

# ARIZONA LAW REVIEW

VOLUME 17

1975

NUMBER 1

## CONTENTS

### VIEWPOINTS ON BEHAVIORAL ISSUES IN CLOSED INSTITUTIONS

PREFACE .....	Page 1
BEHAVIOR MODIFICATION IN INSTITUTIONAL SETTINGS	
..... <i>Teodoro Ayllon</i>	3
<p>The author provides an overview, from the behavioral scientist's viewpoint, of the use of behavioral techniques in closed institutions. After reviewing the principal behavior modification techniques, he proposes guidelines for their use and explores specific areas of application.</p>	
<i>Commentaries</i>	
INSTITUTIONAL BEHAVIOR MODIFICATION AS A FRAUD AND SHAM .....	<i>Edward M. Opton, Jr.</i> 20
NEW WORDS FOR AN OLD POWER TRIP: A CRITIQUE OF BEHAVIOR MODIFICATION IN INSTITUTIONAL SETTINGS .....	<i>Janet Gotkin</i> 29
BEHAVIOR MODIFICATION IN INSTITUTIONAL SETTINGS: A CRITIQUE .....	<i>Joseph G. Perpich</i> 33
LEGAL REGULATION OF APPLIED BEHAVIOR ANALYSIS IN MENTAL INSTITUTIONS AND PRISONS .....	
..... <i>Paul R. Friedman</i>	39
<p>The use of behavioral techniques in closed institutions raises numerous legal issues. The author provides a thorough discussion of these issues, including possible legal theories limiting the use of behavioral techniques and special problem areas confronting applied behavior analysts. Detailed standards for the use of these techniques are presented in an appendix following the article.</p>	
<i>Commentaries</i>	
SINGLING OUT BEHAVIOR MODIFICATION FOR LEGAL REGULA- TION: SOME EFFECTS ON PATIENT CARE, PSYCHO- THERAPY, AND RESEARCH IN GENERAL .....	<i>Israel Goldiamond</i> 105
PROPOSED LEGAL REGULATION OF APPLIED BEHAVIOR ANALYSIS IN PRISONS: CONSUMER ISSUES AND CONCERNS .....	<i>Rudi Clemons</i> 127

REFLECTIONS ON THE LEGAL REGULATION OF BEHAVIOR  
MODIFICATION IN INSTITUTIONAL  
SETTINGS

David B. Wexler 132

Notes

MUNICIPAL SELF-DETERMINATION: MUST LOCAL CONTROL  
OF GROWTH YIELD TO TRAVEL  
RIGHTS?

Elizabeth Goud Patterson 145

Municipalities in several areas of the country, concerned about the problems which accompany rapid growth, have enacted ordinances aimed at limiting or controlling municipal growth. The writer explores the vulnerability of such ordinances to constitutional attack based on the right to travel, examining the nature and scope of the right to travel and applying the principles developed to specific growth control measures.

Michigan v. Tucker: A WARNING ABOUT *Miranda* John Pelander 188

In *Michigan v. Tucker*, the United States Supreme Court refused to exclude evidence derived from statements that had been elicited from a defendant in violation of *Miranda v. Arizona*. Four different interpretations of *Tucker* are presented, analyzing the import and implications of the Court's decision.

Almeida-Sanchez AND ITS PROGENY: THE DEVELOPING BORDER  
ZONE SEARCH LAW

Mark R. Santana 214

The writer explores the ramifications of the recent Supreme Court decisions on border zone search law. Consideration is also given to two unresolved issues in this area: what constitutes the functional equivalent of the border and the constitutionality of area search warrants.

Book Reviews

BISHOP: JUSTICE UNDER FIRE: A STUDY OF MILITARY LAW

Robinson O. Everett 250

MURPHY: OUR KINDLY PARENT—THE STATE: THE JUVENILE JUSTICE SYSTEM AND HOW IT WORKS

Stephen Wizner 258