
Objective and Pragmatic Analyses (A)—Timothy Tomlinson 1981:941
Section 1981 After Runyon v. McCrary: The Free Exercise Right of
Private Sectarian Schools to Deny Admission to Blacks on Account
of Race (C)—Evan H. Zucker
Section 1981 and Discrimination in Private Schools (N)—Rick
Claybrook
Sections 9 and 10 of the Rivers and Harbors Act of 1899: The Erosion
of Administrative Control by Environmental Suits (C)—David
Lawrence Hankey
Sections 351 and 357(c) After Bongiovanni, Thatcher and Focht: Parity
for the Accrual Basis Transferor (A)—Philip F. Postlewaite 1978:961
Securities Law Duties of Bond Counsel (S)—C. Richard Johnson &
Robert H Whoeler 1976:1205

Self-Sufficiency Under the Education for All Handicapped Children Act:
A Suggested Judicial Approach (C)—John S. Harrison 1981:516
The Separation of Powers Under Nixon: Reflections on Constitutional
Liberties and the Rule of Law (A)—Peter E. Quint
Sex Discrimination as to Maternity Benefits (A)—Arthur Larson 1975:805
Sex Discrimination in the Supreme Court—A Comment on Sex
Equality, Sex Difference, and the Supreme Court (C)—Earl M.
<i>Maltz</i> 1985:177
Should Tender Offer Arbitrage Be Regulated? (C)—Jeffrey Stephen
<i>Turner</i>
Turner
(N)—Richard W. Brunette, Jr
The Size and Quality of the Law School Applicant Pool: 1982-1986
and Beyond (S)—David H. Vernon & Bruce I. Zimmer 1987:204
Social Science and Segregation Before Brown (A)—Herbert
Hovenkamp
Some Social Aspects of the Medical Malpractice Dilemma (A)—David
Mechanic         1975:1179
Some Thoughts About Current Problems in Legal Ethics and
Some Thoughts About Current Problems in Legal Editics and
Professional Responsibility (A)—Harold C. Petrowitz 1979:1275
Sophisticated Investors Under the Federal Securities Laws (A)—C.
Edward Fletcher, III
Sovereign Immunity: A Modern Rationale in Light of the 1976
Amendments to the Administrative Procedure Act (C)—Sharon J.
Kronish 1981:116
Specific Requests and the Prosecutorial Duty to Disclose Evidence:
The Impact of United States v. Bagley (N)—Paul G. Nofer 1986:892
Sports Violence as Criminal Assault: Development of the Doctrine by
Canadian Courts (N)—Diane V. White
The Squeal Rule: Statutory Resolution and Constitutional
Implications—Burdening the Minor's Right of Privacy (N)—
Brenda D. Hofman
Standing After Havens Realty: A Critique and an Alternative
Framework for Analysis (A)—Paul A. Lebel
Standing to Challenge Governmental Actions Which Have an
Insubstantial or Attenuated Effect on the Environment (N) 1974:491
State Action as a Shield and a Sword in a Medical Services Antitrust
Context: Parker v. Brown in Constitutional Perspective (S)—James
F. Blumstein & Terry Calvani
The State Action Examplion in Antitopate From Daylog 11 Proper to
The State Action Exemption in Antitrust: From Parker v. Brown to
Cantor v. Detroit Edison Co. (C)—Linda L. McCall
State "Copyright" Protection for Performers: The First Amendment
Question (N)—Phyllis Glass
A State Saves a City: The New York Case (S)—Donna E. Shalala &
Carol Bellamy
The State and Sectarian Education: Regulation to Deregulation (C)—
Cynthia Wittmer West
State Statutes That Exempt Favored Industries from Meeting Highway
Weight Restrictions: Constitutionality Under the Equal Protection
Clause (N)—Lorrie M. Marcil

The Status of Defrauded Securityholders in Corporate Bankruptcy
(A)—Kenneth B. Davis, Jr
Statutory Preclusion of Judicial Review Under the Administrative
Procedure Act (N)—Robert F. Holland
Statutory Regulation of Insider Trading in Impersonal Markets (A)—  Dennis S. Karjala
Statutory Strict Liability for an Insurer's Failure to Settle: A Balanced
Plan for an Unresolved Problem (A)—Victor E. Schwartz 1975:901
Sterilization of Mentally Retarded Persons: Reproductive Rights and Family Privacy (A)—Elizabeth S. Scott
Stop, Look and Listen: Premerger Notification Under the Hart-Scott-
Rodino Antitrust Improvements Act (C)—John Warren Titus 1979:355
Storytelling (review of Mary Ann Glendon, Abortion and
DIVORCE IN WESTERN LAW: AMERICAN FAILURES, EUROPEAN
CHALLENGES) (B)—Katharine T. Bartlett
Structural Approaches to the Problem of Television Network Economic
Dominance (A)—Bruce M. Owen
A Student Defense of Student Edited Journals: In Response to
Professor Roger Cramton (N)—Phil Nichols
Stump v. Sparkman and the History of Judicial Immunity (A)—  J. Randolph Block
The Suits in Admiralty Act and the Implied Discretionary Function
(C)—Donald S. Ingraham
The Supreme Court and Litigation Access Fees: The Right to Protect
One's Rights—Part II (A)—Frank I. Michelman
A Supreme Court Primer for the Public (review of WILLIAM H.
REHNQUIST, THE SUPREME COURT: How IT WAS, How IT IS)
(B)—Joseph S. Larisa, Jr
The Sweeping-Claims Exception and the Federal Rules of Evidence
(A)—Frederick C. Moss
Symposium on Municipal Finance: Preface (S)—Peter F. Coogan 1976:1051
Symposium on viumerpar i mance. Treface (5)—Teter 1. Coogun 1970.1031
Taming the Beast: Moral Views of the Criminal Law (review of JOEL
FEINBERG, HARM TO OTHERS and SUSAN JACOBY, WILD JUSTICE:
THE EVOLUTION OF REVENGE) (B)—Marvin C. Henberg 1985:843
Tax Expenditures: A Reassessment (A)—Victor Thuronyi 1988:1155
The Tax-Straddle Cases (N)—Richard W. Evans
Tax Treatment of Lump-Sum Distributions from Previously Qualified
Employee Pension Plans (N)—Ann Marie Nader
Taxation of Life Insurance in Qualified Plans (A)—James F.
Nasuti
Taxation of Stock Rights and Other Options: Another Look at the
Persistence of Palmer v. Commissioner (A)—Pamela B. Gann 1979:911
Taxing the Sale of Property (A)—Dennis S. Karjala
Teaching Federal Courts from a Little Red Book (review of Howard
Fink & Mark V. Tushnet, Federal Jurisdiction: Policy
AND PRACTICE) (B)—Thomas D. Rowe, Jr

The Temporary Emergency Court of Appeals: A Study in the
Abdication of Judicial Responsibility (A)—James R. Elkins 1978:113
Testimonial Privileges and the Preferences of Friendship (A)—Sanford
Levinson
Testing for Special Skills in Employment: A New Approach to Judicial
Review (N)—Kathryn A. Gibbons
Membry Finks
Murphy Finke
(A)—Arthur Larson
The Thirty-Fifth Law Clerk (review of Lincoln Caplan, The Tenth
JUSTICE: THE SOLICITOR GENERAL AND THE RULE OF LAW)
(B)—Roger Clegg
Tinker Revisited: Fraser v. Bethel School District and Regulation of
Speech in the Public Schools (N)—James C. Dever III 1985:1164
Title VI of the 1964 Civil Rights Act and the Closing of a Public
Hospital (N)—Mitchell A. Horwich
Title VII Discrimination in Biochemical Testing for AIDS and
Marijuana (N)—Andrew Ayers Martin
Title IX Applies to Employment Discrimination (N)—Terrence P.
Collingsworth
Title IX Does Not Apply to Faculty Employment (N)—Bernard H.
Friedman
The Tort of Disparagement and the Developing First Amendment (N)—Rawn Howard Reinhard
Tort Law and the Alternatives: Some Anglo-American Comparisons
(A)— <i>P.S. Atiyah</i>
Toward an Economic Understanding of Touch and Concern (A)—
<i>Jeffrey E. Stake</i>
Toward a Theory of "Just Cause" in Employee Discipline Cases (A)—
Roger I. Abrams & Dennis R. Nolan
Toward Rational Boundaries of Tort Liability for Injury to the Unborn:
Prenatal Injuries, Preconception Injuries and Wrongful Life (A)—  Horace B. Robertson, Jr
Horace B. Robertson, Jr
Trading Stamps, S & H, and the FTC's Unfairness Doctrine (A)—
Ernest Gellhorn
"Transfers by Check": The 90-Day Rule of Preference Recovery Under
Section 547(b) of the Bankruptcy Code (N)—Lisa R. Reid 1987:712
Transnational Corporations and Developing Public International Law (A)—Jonathan I. Charney
Treatment of Mutual Funds Under ERISA (A)—William M.
Tartikoff
Trends in the Supreme Court: Mr. Jefferson's Crumbling Wall—A
Comment on Lynch v. Donnelly (C)—William Van Alstyne 1984:770
A Tribute to Arthur Larson (S)—Norman Cousins, Wex S. Malone,
Daniel H. Pollitt, A. Kenneth Pye & Henry S. Reuss 1980:385
Truth-in-Lending: Judicial Modification of the Right of Rescission
(N)—T. Nelson Mann
Twilight or Just an Overcast Afternoon? (A)—William H. Allen 1986:276

Two Problems in Administrative Law: Political Polarity on the District of Columbia Circuit and Judicial Deterrence of Agency
Rulemaking (A)—Richard J. Pierce, Jr
Data General Corp. (N)—Gary Myers
The Unbundling of Higher Education (A)—William K.S. Wang 1975:53  The Uncertainty Principle in the Supreme Court (A)—Craig M.  Bradley
Underlying Contradictions in the Supreme Court's Classification of
Defamation (A)—George C. Christie
United States Individual Income Tax Policy As It Applies to Americans Resident Overseas: Or, If I'm Paying Taxes Equal to 72 Percent
of My Gross Income, I Must Be Living in Sweden (A)—Brainard L. Patton, Jr
United States v. CBS: When Sketch Artists Are Allowed in the Courtroom, Can Photographers Be Far Behind? (R)—Denise
Caffrey
Intrusions into the Councils of the <i>Pro Se</i> Defendant (R)—Andrew  J. Peck
Unraveling the Conundrum of the Law of Personal Jurisdiction: A  Comment on Asahi Metal Industry Co. v. Superior Court of
California (C)—Earl M. Maltz
Philip C. Cook
Unspeakable Ethics, Unnatural Law (A)—Arthur Allen Leff 1979:1229 Use of Petitions by Minority Groups to Deny Broadcast License
Renewals (N)—Patricia Eileen Naktenis
or Destroying Historic Landmarks (N)—L. Keith Hughes 1975:999 The Uses and Abuses of Convictions Set Aside Under the Federal
Youth Corrections Act (A)—Fred C. Zacharias
Vacation Homes, Section 280A and Bolton v. Commissioner: The Right Result for the Wrong Reasons (N)—Jeffrey T. Lawyer 1985:793 Vagueness and the Rule of Law: Reconsidering Installment Land
Contract Forfeitures (A)—Eric T. Freyfogle
Proposed New Rule (A)—Kurt A. Strasser
Was There a Baby in the Bathwater? A Comment on the Supreme Court's Legislative Veto Decision (A)—Peter L. Strauss 1983:789
What Are the Alternatives to Chicago? (C)—Wesley J. Liebeler 1987:879. What Process Is Due? Unaccompanied Minors' Rights to Deportation
Hearings (C)—Irene Scharf & Christine Hess
Formulation of Energy Policy Through an Exceptions Process (A)—Peter H. Schuck
(A.)—I etel 11. Delluck

Who Controls a Constitutional Convention?—A Response (A)—Walt E. Dellinger	
Why the First Amendment Should Not Be Interpreted from the Pathological Perspective: A Response to Professor Blasi (C)—	
George C. Christie	
Will Legal Education Remain Affordable, By Whom, and How? (S)—  John R. Kramer	1987:240
Woman's Constitution (A)—Kenneth L. Karst	
Zoning for Direct Social Control (A)—J. Gregory Richards	1982:761