

## LEADING ARTICLES—TITLE INDEX

|   |      |
|---|------|
| BRINGING THE EDUCATION REFORMS OF THE <i>CRAMTON REPORT</i> INTO THE CASE METHOD CLASSROOM: TWO MODELS, <i>Gene R. Shreve</i> .....                                   | 793  |
| CHINA'S DEVELOPING LABOR LAW, <i>John Bruce Lewis and Bruce L. Ottley</i> .....   | 1165 |
| THE CONSTITUTIONAL DIMENSIONS OF CHURCH PROPERTY DISPUTES, <i>Louis J. Sirico, Jr.</i> .....  | 1    |
| DUE PROCESS AND FEDERAL GRANT TERMINATION: CHALLENGING AGENCY DISCRETION THROUGH A REASONS REQUIREMENT, <i>Robert S. Catz</i> .....                                   | 1067 |
| DUE PROCESS AND FEDERAL GRANT TERMINATION: SOME OBSERVATIONS, <i>Edgar S. Cahn</i> .....  | 1147 |
| THE EMERGING LAW OF FEDERAL ASSISTANCE, <i>Richard B. Capalli</i> .....   | 1153 |
| ENTROPY AND SKEWNESS IN THE ALLOCATION OF STUDENTS TO LAW SCHOOLS, <i>Ronald M. Pipkin</i> .....  | 901  |
| THE EVER WIDENING SCOPE OF FACT REVIEW IN FEDERAL APPELLATE COURTS—IS THE "CLEARLY ERRONEOUS RULE" BEING AVOIDED?, <i>The Honorable John F. Nangle</i> ..             | 409  |
| FOUR ISSUES IN THE ACCREDITATION OF LAW SCHOOLS, <i>Thomas L. Shaffer</i> .....   | 887  |
| THE HISTORY OF FIRST CENTURY AMERICAN LEGAL EDUCATION: A REVISIONIST PERSPECTIVE, <i>Charles R. McManis</i> .....   | 597  |
| INVOLUNTARY PSYCHIATRIC TREATMENT AND OTHER COERCIVE BEHAVIORAL INTERVENTIONS AS CRIMINAL SANCTIONS: REFLECTIONS ON <i>VITEK v. JONES</i> , <i>Carl J. Circo</i> ..   | 81   |
| LAW LEARNING, TEACHER-STUDENT RELATIONS AND THE LEGAL PROFESSIONAL, <i>Robert S. Redmount</i> .....   | 853  |
| LEGAL AND MEDICAL EDUCATION COMPARED: IS IT TIME FOR A <i>FLEXNER REPORT</i> ON LEGAL EDUCATION?, <i>Robert M. Hardaway</i> .....                                     | 687  |
| LEGAL EDUCATION FOR COMPETENCE—A SHARED RESPONSIBILITY, <i>David R. Brink</i> .....   | 591  |
| LEGAL EDUCATION'S FUTURE: A BROADER HORIZON OR A NARROW WINDOW?, <i>Charles D. Kelso and R. Randall Kelso</i> .....   | 661  |
| OBSERVATIONS ON THE STUDY OF LEGAL EDUCATION—CIRCA 1980, <i>The Honorable Thomas B. Curtis</i> .....  | 721  |
| REAL ESTATE JOINT VENTURE INTERESTS AS SECURITIES: THE IMPLICATIONS OF <i>WILLIAMSON v. TUCKER</i> , <i>Marc H. Morganstern</i> .....                                 | 1231 |
| REFLECTIONS ON THE MODERN CHINESE LEGAL SYSTEM, <i>William C. Jones</i> .....   | 1221 |
| REPRESENTATION AND ADVOCACY AT NON-ADVERSARY HEARINGS: THE NEED FOR NON-ADVERSARY REPRESENTATIVES AT SOCIAL SECURITY DISABILITY HEARINGS, <i>Frank S. Bloch</i> ..... | 349  |
| THE ROLE OF SECTION 2 OF THE SHERMAN ACT IN INTERNATIONAL PATENT FRAUD: "WALK SOFTLY AND CARRY A BIG STICK," <i>David Steinberg</i> .....                             | 123  |
| THE SOLICITOR GENERAL AND HIS CLIENT, TYRRELL WILLIAMS MEMORIAL LECTURE, <i>Wade H. McCree, Jr.</i> .....   | 337  |
| TOWARDS A COMPREHENSIVE APPROACH TO CLINICAL EDUCATION: A RESPONSE TO THE NEW REALITY, <i>Terrence J. Anderson and Robert S. Catz</i> .....                           | 727  |
| AN UPDATE ON FEDERAL AGENCY RECOGNITION OF GRANTEE DUE PROCESS RIGHTS, <i>Tersh Boasberg and Jacqueline Covey Leifer</i> .....  | 1139 |
| USE OF SOCIAL SCIENCE MATERIALS IN TEACHING WITHIN THE STANDARD GENERALIST LAW CURRICULUM: A CRITERION FOR REFINED INTEGRATION, <i>Leigh Hunt Greenhaw</i> .....      | 809  |

## NOTES—TITLE INDEX

|   |     |
|---|-----|
| ANTITRUST DAMAGES FOR A MONOPOLIST'S CUSTOMERS AFTER <i>BERKEY PHOTO, INC. v. EASTMAN KODAK CO.</i> ..... | 173 |
|---|-----|