THE	E SOCIALIZATION OF NEW FEDERAL JUDGES: IMPACT ON DISTRICT COURT BUSINESS:	
	Beverly Blair Cook	253
Тн	E SUPREME COURT ADDS NEW GUIDELINES ON "SERVICE CONNECTION" IN DE-	
	TERMINING COURT-MARTIAL JURISDICTION: Merle F. Wilberding	413

NOTES—TITLE INDEX

THE CIVIL RIGHTS ACT OF 1871 VERSUS THE ANTI-INJUNCTION STATUTE: THE NEED FOR	
A FEDERAL FORUM	625
THE GENERIC ESTATE TAXATION OF EMPLOYEE DEATH BENEFITS BEYOND THE AMBIT OF	
Section 2039	585
IMPEACHMENT BY UNCONSTITUTIONALLY OBTAINED EVIDENCE: THE RULE OF HARRIS V.	
NEW YORK	441
JUVENILE RIGHT TO JURY TRIAL-POST MCKEIVER	605
THE PRE-INDICTMENT SUPPRESSION OF ILLEGALLY OBTAINED CONFESSIONS	73
THE SCHOOLS VERSUS THE LONG HAIRS: AN EXERCISE IN LEGAL GOBBLEDYGOOK	89

COMMENT—TITLE INDEX

THE APPLICATION OF A LOCAL OR NATIONAL STANDARD OF DECENCY IN THE USE OF THE ROTH-MEMOIRS OBSCENITY TEST, Scuncio v. Columbus Theatre, Inc., 277 A.2d 924 (R.I. 1971)	691
Architectural Control Justified on the Basis of Property Value Protection, State ex rel. Stoyanhoff v. Berkeley, 458 S.W.2d 305 (Mo. 1970)	118
Arizona Becomes the Second State to Adopt the Broad "New York" Annulment Rule, State Compensation Fund v. Foughty, 476 P.2d 902 (Ariz, App. 1970)	469
A Clarification of the Adequate State Ground Doctrine, Evans v. Abney, 396 U.S. 435 (1970)	485
Common Law Liability of Tavern Owners, Vesely v. Sager, 5 Cal.3d 153, 486 P.2d 151, 95 Cal. Rptr. 623 (1971)	
Corporate Franchise Tax: Apportioning the Value of Goods in Interstate Commerce, Mont- gomery Ward & Co. v. Franchise Tax Board, 6 Cal. App. 3d 149, 85 Cal. Rptr. 890, ap- peal dismissed, 400 U.S. 913 (1970).	
The Defense of "Good Faith" Under Section 1983, London v. Florida Department of Health and Rehabilitative Services Division of Family Services, 313 F. Supp. 591 (N.D. Fla.	
	666
Double Jeopardy in Juvenile Justice, State v. R.E.F., 251 So.2d 672, (Fla. 1971)	702
(E.D. Pa. 1971)	696
Implied Warranty in Service Transactions: Hospital Liability in Blood Transfusions, Hoff- man v. Misericordia Hospital of Philadelphia, 439 Pa. 501, 267 A.2d 867 (1970)	
Inference of Retained Possession or Enjoyment Under Section 2036, In re Estate of Harry H.	
Beckwith, 55 T.C. 242 (1970), acq. 1971 INT. REV. BULL. No. 27, at 7	681
Judicial Creation of a Federal Cause of Action for Damages for Fourth Amendment Vio-	
lations by Federal Officers, Bivens v. Six Unknown Named Agents of the Federal Bureau of Narcotics, 403 U.S 338 (1971)	686