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This Article discusses the problem of how gain resulting from the application of community labor to separate capital should be classified in community property states. The writer proposes that Arizona abandon its "all-or-nothing" approach to the classification and adopt an apportionment system. The effect on creditors of such a shift is then discussed.

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| USING COMMUNICATION CUES TO EVALUATE
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It is well recognized that jury selection is a crucial part of any jury trial; consequently an effective use of voir dire is essential. In this Article, the authors explain a new method that can be used to evaluate prospective jurors on the basis of their communication behavior.

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The Arizona legislature recently enacted a thoroughly revised criminal code. The writer examines some of the issues that may arise under the new code's treatment of preparatory, homicide, and assault offenses.

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| THE PHYSICIAN'S DUTY TO SCREEN PATIENTS
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Elective surgery differs from other forms of surgery in that subjective desires often play a large role in the patient's decision-making process. In discussing and analyzing the nature of these subjective desires and the postoperative psychological implications of various operations, the writer suggests that a legal duty should exist to screen patients requesting elective surgery.

DETERIORATION OF SOUTHERN ARIZONA'S GRASSLANDS:
EFFECTS OF NEW FEDERAL LEGISLATION
CONCERNING PUBLIC GRAZING LANDS *David T. Cox* 697

Over the past century, southern Arizona grasslands have seriously deteriorated. Cattle grazing has been the most commonly cited causative factor for this deterioration. Recent enactment of the Federal Land Policy and Management Act and the Public Range Improvement Act give hope for improvement in federal public lands under grazing. The writer discusses the deterioration of the range and the application of the new federal legislation to improve federal grazing lands. He then discusses the effect of the federal act upon state trust lands used for grazing.

THE ENFORCEABILITY AND PROPER IMPLEMENTATION
OF § 1983 AND THE ATTORNEY'S FEES AWARDS
ACT IN STATE COURTS..... *Richard W. Shapiro* 743

State courts may become increasingly important to the vindication of federally secured civil rights due to the tremendous backlog of civil cases in the federal courts. If state courts are to serve in this capacity, they must enforce federal statutes, such as section 1983 and the Attorney's Fees Awards Act of 1976, as Congress intended. The writer traces the historical development of section 1983 and examines the congressional purpose behind the enactment of the attorney's fees provision. He concludes that state courts of general jurisdiction are obligated to enforce these two statutes and are, therefore, suitable forums for the protection of civil rights.

THEORIES OF REAL ESTATE BROKER LIABILITY:
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Real estate brokers are subject to liability for malpractice in much the same manner as other professionals. In this Note, the writer examines the traditional standards for broker conduct imposed by agency and tort doctrines. The writer also analyzes the possible effect on the broker's duty to all parties of his limited right to practice law.

THE CONSTITUTIONAL FAULT TEST OF *GERTZ V. ROBERT WELCH, INC.*
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LAW PRIVILEGES IN THE LAW OF DEFAMATION
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Gertz v. Robert Welch, Inc. announced an end to strict liability for media defendants in defamation suits by private plaintiffs. In discussing the implications of this case, the author considers the viability of the common law privileges in defamation law and proposes several constitutionally permissible standards of liability that take into account the policies behind the privileges.

THE LAETRILE CONTROVERSY: BACKGROUND AND
ISSUES *Cecelia Hruby Eddy* 825

Several legal issues have emerged from the debate over laetrile, an unproven cancer treatment banned from interstate commerce by federal drug laws. The writer reviews these issues and suggests that recent state laws legalizing the manufacture and sale of laetrile within those states are subject to preemption for interfering with the enforcement of the federal ban on drugs of unproven efficacy.