

11-1-1977

Volume Index

Follow this and additional works at: <https://repository.law.miami.edu/umlr>

Recommended Citation

Volume Index, 31 U. Miami L. Rev. Iss. 5 (1977)

Available at: <https://repository.law.miami.edu/umlr/vol31/iss5/10>

This Index is brought to you for free and open access by the Journals at University of Miami School of Law Institutional Repository. It has been accepted for inclusion in University of Miami Law Review by an authorized editor of University of Miami School of Law Institutional Repository. For more information, please contact library@law.miami.edu.

LEADING ARTICLES—TITLES

Index — Volume 31

| | <i>Page</i> |
|---|-------------|
| ADMINISTRATIVE LAW: <i>Hon. Arthur J. England, Jr. and L. Harold Levinson</i> | 749 |
| ADMIRALTY: <i>Brendan P. O'Sullivan</i> | 785 |
| ARE THE BORDERS CLOSING? <i>Errico to Reid: A NEW COURT AND AN AGING FRONTIER: Vicki Joiner Musto and Judith Ruffo</i> | 1 |
| BANKRUPTCY: <i>Leonard H. Gilbert and Robert Pass</i> | 791 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE: <i>Russell L. Hiller</i> | 253 |
| CAPITAL PUNISHMENT: <i>Irwin P. Stotzky</i> | 841 |
| THE CASE OF THE UNWANTED BLESSING: WRONGFUL LIFE: <i>Joseph S. Kashi</i> | 1409 |
| THE CHAPTER X RULES: <i>Asa S. Herzog</i> | 227 |
| CIVIL PROCEDURE: <i>Jeffrey S. Tanen</i> | 869 |
| COMMERCIAL LAW: <i>Daniel E. Murray</i> | 895 |
| DECISION THEORY AND THE PRE-TRIAL RELEASE DECISION IN CRIMINAL CASES: <i>Stuart Nagel, Marian Neef, and Sarah Slavin Schramm</i> | 1433 |
| ECONOMICS OF LAW PRACTICE: <i>Francis E. Pierce, Jr.</i> | 945 |
| EVIDENCE: <i>William M. Hicks and Joseph M. Matthews</i> | 951 |
| FAMILY LAW: <i>Daniel E. Murray</i> | 1011 |
| "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? <i>R. Lewis Townsend</i> | 275 |
| HAITIAN IMMIGRANTS: POLITICAL REFUGEES OR ECONOMIC ESCAPEES? <i>Martin M. Dermis</i> | 27 |
| INSURANCE: <i>Richard H. Lee and Edward S. Polk</i> | 1061 |
| INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE: <i>Bruce Zagaris</i> | 565 |
| IS CONGRESS PROTECTING OUR WATER? THE CONTROVERSY OVER SECTION 404, FEDERAL WATER POLLUTION CONTROL ACT AMENDMENTS OF 1972: <i>Lee Evan Caplin</i> | 445 |
| LAND USE CONTROLS: <i>Robert M. Rhodes, Mitchell B. Haigler and Gene D. Brown</i> | 1083 |
| LAND USE PLANNING: <i>Ronald B. Ravikoff</i> | 1119 |
| THE 1976 MUNICIPAL BANKRUPTCY LAW: <i>Joseph Patchan and Susan B. Collins</i> | 287 |
| NOTES TOWARD A TRULY MODERN WILLS ACT: <i>John T. Gaubatz</i> | 497 |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI ARRANGEMENTS: <i>Herbert Suskin and Bradford Swing</i> | 307 |
| PENAL REFORM: <i>Hon. David U. Strawn</i> | 1159 |
| PREJUDGMENT REMEDIES: <i>Winton E. Williams</i> | 1165 |
| PROMISES TO PAY IN THE FUTURE—A MODEST PROPOSAL FOR REFORM: <i>Don W. Llewellyn</i> | 1337 |
| REAL PROPERTY: <i>Ralph E. Boyer, Robert L. Jamerson, Jr. and Jeffrey R. Surlas</i> | 1183 |
| THE SCHNEPPER TRUST: ELIMINATING THE SECTION 306 TAIN: <i>J. A. Schnepfer</i> | 63 |
| STATE AND LOCAL TAXATION: <i>Theodore F. Brill and Gerald J. Hayes</i> | 1231 |
| THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL: <i>John H. Davies</i> | 1355 |
| TAXATION OF STOCK TRANSFERS BETWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES: <i>Belan K. Wagner</i> | 43 |
| TORTS: <i>Jeffrey R. Surlas and Robert L. Jamerson, Jr.</i> | 1283 |

AUTHORS

Index — Volume 31

| | <i>Page</i> |
|---|-------------|
| BAIN, JEFFREY M.: <i>Fruit of the Poisonous Tree: Recent Developments as Viewed Through its Exceptions</i> | 615 |
| BOYER, RALPH E.: <i>Real Property</i> | 1183 |
| BRILL, THEODORE F.: <i>State and Local Taxation</i> | 1231 |
| BROWN, GENE D.: <i>Land Use Controls</i> | 1083 |
| CAPLIN, LEE EVAN: <i>Is Congress Protecting Our Water? The Controversy Over Section 404, Federal Water Pollution Control Act Amendments of 1972</i> | 445 |
| COLLINS, SUSAN B.: <i>The 1976 Municipal Bankruptcy Law</i> | 287 |
| CYPEN, MARCIA: <i>Access to Health Care Services for the Poor: Existing Programs and Limitations</i> | 127 |
| DAVIES, JOHN H.: <i>The Taxation of Alimony: Policies, Problems and a Proposal</i> | 1355 |
| DERNIS, MARTIN M.: <i>Haitian Immigrants: Political Refugees or Economic Escapees?</i> | 27 |
| ENGLAND, ARTHUR J., JR.: <i>Administrative Law</i> | 749 |
| GAUBATZ, JOHN T.: <i>Notes Toward a Truly Modern Wills Act</i> | 497 |
| GILBERT, LEONARD H.: <i>Bankruptcy</i> | 791 |
| HAIGLER, MITCHELL B.: <i>Land Use Controls</i> | 1083 |
| HARRIS, BRUCE A.: <i>Federal Tort Claims Act: Discretionary Function Exception Revisited</i> | 161 |
| HAYES, GERALD J.: <i>State and Local Taxation</i> | 1231 |
| HERZOG, ASA S.: <i>The Chapter X Rules</i> | 227 |
| HICKS, WILLIAM M.: <i>Evidence</i> | 951 |
| HILLER, RUSSELL L.: <i>Bankruptcy, The Threshold of Change</i> | 253 |
| JAMERSON, ROBERT L., JR.: <i>Real Property</i> | 1183 |
| JAMERSON, ROBERT L., JR.: <i>Torts</i> | 1283 |
| KASHI, JOSEPH S.: <i>The Case of the Unwanted Blessing: Wrongful Life</i> .. | 1409 |
| KAYE, JANICE A.: <i>The Financial Aspects of Adequate Representation Under Rule 23(a)(4): A Prerequisite to Class Certification?</i> | 651 |
| KELLY, MICHAEL K.: <i>Fruit of the Poisonous Tree: Recent Developments as Viewed Through its Exceptions</i> | 615 |
| LEE, RICHARD H.: <i>Insurance</i> | 1061 |
| LEVINSON, L. HAROLD: <i>Administrative Law</i> | 749 |
| LLEWELLYN, DON W.: <i>Promises to Pay in the Future—A Modest Proposal for Reform</i> | 1337 |
| MARKEY, KATHLEEN: <i>Federal Regulation of Fetal Research: Toward a Public Policy Founded on Ethical Reasoning</i> | 675 |
| MATTHEWS, JOSEPH M.: <i>Evidence</i> | 951 |
| MERCERET, FRANCIS J.: <i>Sentencing Alternatives to Fine and Imprisonment</i> .. | 387 |
| MURRAY, DANIEL E.: <i>Commercial Law</i> | 895 |
| MURRAY, DANIEL E.: <i>Family Law</i> | 1011 |
| MUSTO, VICKI JOINER: <i>Are the Borders Closing? ERRICO to REID: A New Court and an Aging Frontier</i> | 1 |
| NAGEL, STUART: <i>Decision Theory and the Pre-Trial Release Decision in Criminal Cases</i> | 1433 |
| NEFF, MARIAN: <i>Decision Theory and the Pre-Trial Release Decision in Criminal Cases</i> | 1433 |

| | <i>Page</i> |
|--|-------------|
| O'SULLIVAN, BRENDAN P.: <i>Admiralty</i> | 785 |
| PASS, ROBERT: <i>Bankruptcy</i> | 791 |
| PATCHAN, JOSEPH: <i>The 1976 Municipal Bankruptcy Law</i> | 287 |
| PELTZ, ROBERT D.: <i>NEPA Threshold Determinations: A Framework of Analysis</i> | 71 |
| PETERSON, WADE: <i>The Changing Transportation Planning Process</i> | 353 |
| PIERCE, FRANCIS E., JR.: <i>Economics of Law Practice</i> | 945 |
| POLK, EDWARD S.: <i>Insurance</i> | 1061 |
| RAVIKOFF, RONALD B.: <i>Land Use Planning</i> | 1119 |
| RHODES, ROBERT M.: <i>Land Use Controls</i> | 1083 |
| RUFFO, JUDITH: <i>Are the Borders Closing? ERRICO to REID: A New Court and an Aging Frontier</i> | 1 |
| SCHNEPPER, J. A.: <i>The Schnepfer Trust: Eliminating the Section 306 Taint</i> | 63 |
| SCHNEPPER, ROBERT CORY: <i>Federal Tort Claims Act: Discretionary Function Exception Revisited</i> | 161 |
| SCHRAMM, SARAH SLAVIN: <i>Decision Theory and the Pre-Trial Release Decision in Criminal Cases</i> | 1433 |
| SINEX, DONALD F.: <i>The Financial Aspect of Adequate Representation Under Rule 23(a)(4): A Prerequisite to Class Certification?</i> | 651 |
| STOTZKY, IRWIN P.: <i>Capital Punishment</i> | 841 |
| STRAWN, HON. DAVID U.: <i>Penal Reform</i> | 1159 |
| SURLAS, JEFFREY R.: <i>Real Property</i> | 1183 |
| SURLAS, JEFFREY R.: <i>Torts</i> | 1283 |
| SUSKIND, HERBERT: <i>Ownership as a Basis for Summary Jurisdiction in Chapter XI Arrangements</i> | 307 |
| SWING, BRADFORD: <i>Ownership as a Basis for Summary Jurisdiction in Chapter XI Arrangements</i> | 307 |
| TANEN, JEFFREY S.: <i>Civil Procedure</i> | 869 |
| TOWNSEND, R. LEWIS: <i>"Fresh Cash"—Another Element of a Bankrupt's "Fresh Start"?</i> | 275 |
| WAGNER, BELAN K.: <i>Taxation of Stock Transfers Between Corporate Shareholders and Employees</i> | 43 |
| WEINMAN, JEFFREY: <i>NEPA Threshold Determinations: A Framework of Analysis</i> | 71 |
| WILLIAMS, WINTON E.: <i>Prejudgment Remedies</i> | 1165 |
| ZAGARIS, BRUCE: <i>Investment by Nonresident Aliens in United States Real Estate</i> | 565 |

INDEX OF CASES NOTED

Volume 31

| | <i>Page</i> |
|---|-------------|
| GOLDEN V. BISCAYNE BAY YACHT CLUB | 198 |
| HILLSBOROUGH ASSOCIATION FOR RETARDED CITIZENS V. CITY OF TEMPLE TER- RACE | 191 |
| HUGHES V. ALEXANDRIA SCRAP CORP. | 729 |
| JONNET V. DOLLAR SAVINGS BANK | 419 |
| MIREE V. DEKALB COUNTY | 1493 |
| SEC V. BAUSCH & LOMB, INC. | 1524 |
| STANDARD OIL DIVISION, AMERICAN OIL CO. V. STARKS | 436 |
| STONE V. POWELL | 735 |
| TIME, INC. V. FIRESTONE | 216 |
| UNITED STATES V. CROWDER | 1504 |
| UNITED STATES V. JANIS | 721 |
| UNITED STATES V. SEXTON COVE ESTATES, INC. | 697 |
| WOODS V. COVINGTON COUNTY BANK | 1516 |
| YOUNG V. AMERICAN MINI THEATERS, INC. | 713 |

SUBJECT INDEX

Volume 31

References in plain type are to Leading Articles and Comments.

References in *italics* are to Case Notes.

| | <i>Page</i> | | <i>Page</i> |
|---|-------------|---|-------------|
| A | | ALIENS | |
| ACTIONS AND DEFENSES | | INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE . . . | 565 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | SENTENCING ALTERNATIVES TO FINE AND IMPRISONMENT | 387 |
| THE FINANCIAL ASPECT OF ADEQUATE REPRESENTATION UNDER RULE 23(a) (4): A PREREQUISITE TO CLASS CER- TIFICATION? | 651 | ASSAULT AND BATTERY | |
| FRUIT OF THE POISONOUS TREE: RE- CENT DEVELOPMENTS AS VIEWED THROUGH ITS EXCEPTIONS | 615 | <i>Foreign Attachment Power Constrained —an End to Quasi In Rem Juris- diction?</i> | 419 |
| ADMINISTRATION OF JUSTICE | | <i>Postal Employees Are Not Protected from Garnishment</i> | 436 |
| DECISION THEORY AND THE PRE-TRIAL RELEASE DECISION IN CRIMINAL CASES | 1433 | TORTS | 1283 |
| ADMINISTRATIVE LAW | | ASYLUM | |
| ACCESS TO HEALTH CARE SERVICES FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 | HAITIAN IMMIGRANTS: POLITICAL REFU- GEEES OR ECONOMIC ESCAPEES? | 27 |
| ADMINISTRATIVE LAW | 749 | ATTACHMENT AND GARNISHMENT | |
| ARE THE BORDERS CLOSING? ERRICO TO REID: A NEW COURT AND AN AGING FRONTIER | 1 | PREJUDGMENT REMEDIES | 1166 |
| THE CHAPTER X RULES | 227 | ATTORNEYS | |
| FEDERAL TORT CLAIMS ACT: DISCRE- TIONARY FUNCTION EXCEPTION RE- VISITED | 161 | <i>Appearance of Impropriety as the Sole Ground for Disqualification</i> | 1516 |
| NEPA THRESHOLD DETERMINATIONS: A FRAMEWORK OF ANALYSIS | 71 | BANKRUPTCY | 791 |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 |
| <i>The Reach of the SEC Under Rule 106- 5 Is Further Restricted: Negligent Conduct Is Insufficient to Warrant Commission Instigated Injunctive Relief</i> | 1524 | THE CHAPTER X RULES | 227 |
| ADMIRALTY | | ECONOMICS OF LAW PRACTICE | 945 |
| ADMIRALTY | 785 | THE FINANCIAL ASPECT OF ADEQUATE REPRESENTATION UNDER RULE 23(a) (4): A PREREQUISITE TO CLASS CER- TIFICATION? | 651 |
| <i>Section 10 of the Rivers and Harbors Act: Jurisdiction Shoreward of the Mean High Tide Line</i> | 697 | "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? | 275 |
| | | THE 1976 MUNICIPAL BANKRUPTCY LAW OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 287 307 |
| | | BANKRUPTCY | |
| | | BANKRUPTCY | 791 |
| | | BANKS AND BANKING | |
| | | COMMERCIAL LAW | 895 |

| | Page | | Page |
|---|------|---|------|
| BURDEN OF PROOF | | ADMIRALTY | 785 |
| EVIDENCE | 951 | CAPITAL PUNISHMENT | 841 |
| CAPITAL PUNISHMENT | | <i>Equal Protection and The First</i> | |
| CAPITAL PUNISHMENT | 841 | <i>Amendment: Zoning Away Skid Row</i> | 713 |
| CITIZENS AND CITIZENSHIP | | <i>Exclusionary Rule Does Not Extend to</i> | |
| ARE THE BORDERS CLOSING? ERRICO TO | | <i>State Seized Evidence Used in Fed-</i> | |
| REID: A NEW COURT AND AN AGING | | <i>eral Civil Tax Proceedings</i> | 721 |
| FRONTIER | 1 | <i>Fourth Amendment Balancing and</i> | |
| HAITIAN IMMIGRANTS: POLITICAL REFUGES | | <i>Searches into the Body</i> | 1504 |
| OF ECONOMIC ESCAPEES? | 27 | "FRESH CASH"—ANOTHER ELEMENT OF | |
| CIVIL PROCEDURE | | A BANKRUPT'S "FRESH START"? | 275 |
| ADMINISTRATIVE LAW | 749 | FRUIT OF THE POISONOUS TREE: RECENT | |
| ADMIRALTY | 785 | DEVELOPMENTS AS VIEWED THROUGH | |
| BANKRUPTCY | 791 | ITS EXCEPTIONS | 615 |
| CIVIL PROCEDURE | 869 | HAITIAN IMMIGRANTS: POLITICAL REFUGES | |
| <i>Exclusionary Rule Does Not Extend to</i> | | OR ECONOMIC ESCAPEES? | 27 |
| <i>State Seized Evidence Used in Fed-</i> | | <i>Lease of Bay Bottom Land Does Not</i> | |
| <i>eral Civil Tax Proceedings</i> | 721 | <i>Constitute State Action</i> | 198 |
| LAND USE PLANNING | 1119 | PREJUDGMENT REMEDIES | 1166 |
| <i>The Reach of the SEC Under Rule 106-</i> | | <i>Proprietary Powers: A New Policy</i> | |
| <i>5 Is Further Restricted: Negligent</i> | | <i>Tool for the States</i> | 729 |
| <i>Conduct Is Insufficient to Warrant</i> | | <i>Shutting the Federal Habeas Corpus</i> | |
| <i>Commission Instigated Injunctive</i> | | <i>Door</i> | 735 |
| <i>Relief</i> | 1524 | <i>Time, Inc. v. Firestone: Is ROSEN-</i> | |
| COMMERCE | | <i>BLOOM Really Dead?</i> | 216 |
| <i>Proprietary Powers: A New Policy</i> | | CONSUMER PROTECTION | |
| <i>Tool for the States</i> | 729 | COMMERCIAL LAW | 895 |
| COMMERCIAL LAW | | THE 1976 MUNICIPAL BANKRUPTCY | |
| BANKRUPTCY | 791 | LAW | 287 |
| COMMERCIAL LAW | 895 | OWNERSHIP AS A BASIS FOR SUMMARY | |
| PROMISES TO PAY IN THE FUTURE— | | JURISDICTION IN CHAPTER XI AR- | |
| A MODEST PROPOSAL FOR REFORM | 1337 | RANGEMENTS | 307 |
| CONDOMINIUM AND COOPERATIVE | | CONTRACTS | |
| HOUSING | | BANKRUPTCY, THE THRESHOLD OF | |
| REAL PROPERTY | 1183 | CHANGE | 253 |
| CONFLICT OF LAWS | | THE CHAPTER X RULES | 227 |
| <i>Foreign Attachment Power Constrained</i> | | <i>Government Contracts: Third Party</i> | |
| <i>—an End to Quasi in Rem Juris</i> | | <i>Beneficiaries and the Expanding</i> | |
| <i>diction?</i> | 419 | <i>Body of Federal Common Law</i> | 1493 |
| "FRESH CASH"—ANOTHER ELEMENT OF | | TAXATION OF STOCK TRANSFERS BE- | |
| A BANKRUPT'S "FRESH START"? | 275 | TWEEN CORPORATE SHAREHOLDERS | |
| THE 1976 MUNICIPAL BANKRUPTCY | | AND EMPLOYEES | 43 |
| LAW | 287 | CORPORATIONS | |
| CONSTITUTIONAL LAW | | THE SCHNEPPER TRUST: ELIMINATING | |
| ADMINISTRATIVE LAW | 749 | THE SECTION 306 TAINT | 63 |
| | | SENTENCING ALTERNATIVES TO FINE | |
| | | AND IMPRISONMENT | 387 |
| | | STATE AND LOCAL TAXATION | 1231 |
| | | TAXATION OF STOCK TRANSFERS BE- | |

| | Page | | Page |
|--|------|---|------|
| TWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES | 43 | DIVORCE | |
| CRIMINAL LAW | | FAMILY LAW | 1011 |
| CAPITAL PUNISHMENT | 841 | DOMESTIC RELATIONS | |
| DECISION THEORY AND THE PRE-TRIAL RELEASE DECISION IN CRIMINAL CASES | 1433 | FAMILY LAW | 1011 |
| FAMILY LAW | 1011 | <i>Foreign Attachment Power Con- strained—an End to Quasi In Rem Jurisdiction?</i> | 419 |
| <i>Fourth Amendment Balancing and Searches into the Body</i> | | THE 1976 MUNICIPAL BANKRUPTCY LAW | 287 |
| FRUIT OF THE POISONOUS TREES RE- CENT DEVELOPMENTS AS VIEWED THROUGH ITS EXCEPTIONS | 615 | SENTENCING ALTERNATIVES TO FINE AND IMPRISONMENT | 387 |
| PENAL REFORM | 1159 | THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL | 1355 |
| <i>Shutting the Federal Habeas Corpus Door</i> | 735 | DUE PROCESS OF LAW | |
| CRIMINAL PROCEDURE | | CAPITAL PUNISHMENT | 841 |
| SENTENCING ALTERNATIVES TO FINE AND IMPRISONMENT | 387 | FRUIT OF THE POISONOUS TREE: RECENT DEVELOPMENTS AS VIEWED THROUGH ITS EXCEPTIONS | 615 |
| DAMAGES | | THE FINANCIAL ASPECT OF ADEQUATE REPRESENTATION UNDER RULE 23(a) (4): A PREREQUISITE TO CLASS CER- TIFICATION? | 651 |
| INSURANCE | 1061 | <i>Fourth Amendment Balancing and Searches into the Body</i> | |
| TORTS | 1283 | "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? | 275 |
| DEBTORS | | PREJUDGMENT REMEDIES | 1166 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | STATE AND LOCAL TAXATION | 1231 |
| THE CHAPTER X RULES | 227 | ECONOMICS | |
| <i>Foreign Attachment Power Con- strained—an End to Quasi in Rem Jurisdiction?</i> | 419 | THE CHANGING TRANSPORTATION PLAN- NING PROCESS | 353 |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | ECONOMICS OF LAW PRACTICE | 945 |
| DEEDS | | EMINENT DOMAIN | |
| REAL PROPERTY | 1183 | THE CHANGING TRANSPORTATION PLANNING PROCESS | 353 |
| DEPORTATION | | ENVIRONMENTAL CONTROL | |
| ARE THE BORDERS CLOSING? ERRICO TO REID: A NEW COURT AND AN AGING FRONTIER | 1 | IS CONGRESS PROTECTING OUR WATER? THE CONTROVERSY OVER SECTION 404, FEDERAL WATER POLLUTION CONTROL ACT AMENDMENTS OF 1972 | 445 |
| HAITIAN IMMIGRANTS: POLITICAL REFU- GEEES OR ECONOMIC ESCAPEES? | 27 | LAND USE CONTROL | 1083 |
| DISCOVERY | | LAND USE PLANNING | 1119 |
| CIVIL PROCEDURE | 869 | NEPA THRESHOLD DETERMINATIONS: A FRAMEWORK OF ANALYSIS | 71 |
| DISCRIMINATION | | REAL PROPERTY | 1183 |
| "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? | 275 | EQUAL PROTECTION | |
| <i>Lease of Bay Bottom Land Does Not Constitute State Action</i> | 198 | <i>Equal Protection and the First</i> | |

| | <i>Page</i> | | <i>Page</i> |
|--|-------------|--|-------------|
| <i>Amendment: Zoning Away Skid Row</i> | 713 | GOVERNMENT IMMUNITY AND LIABILITY | |
| <i>Foreign Attachment Power Constrained — an End to Quasi In Rem Jurisdiction?</i> | 419 | <i>State Immunity From Zoning: A Question of Reasonableness</i> | 191 |
| SENTENCING ALTERNATIVE TO FINE AND IMPRISONMENT | 387 | FEDERAL TORT CLAIMS ACT: DISCRETIONARY FUNCTION EXCEPTION REVISITED | 161 |
| ESTATE PLANNING | | HABEAS CORPUS | |
| NOTES TOWARD A TRULY MODERN WILLS ACT | 497 | SHUTTING THE FEDERAL HABEAS CORPUS DOOR | 735 |
| THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL | 1355 | HOSPITALS | |
| EVIDENCE | | ACCESS TO HEALTH CARE SERVICE FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 |
| EVIDENCE | 951 | IMMIGRATION | |
| FRUIT OF THE POISONOUS TREE: RECENT DEVELOPMENTS AS VIEWED THROUGH ITS EXCEPTIONS | 615 | ARE THE BORDERS CLOSING? ERRICO TO REID: A NEW COURT AND AN AGING FRONTIER | 1 |
| FAMILY LAW | | "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? | 275 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | HAITIAN IMMIGRANTS: POLITICAL REFUGEES OR ECONOMIC ESCAPEES? | 27 |
| FAMILY LAW | 1011 | INCOME TAX | |
| THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL | 1355 | ACCESS TO HEALTH CARE SERVICES FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 |
| FEDERAL RULES OF CIVIL PROCEDURE | | <i>Exclusionary Rule Does Not Extend to State Seized Evidence Used in Federal Civil Tax Proceedings</i> | 721 |
| THE FINANCIAL ASPECT OF ADEQUATE REPRESENTATION UNDER RULE 23(a) (4): A PREREQUISITE TO CLASS CERTIFICATION? | 651 | INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE .. | 565 |
| FEDERAL RULES OF CRIMINAL PROCEDURE | | THE SCHNEPPER TRUST: ELIMINATING THE SECTION 306 TAINT | 63 |
| <i>Shutting the Federal Habeas Corpus Door</i> | 735 | TAXATION OF STOCK TRANSFERS BETWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES | 43 |
| FOREIGN RELATIONS | | INFANTS | |
| HAITIAN IMMIGRANTS: POLITICAL REFUGEES OR ECONOMIC ESCAPEES? | 27 | FEDERAL REGULATION OF FETAL RESEARCH: TOWARD A PUBLIC POLICY FOUNDED ON ETHICAL REASONING .. | 675 |
| GOVERNMENT | | INJUNCTIONS | |
| FEDERAL TORT CLAIMS ACT: DISCRETIONARY FUNCTION EXCEPTION REVISITED | 161 | <i>The Reach of the SEC Under Rule 106-5 Is Further Restricted: Negligent Conduct Is Insufficient to Warrant Commission Instigated Injunctive Relief</i> | 1524 |
| <i>Government Contracts: Third Party Beneficiaries and the Expanding, Body of Federal Common Law</i> | 1493 | | |
| TORTS | 1283 | | |

| | Page | | Page |
|---|------|--|------|
| INSURANCE | | LANDLORD AND TENANT | |
| INSURANCE | 1061 | BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 |
| INTERNATIONAL LAW | | THE CHANGING TRANSPORTATION PLANNING PROCESS | 353 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | THE 1976 MUNICIPAL BANKRUPTCY LAW | 287 |
| THE CHAPTER X RULES | 227 | OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 |
| INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE | 565 | REAL PROPERTY | 1183 |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | LEGISLATION | |
| JUDGES | | ACCESS TO HEALTH CARE SERVICES FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | IS CONGRESS PROTECTING OUR WATER? THE CONTROVERSY OVER SECTION 404 FEDERAL WATER POLLUTION CON- TROL ACT AMENDMENTS OF 1972 | 445 |
| <i>Foreign Attachment Power Con- strained — An End to Quasi in Rem Jurisdiction?</i> | 419 | FEDERAL REGULATION OF FETAL RE- SEARCH: TOWARD A PUBLIC POLICY FOUNDED ON ETHICAL REASONING | 675 |
| JUDGMENTS | | FEDERAL TORT CLAIMS ACT: DISCRE- TIONARY FUNCTION EXCEPTION RE- VISITED | 161 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | INSURANCE | 1061 |
| THE CHANGING TRANSPORTATION PLANNING PROCESS | 353 | LIABILITY | |
| CIVIL PROCEDURE | 869 | ADMIRALTY | 785 |
| JUDICIAL REVIEW | | INSURANCE | 1061 |
| ADMINISTRATIVE LAW | 749 | TORTS | 1283 |
| NEPA THRESHOLD DETERMINATIONS: A FRAMEWORK OF ANALYSIS | 71 | LIBEL AND SLANDER | |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | <i>Time, Inc. v. Firestone: Is ROSEN- BLOOM Really Dead?</i> | 216 |
| JURISDICTION | | LIENS | |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | BANKRUPTCY | 791 |
| IS CONGRESS PROTECTING OUR WATER? THE CONTROVERSY OVER SECTION 404, FEDERAL WATER POLLUTION CONTROL ACT AMENDMENTS OF 1972 | 445 | “FRESH CASH”—ANOTHER ELEMENT OF A BANKRUPT'S “FRESH START”? | 275 |
| <i>Foreign Attachment Power Con- strained — an End to Quasi in Rem Jurisdiction?</i> | 419 | REAL PROPERTY | 1183 |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | MALPRACTICE | |
| <i>Section 10 of the Rivers and Harbors Act: Jurisdiction Shoreward of the Mean High Tide Line</i> | 697 | THE CASE OF THE UNWANTED BLESS- ING: WRONGFUL LIFE | 1409 |
| | | INSURANCE | 1061 |
| | | TORTS | 1283 |
| | | MARITIME LAW | |
| | | ADMIRALTY | 785 |
| | | MASTER AND SERVANT | |
| | | <i>Postal Employees Are Not Protected from Garnishment</i> | 436 |

| | <i>Page</i> | | <i>Page</i> |
|--|-------------|---|-------------|
| MEDICAL JURISPRUDENCE | | PRODUCTS LIABILITY | |
| THE CASE OF THE UNWANTED BLESS- ING: WRONGFUL LIFE | 1409 | COMMERCIAL LAW | 895 |
| FEDERAL REGULATION OF FETAL RE- SEARCH: TOWARD A PUBLIC POLICY FOUNDED ON ETHICAL REASONING | 675 | TORTS | 1283 |
| NEGLIGENCE | | PROPERTY | |
| THE CASE OF THE UNWANTED BLESS- ING: WRONGFUL LIFE | 1409 | NOTES TOWARD TRULY MODERN WILLS ACT | 497 |
| FEDERAL TORT CLAIMS ACT: DISCRE- TIONARY FUNCTION EXCEPTION RE- VISTED | 161 | OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 |
| <i>The Reach of the SEC Under Rule 106-5 Is Further Restricted: Negli- gent Conduct Is Insufficient to War- rant Commission Instigated Injunc- tive Relief</i> | 1524 | TAXATION OF STOCK TRANSFERS BE- TWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES | 43 |
| TORTS | 1283 | REAL PROPERTY | |
| NEGOTIABLE INSTRUMENTS | | INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE | 565 |
| COMMERCIAL LAW | 895 | REAL PROPERTY | 1183 |
| PARTIES TO ACTION | | <i>Section 10 of the Rivers and Harbors Act: Jurisdiction Shoreward of the Mean High Tide Line</i> | 697 |
| BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 | STATE AND LOCAL TAXATION | 1231 |
| THE FINANCIAL ASPECT OF ADEQUATE REPRESENTATION UNDER RULE 23(a) (4): A PREREQUISITE TO CLASS CER- TIFICATION? | 651 | REMEDIES | |
| PLEADING | | INSURANCE | 1061 |
| <i>Foreign Attachment Power Constrain- ed — an End to Quasi in Rem Ju- risdiction?</i> | 419 | PREJUDGMENT REMEDIES | 1166 |
| "FRESH CASH"—ANOTHER ELEMENT OF A BANKRUPT'S "FRESH START"? | 275 | RIGHT OF PRIVACY | |
| OWNERSHIP AS A BASIS FOR SUMMARY JURISDICTION IN CHAPTER XI AR- RANGEMENTS | 307 | FEDERAL REGULATION OF FETAL RE- SEARCH: TOWARD A PUBLIC POLICY FOUNDED ON ETHICAL REASONING | 675 |
| POSTAL LAWS AND CONVENTIONS | | SALES | |
| <i>Postal Employees Are Not Protected from Garnishment</i> | 436 | COMMERCIAL LAW | 895 |
| POVERTY LAW | | PROMISES TO PAY IN THE FUTURE A MODEST PROPOSAL FOR REFORM | 000 |
| ACCESS TO HEALTH CARE SERVICES FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 | STATE AND LOCAL TAXATION | 1231 |
| PRISONS AND PRISONERS | | SAVINGS AND LOAN ASSOCIATIONS | |
| SENTENCING ALTERNATIVES TO FINE AND IMPRISONMENT | 387 | THE CHAPTER X RULES | 227 |
| | | SECURED TRANSACTIONS | |
| | | BANKRUPTCY | 791 |
| | | THE CHAPTER X RULES | 227 |
| | | COMMERCIAL LAW | 895 |
| | | THE 1976 MUNICIPAL BANKRUPTCY LAW | 287 |
| | | SECURITIES | |
| | | <i>The Reach of the SEC Under Rule 106- 5 Is Further Restricted: Negligent Conduct Is Insufficient to Warrant Commission Instigated Injunctive Relief</i> | 1524 |

| | <i>Page</i> | | <i>Page</i> |
|--|-------------|--|-------------|
| TAXATION OF STOCK TRANSFERS BETWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES | 43 | STATE AND LOCAL TAXATION | 1231 |
| SENTENCING | | THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL | 1355 |
| PENAL REFORM | 1159 | TAXATION OF STOCK TRANSFERS BETWEEN CORPORATE SHAREHOLDERS AND EMPLOYEES | 43 |
| SENTENCING ALTERNATIVES TO FINE AND IMPRISONMENT | 387 | TORTS | |
| SOCIOLOGY | | THE CASE OF THE UNWANTED BLESSING: WRONGFUL LIFE | 1409 |
| DECISION THEORY AND THE PRE-TRIAL RELEASE DECISION IN CRIMINAL CASES | 1433 | FEDERAL TORT CLAIMS ACT: DISCRETIONARY FUNCTION EXCEPTION REVISED | 161 |
| STATE'S RIGHTS | | <i>Time, Inc. v. Firestone: Is ROSEN-BLOOM Really Dead?</i> | 216 |
| <i>Proprietary Powers: A New Policy Tool for the States</i> | 729 | TORTS | 1283 |
| SURVEYS OF LAWS AND DECISIONS | | TRANSPORTATION | |
| ADMINISTRATIVE LAW | 749 | THE CHANGING TRANSPORTATION PLANNING PROCESS | 353 |
| ADMIRALTY | 785 | TREATIES | |
| BANKRUPTCY | 791 | BANKRUPTCY, THE THRESHOLD OF CHANGE | 253 |
| CAPITAL PUNISHMENT | 841 | THE CHAPTER X RULES | 227 |
| CIVIL PROCEDURE | 869 | TRUSTS AND TRUSTEES | |
| COMMERCIAL LAW | 895 | THE SCHNEPPER TRUST: ELIMINATING THE SECTION 306 TAIN T | 63 |
| ECONOMICS OF LAW PRACTICE | 945 | THE TAXATION OF ALIMONY: POLICIES, PROBLEMS AND A PROPOSAL | 1355 |
| EVIDENCE | 951 | UNIFORM LAWS | |
| FAMILY LAW | 1011 | EVIDENCE | 951 |
| INSURANCE | 1061 | VICARIOUS LIABILITY | |
| LAND USE CONTROLS | 1083 | TORTS | 1283 |
| LAND USE PLANNING | 1119 | WARRANTY | |
| PENAL REFORM | 1159 | COMMERCIAL LAW | 895 |
| PREJUDGMENT REMEDIES | 1166 | WITNESSES | |
| REAL PROPERTY | 1183 | EVIDENCE | 951 |
| STATE AND LOCAL TAXATION | 1231 | ZONING | |
| TORTS | 1283 | <i>Equal Protection and the First Amendment: Zoning Away Skid Row</i> | 713 |
| TARIFF AND CUSTOM LAWS | | LAND USE CONTROLS | 1083 |
| THE 1976 MUNICIPAL BANKRUPTCY LAW | 287 | LAND USE PLANNING | 1119 |
| TAXATION | | <i>State Immunity from Zoning: A Question of Reasonableness</i> | 191 |
| ACCESS TO HEALTH CARE SERVICES FOR THE POOR: EXISTING PROGRAMS AND LIMITATIONS | 127 | | |
| INVESTMENT BY NONRESIDENT ALIENS IN UNITED STATES REAL ESTATE | 565 | | |
| PROMISES TO PAY IN THE FUTURE — A MODEST PROPOSAL FOR REFORM | 1337 | | |
| THE SCHNEPPER TRUST: ELIMINATING THE SECTION 306 TAIN T | 63 | | |