

ARIZONA LAW REVIEW

VOLUME 30

1988

NUMBER 3

CONTENTS

	<i>Page</i>
<i>Articles</i>	
IMPEACHMENT: LESSONS FROM THE MECHAM EXPERIENCE..... <i>Robert Jerome Glennon</i>	371
<p>Professor Glennon examines the impeachment of Arizona Governor Evan Mecham. Special emphasis is given to the underlying political climate, the constitutional and statutory parameters of impeachment, and the impeachment process itself.</p>	
LEARNING TO LIVE WITH THE PLENARY POWER OF CONGRESS OVER THE INDIAN NATIONS..... <i>Robert Laurence</i>	413
<p>Professor Laurence writes a rebuttal to an earlier Article written by Professor Robert A. Williams on the topic of Federal American Indian Law. He directs his discussion to the power of Congress over Indian matters.</p>	
LEARNING NOT TO LIVE WITH EUROCENTRIC MYOPIA: A REPLY TO PROFESSOR LAURENCE'S <i>LEARNING TO LIVE WITH THE PLENARY POWER OF CONGRESS OVER THE INDIAN NATIONS</i> <i>Robert A. Williams, Jr.</i>	439
<p>Professor Williams responds to Professor Laurence's Article in their on-going debate of the power of Congress over the Indian nations. Professor Williams denies that the Indian nations must learn to live with the plenary power of Congress. He asserts that the Indian people will never secure the right to true self-determination unless they decide to stop accepting the "actual state of things."</p>	
ON EUROCENTRIC MYOPIA, THE DESIGNATED HITTER RULE AND "THE ACTUAL STATE OF THINGS"..... <i>Robert Laurence</i>	459
<p>Professor Laurence adds his final views on this aspect of American Indian Law by addressing Professor Williams' response.</p>	
ACTING IN GOOD FAITH: THE EFFECTS OF <i>UNITED STATES V. LEON</i> ON THE POLICE AND COURTS..... <i>Craig D. Uchida</i> <i>Timothy S. Bynum</i> <i>Dennis Rogan</i> <i>Donna Murasky</i>	467
<p>The authors examine the impact of <i>United States v. Leon</i> on the search warrant process. They identify the effects the decision has had on the policies and practices of the police, prosecutors, and courts.</p>	

Notes

- RECOVERY UNDER THE FEDERAL TORT
CLAIMS ACT FOR GOVERNMENT NEGLIGENCE
WHICH LEADS TO AN INTENTIONAL TORT
BY A GOVERNMENT EMPLOYEE *Kathleen de Jonge* 497
- WARRANTIES AND REPRESENTATIONS IN AVIATION
INSURANCE: A CONTRIBUTE-TO-THE-LOSS SOLUTION
TO THE CONFUSION CREATED BY THE COMMON
LAW AND THE STATUTORY RESPONSE..... *Dawn R. Gabel* 515
- OFFENSIVE COLLATERAL ESTOPPEL IN
ARIZONA: FAIR LITIGATION VS.
JUDICIAL ECONOMY *Lisa L. Glow* 535
- “OFFICER, WHAT’S THE CHARGE?”:
AN ANALYSIS OF CONFESSION LAW IN
LIGHT OF *COLORADO V. SPRING* *Christina Schulz* 551
- THE REHABILITATION ACT’S OTHERWISE
QUALIFIED REQUIREMENT AND THE AIDS VIRUS:
PROTECTING THE PUBLIC FROM AIDS-RELATED
HEALTH AND SAFETY HAZARDS *Nicholas Hentoff* 571
- DEFINING “HANDICAP” FOR PURPOSES OF
EMPLOYMENT DISCRIMINATION *Maureen O’Connor* 633