

ARIZONA LAW REVIEW

VOLUME 33

1991

NUMBER 2

CONTENTS

Page

Essays

- LAW REVIEW AND THE MODERN MIND *James D. Gordon III* 265

Professor Gordon gently satirizes the law review experience, and concludes with some serious counsel for law review students.

- WHEN WAR COMES, WHITHER THE
FIRST AMENDMENT? *Fred W. Friendly* 273

Professor Friendly discusses the tension between military censorship and the first amendment at the 1991 Isaac Marks Memorial Lecture.

Book Review

- THE AMERICAN INDIAN AND THE
PROBLEM OF HISTORY
(C. MARTINEZ, 1987) *Jo Carrillo* 281

The review of *The American Indian and the Problem of History* offers a glimpse of how eighteen scholars answered the question: "how well have we [scholars] rendered the meaning of Indians and whites in concert?" Martin's book is relevant to legal practitioners and scholars because it illustrates the complexity of thought authors from other disciplines bring to bear when imagining, conceiving of, and writing about Native American and Euroamerican relations. The authors represented in Martin's collection are Native and non-Native American.

Article

- STRIKE CROSSOVERS AND STRIKER REPLACEMENTS:
AN EMPIRICAL TEST OF THE NLRB'S
NO-PRESUMPTION POLICY *Michael H. LeRoy* 291

The United States Supreme Court recently upheld the National Labor Relations Board's policy concerning an employer's withdrawal of recognition from a striking union. This article traces the development of the Board's no-presumption policy, and reports on an empirical test of that policy. The empirical test involved a 1990 survey of 565 unionized workers in a wide range of industries and services to determine their intentions to cross their union's picket line during a strike.

Notes

BEYOND JURISPRUDENTIAL MIDRASH: TOWARD A HUMAN SOLUTION TO TITLE IV-D CHILD SUPPORT ENFORCEMENT PROBLEMS ACROSS INDIAN COUNTRY BORDERS	<i>Nancy Rank</i>	337
ERADICATING TITLE VII SEXUAL HARASSMENT BY RECOGNIZING AN EMPLOYER'S DUTY TO PROHIBIT SEXUAL HARASSMENT	<i>Tina Kirstein-Ezzell</i>	383
AMENDMENT OF THE POST-GOVERNMENT EMPLOYMENT LAWS	<i>Wendy L. Gerlach</i>	401
TOLLING THE STATUTE OF LIMITATIONS IN ACTIONS BROUGHT BY ADULT SURVIVORS OF CHILDHOOD SEXUAL ABUSE	<i>Lisa Bickel</i>	427