## ARIZONA LAW REVIEW

VOLUME 29 1987 NUMBER 2

CONTENTS	*		
	Page		
Essay			
Jefferson, The Norman Yoke, and American Indian Lands	165		
Professor Williams examines the competing modes of legal discourse concerning the status and rights of Indians in their lands. He argues that "Federal Indian Law" fails to reflect the core values and traditional norms assertedly embodied in modern American legal thought.			
Articles			
THE LIABILITY OF TOBACCO COMPANIES— SHOULD THEIR ASHES BE KICKED? Bruce A. Levin	195		
Professor Levin discusses the timely and timeless subject of tobacco company liability. He proposes new ways to address the proposition that liability for serious harm caused by tobacco products is overdue. Levin takes a somewhat humorous approach to a very serious topic.			
When Is an Attempt to Commit an Impossible Crime a Criminal Act? R. J. Spjut	247		
Professor Spjut examines criminal liability for attempts of criminal acts, the successful completion of which are impossible. He discusses the debate over the No Act Thesis and argues that the debate confuses the danger and liability issues found therein. Finally, Professor Spjut argues that separating the issues will allow for better understanding of the arguments for and against liability for impossible attempts.			
Notes			
THE NEW LOOK AND FEEL OF COMPUTER SOFTWARE PROTECTION	281		
DEVELOPMENT OF THE PUBLIC POLICY EXCEPTION TO THE AT-WILL DOCTRINE Shiela Schmidt	295		

## Comments

I.	CAPITAL PUNISHMENT  LOCKHART V. MCCREE:  UPHOLDING THE PRACTICE OF DEATH QUALIFICATION	
	AGAINST FAIR CROSS-SECTION AND JURY IMPARTIALITY CHALLENGES	307
	•	507
II.	CIVIL RIGHTS  A. PEMBAUR V. CITY OF CINCINNATI: REFINING THE "OFFICIAL POLICY" STANDARD FOR SECTION 1983 MUNICIPAL LIABILITY	323
	B. MALLEY V. BRIGGS: APPLICATION OF THE HARLOW OBJECTIVE REASONABLENESS TEST TO SECTION 1983 LIABILITY FOR POLICE OFFICERS	
	Catherine Weidman	333
III.	CRIMINAL PROCEDURE  STATE V. AULT:  ARIZONA'S INEVITABLE DISCOVERY DOCTRINE DOES NOT APPLY TO UNLAWFUL SEARCHES AND SEIZURES OF A HOME	
	Catherine M. Woods	343
IV.	FAMILY LAW  O'BRIEN V. O'BRIEN:  A PROFESSIONAL DEGREE AS MARITAL PROPERTY	353
V.	TORTS	
••	A. Lucchesi v. Frederic N. Stimmell, M.D., Ltd.:  Letting the Jury Decide the Question of Extreme and Outrageous Conduct for the Tort of Intentional Infliction of Emotional Distress	361
	B. HAGERTY V. L. & L. MARINE SERVICES, INC.: EQUITABLE COMPENSATION IN TOXIC TORTS	
		373