

ARIZONA LAW REVIEW

VOLUME 20

1978

NUMBER 4

CONTENTS

Article

Page

- PENNOYER'S DEMISE: PERSONAL JURISDICTION AFTER
SHAFFER AND KULKO AND A MODEST
PREDICTION ON WORLD-WIDE VOLKSWAGEN
CORP. V. WOODSON*..... *Winton D. Woods* 861

The doctrines of personal jurisdiction that have developed over the years are both complex and confusing. The author examines these doctrines in light of the recent Supreme Court decisions in *Shaffer v. Heitner* and *Kulko v. Superior Court* and the decisions in several Arizona cases. A three-step analytical model is developed by the author to help unravel the complexities of personal jurisdiction.

Notes

- THE PROPOSED GOOD FAITH TEST FOR
FOURTH AMENDMENT EXCLUSION COMPARED
TO THE § 1983 GOOD FAITH
DEFENSE: PROBLEMS AND PROSPECTS *John R. Hoopes* 915

Courts and commentators have suggested that regardless of any illegality in a search and seizure, evidence should not be excluded if, in coming upon the evidence, the police officer acted in good faith. The writer evaluates the viability of this standard by comparing it with the section 1983 good faith defense.

- UNIFORM RULES FOR A COMBINED TRANSPORT
DOCUMENT IN LIGHT OF THE PROPOSED
REVISION OF THE HAGUE RULES *Thomas K. Chenal* 953

Liability incurred through use of alternative modes of transportation is governed by different international conventions, each establishing its particular liability scheme. The author examines problems peculiar to containerized cargo and proposes a liability scheme to govern losses not covered by other conventions.

ARIZONA APPELLATE DECISIONS 1977-78: PART I

- CONTENTS 985
I. CIVIL PROCEDURE 988
II. COMMERCIAL LAW 1011

III. CRIMINAL PROCEDURE	1028
IV. EVIDENCE	1039
V. FAMILY LAW	1053
VI. INDIAN LAW	1064
VII. INSURANCE LAW	1075
VIII. JUVENILE LAW	1089
IX. TORTS	1100
X. WATER LAW	1130