ARTICLES—TITLES

I
INTEREST ANALYSIS: THE QUEST FOR PERFECTION AND THE FRAILITIES OF MAN, David E. Seidelson ............................................ 207

M
MEDICAL MALPRACTICE LITIGATION: ALTERNATIVES FOR PENNSYLVANIA, Cathy J. Jones .......................................................... 407

N
THE NEW PROMETHEUS: WILL SCIENTIFIC INQUIRY BE BOUND BY THE CHAINS OF GOVERNMENT REGULATION? David Favre and Matthew McKinnon ................................................................. 651

P
PRICE DISCRIMINATION LAWS: AN ECONOMIC PERSPECTIVE, Michael Blakeney ................................................................. 479

R
A REPORT ON UTILITY PARTICIPATION IN SOLAR ENERGY DEVELOPMENT, James P. Lough ............................................................ 69

S
SOME REFLECTIONS ON PROXIMATE CAUSE, David E. Seidelson ... 1
THE "SURETY" AND ARTICLE 3: A NEW IDENTITY FOR AN OLD FRIEND? Raymond A. Noble ................................................................. 245

T
A TALE OF TWO AMENDMENTS: THE REASONS CONGRESS ADDED SEX TO TITLE VII AND THEIR IMPLICATION FOR THE ISSUE OF COMPARABLE WORTH, Michael Evan Gold ......................................... 453
THE TAX IMPLICATIONS OF CORPORATE INSOLVENCY UNDER THE BANKRUPTCY TAX ACT OF 1980, Douglas Robison .................. 621
TEACHING LEGISLATIVE DRAFTING IN LAW SCHOOL: A MODEL COURSE, Robert J. Hopperton ............................................................. 43
A TRIP THROUGH THE LOOKING GLASS—ASSERTING THE RIGHT TO LIMIT LIABILITY IN ADMIRALTY, Alfred S. Pelaez .................. 265

COMMENTS—TITLES

F
THE FCC'S NEW EQUATION FOR RADIO PROGRAMMING: CONSUMER WANTS = PUBLIC INTEREST ......................................................... 507
PENNSYLVANIA ANTITRUST LAW: WHAT IS THE COMMONWEALTH’S POLICY ON COMPETITION? .......................................................... 731

RIGHTING CONSTITUTIONAL WRONGS: THE DEVELOPMENT OF A CONSTITUTIONALLY IMPLIED CAUSE OF ACTION FOR DAMAGES ... 107

THE YOUNGER ABSTENTION DOCTRINE: BLEAK PROSPECTS FOR FEDERAL INTERVENTION IN PENDING STATE PROCEEDINGS ...... 313

CASES NOTED

Beck v. Alabama (U.S. 1980) ......................................................... 539
Berry v. Union National Bank (W. Va. 1980) ................................ 575
Bradshaw v. Rawlings (3d Cir. 1979) ......................................... 381
Commonwealth v. Bonadio (Pa. 1980) ........................................ 793
Diamond v. Chakrabarty (U.S. 1980) ........................................... 337
Hackbart v. Cincinnati Bengals, Inc. (10th Cir. 1979) ................. 191
Halderman v. Pennhurst State School and Hospital (3d Cir. 1979) .. 149
Hall v. Tawney (4th Cir. 1980) ..................................................... 801
Jones v. Bell Helicopter Co. (5th Cir. 1980) ................................. 589
Kozlowski v. Kozlowski (N.J. 1979) ............................................. 199
Kunda v. Muhlenberg College (3d Cir. 1980) ............................... 599
McIntosh v. Milano (N.J. 1979) ................................................... 181
NLRB v. Yeshiva University (U.S. 1980) ..................................... 369
Rummel v. Estelle (U.S. 1980) ..................................................... 167
Rush v. Savchuk (U.S. 1980) ....................................................... 135
RECENT DECISION—TITLES

C


