

ARIZONA LAW REVIEW

VOLUME 25

1983

NUMBER 2

CONTENTS

Articles

Page

- TOWARD AN INFORMED DISCUSSION OF INFORMED
CONSENT: A REVIEW AND CRITIQUE OF THE
EMPIRICAL STUDIES *Alan Meisel &
Loren H. Roth* 265

This Article analyzes the findings of empirical inquiries into the operation of the doctrine of informed consent, criticizing the lack of conclusive evidence the studies offer. The author cautions against the establishment of policy based on these findings and argues that informed consent policy should be based largely on values, informed by sound social science evidence as well as other forms of knowledge.

- THE CONFIDENCE GAME: AN APPROACH TO
THE LAW ABOUT TRADE SECRETS *Thornton Robison* 347

This Article argues that the present schemes for affording legal protection to trade secrets do not satisfactorily accommodate the competing interests: restrictive covenants are overbroad and the tort of misappropriation is too vague. The author proposes that an exchange of promises would be a superior means of protection and accommodation.

Notes

- THE WARNING CLAIM IN AN ARIZONA PRODUCTS
LIABILITY ACTION *Stephen M. Bressler* 395

The author examines the current status of warning claims with particular emphasis given to Arizona decisions.

- I.R.C. SECTION 162(a)(1) AND THE PROFESSIONAL
CORPORATION: COMPENSATION VERSUS
DIVIDENDS *W. Gary Hull* 411

The author discusses whether compensation payments paid by a professional corporation to its employee-shareholders should be treated as dividends or deductible compensation by the corporation, where there have been little or no dividends paid to the shareholders.

THE AMERICAN INDIAN RELIGIOUS FREEDOM ACT.....	<i>Ellen M.W. Sewell</i>	429
---	--------------------------	-----

The author explores the meaning of the American Indian Religious Freedom Act, and considers its potential range of protections. Also, the author discusses whether a broad interpretation of the Act creates an unconstitutional establishment of religion.

THE RIGHT TO USE GROUNDWATER IN ARIZONA AFTER <i>CHINO VALLEY II</i> AND <i>CHERRY V. STEINER</i>	<i>Ellen K. Wheeler</i>	473
---	-------------------------	-----

The Arizona Groundwater Management Act, which curtailed a landowner's right to use the water beneath his land, was recently upheld by the Arizona Supreme Court and a United States District Court. This Note examines these court decisions, their basis in precedent, and a possible constitutional limitation on further legislative changes.

APPELLATE DECISIONS 1981-82

I. CONSTITUTIONAL LAW		
<i>RONWIN V. SHAPIRO</i> : ESTABLISH JURISDICTION BEFORE THE ELEVENTH AMENDMENT DEFENSE		
<i>Ronwin v. Shapiro</i>		491
II. COUNSEL MISCONDUCT		
COUNSEL MISCONDUCT IN ARIZONA: A NEW FACTOR TO CONSIDER ON APPELLATE REVIEW		
<i>Grant v. Arizona Public Service Co.</i>		505
III. CREDITORS REMEDIES		
APPLYING A CHANGE IN THE STATUTORY RATE OF INTEREST TO PREEXISTING JUDGMENTS IN ARIZONA		
<i>McBride v. Superior Court</i>		515
IV. CRIMINAL PROCEDURE		
A. PROPRIETY OF INQUIRIES INTO THE NUMERICAL DIVISION OF A JURY		
<i>State v. Roberts</i>		525
B. "PROSPECTIVE SEARCH WARRANTS" IN ARIZONA: THE REASONABLENESS OF A SEARCH WARRANT BASED ON EVIDENCE OF A PROBABLE FUTURE CRIME		
<i>State v. Berge</i>		539
V. FAMILY LAW		
A. THE CONSTITUTIONALITY OF INTERVIEWING CHILDREN PRI- VATELY IN CHAMBERS: MUST PARENTS BE AFFORDED AN OPPORTUNITY TO CROSS-EXAMINE?		
<i>In re Appeal in Maricopa County Juvenile Action No. JD-561</i>		551
B. STANDARD OF PROOF IN CASES OF DEPENDENCY AND TERMINATION OF PARENTAL RIGHTS IN ARIZONA		
<i>In re Appeal in Pima County Juvenile Action No. S-191</i>		561
VI. TORTS		

A.	THE APPORTIONMENT OF PUNITIVE DAMAGES AMONG JOINT TORTFEASORS	
	<i>Rubi v. Transamerica Title & Insurance Co.</i>	579
B.	FERNANDEZ V. ROMO: HAS INTERSPOUSAL TORT IMMUNITY BEEN ABOLISHED IN ARIZONA?	
	<i>Fernandez v. Romo</i>	591