## **CUMULATIVE INDEX: VOLUMES 1-12**

Compiling an index is probably the only way a law review board of editors ever obtains a comprehensive look at the life of its journal. Each year is so filled with the demands of current writing and editing that it is difficult to know, except in a general way, the roots of our publishing experience—the path of our editorial ancestry.

This journal has changed substantially in the 12-year period from the publication of our first issue to the current one. It is to be hoped that these changes are part of a continuing process of improvement. Thus, early issues of the *Review* contained case discussions of extraordinarily short length. During most of the period covered by this index the venerable "casenote" held sway in the student section. Today, its nearest relative is found in the "Arizona Note," in which the formal structure of the casenote has been eliminated in favor of a more analytical form. The improvement in content is especially notable, as these pieces are now written only by first year students, instead of more experienced writers. Comparable changes may be seen, we believe, in the longer student articles. All of this is not to disparage our predecessors. They broke new ground and set standards upon which each succeeding editorial board has been able to build.

More superficial differences are also apparent among the 12 volumes. The names by which various classes of student work are designated has changed from time to time. At present, the most analytical are called *Notes*; those of more limited scope are styled *Comments*. Before volume 10, these designations were reversed. All remaining student pieces are presently published only as a part of a jurisdictional or other survey; the traditional casenote has been eliminated. For these reasons, we have not attempted to distinguish types of writing in the subject index.

This index consists of a Subject Index, Table of Articles, Table of Books Reviewed, and a Table of Cases Discussed. It should be noted that this is not merely a compilation of the various volume indexes, but is the result of a reexamination of every article and student piece written over the 12-year period. It is our hope that by this effort we have provided a useful tool for the researcher, be he scholar, practicing attorney or merely among the curious.

THE EDITORS

## SUBJECT MATTER INDEX

The number references are to volume and page. Lead articles are indicated by the author's name following the title. All remaining citations are to student work, which have not been distinguished as to length and scope. The subject headings have been adapted after the *Index to Legal Periodicals* in an attempt to supplement that service. (All student work is not indexed by that publication's compilers.) The 1957 and 1958 Surveys of Arizona Case Law, predecessors to the Arizona Law Review, are not indexed here.

For articles in your subject area after Volume 12, consult the index in the back of each later volume.

<sup>\*</sup> New York: The H.W. Wilson Company.

ADMISSIBILITY of Evidence—(Cor	nt.) ADVERSE POSSESSION
tained Through Unconstitutional Search and Seizure 3:2	Property—Adverse Possession—
Constitutional Law—Statutes—Ex-	AGENCY
trinsic Evidence Admissible to Show Bill was Passed after Termination of Session where	An Issuing Bank's Duty of Pay- ment under an Irrevocable Let- ter of Credit: Asociación de
Official Clock was Stopped 6:3	Azucareros de Guatemala v.
Constitutional Law—Admission of Confessions—Necessity of Instructions 2:2	United States National Bank of Oregon12:835
Criminal Law—Admission of Confessions—Necessity of Instructions 2:2	Superior—Salesman as Servant or Independent Contractor 6:150
Criminal Law—Evidence—Carbon Copy of Letter Admissible	Law—Agency 2:92
Without Direct or Presumptive Evidence of Receipt by Defend-	Summary of 1960 Arizona Case Law—Agency 3:122
ant 7:1 Criminal Law—Evidence—Juve-	
nile's Confession Obtained in Violation of Statute Inadmissible 5:2	Survey of 1958 Arizona Case Law 286 —Agency 1:124
Criminal Law—Habeas Corpus— Exclusionary Rule Relating to	ANTITRUST LAW
Illegally Seized Evidence Not Retroactive 5:	Constitutional Law—Fair Trade  118 Act — Non-Signer Provision  Constitutional 1:331
Disclosure of Insurance in Negligence Trials—The Arizona Rule5	Contracts—Illegal Restraint of  Trade—Agreement Restricting
Evidence—Attorney-Client Privilege—Availability to Corporations 5:2	Competition Among Contrac- tors Void as Against Public Pol- icy 4:288
Evidence—Constitutional Privilege —Compulsory Mental Exami- nation Violates Self-Incrimina-	How to Succeed in Business With- out Being Tried—The Poten- tiality of Antitrust Prosecution,
tion Privilege 6:	Joint Newspaper Operating Case:
Evidence — Wire-Tapping—Con- versations Recorded on Tele- phone Extension Admissible in	A Facelifting for the Failing Company Doctrine11:531
Criminal Proceedings 5:2	295 Labor Relations—Violation of
11. 2101111	Antitrust Laws — Injunctions 1:1 against Labor Unions May Properly Include Divestiture of
Hearsay Testimony in Condemna- tion Cases 6:	Membershin 5.135
Other Acts of Sexual Misbehavior and Perversion as Evidence in Prosecutions for Sexual Of-	Press Doctrine—Unauthorized Reception and Use of Multiplex Channel FM Transmissions In-
fenses, James M. H. Gregg 6:2 Valuation Under Condemnation—	tended for Subscribers Consti- tutes Unfair Competition 9:315
The Admissibility of Prior Sales to a Condemning Power 5:	274 Appeal—see Civil Procedure

ARBITRATION and Award	Cases Which the Supreme Court
Arbitration and the Supreme	of Arizona Should Revisit,
Court 1962 Spring Term, Al-	Chester H. Smith 2:83
fred J. Pfister 4:200	Choice of Law in Arizona:
Major Strikes and the Public In-	Schwartz v. Schwartz, Some-
terest, The Honorable John J.	thing Old, Something New,
Rhodes12:717	Something Borrowed11:27:
	Contempt Powers of the Arizona
ARIZONA	Courts 8:141
Administrative Law—Arizona Ad-	Contributory Negligence Instruc-
ministrative Procedure Act-	tions in Arizona 4:256
Agency Regulations Adopted	Criminal Jurisdiction Over Indian
and Filed Must be Certified to	Country in Arizona, Laurence
Become Effective 1:329	Davis 1:62
Administrative Procedure Act for	Disclosure of Insurance in Negli-
Arizona, Ray Jay Davis 2:17	gence Trials—The Arizona Rule 5:83
Arizona Administrative Manda-	Disposition of Civil Appeals in the
mus, Ray Jay Davis 9:1	Supreme Court, Charles C.
Arizona: A Move Toward Strict	Bernstein 5:175
Products Liability 7:263	Doctrine of Corporate Opportu-
Arizona Automobile Liability In-	nity: Has it Meaning in Ari-
surance Law—Beyond May-	zona? 9:59
flower, Craig R. Kepner10:301	Extraordinary Writs in the Appel-
Arizona Bar—From Individualism	late Courts in Arizona, Robert
to Integration, James M. Mur-	O. Lesher 7:34
phy 2:37	First Fifty Years of the College
Arizona Fair Trial—Free Press	of Law, John D. Lyons 7:173
Dilemma at the Preliminary	Governmental Immunity in Ari-
Hearing Stage 9:466	zona—The Stone Case 6:102
Arizona's Enabling Act and the	Hearsay Rule in Arizona, Claude
Transfer of State Lands for	H. Brown 1:1
Public Purposes 8:133	Judicial Reform in Arizona, Heinz
Arizona's Exemption Statute Rela-	R. Hink 6:13
tive to Earnings for Personal	Judicial Selection and Tenure—A
Services: Time for Moderniza-	Merit Selection Plan for Ari-
tion 6:256	zona? 9:297
Arizona's Last Clear Chance Doc-	Law and Politics of Groundwater
trine 4:72	in Arizona, Dean E. Mann 2:241 Marriage After Divorce in Arizona 3:88
Arizona Law of Liability for the	Marriage After Divorce in Arizona 3:88 Mechanics' Lien in Arizona: Is it
Diversion of Diffused Surface	a Practical Remedy? 7:296
Waters 8:316	Modern Courts—Where do we go
Arizona's New Judicial Article,	from Here? Morris K. Udall 2:167
William O. Douglas 2:159	New York Prayer Decision: Its
Arizona Supreme Court 1967-68 _10:148	Effect on Arizona School
Arizona Supreme Court 1968-69 _ 11:61	Practices 4:272
Arizona Supreme Court 1969-70 _ 12:89	Perpetuities in Arizona, Richard
_	R. Powell 1:225
Arizona v. California, A Statu-	
tory Construction Case, Mark Wilmer 6:40	Pre-Trial Discovery of Impeachment Evidence: A Need to Re-
	examine Arizona's New Rule _ 7:283
Automobile Liability Insurers in	
Arizona—Are They Absolutely	Reexamination of Perpetuities in
Liable? 5:248	Arizona, James J. Lenoir10:347

ARIZONA—(Cont.)	Public and Adjective Law—Civil
Reorganization of the Industrial	Procedure—Effect of Lost Rec-
Commission, John C. King10:371	ord on Appeal12:101
Restatement as a Source of Con-	Public and Adjective Law-Civil
flicts Law in Arizona, Albert	Procedure — Extraordinary
A. Ehrenzweig 2:177	Writs 11:66
Rules of Procedure for Special	Public and Adjective Law-Civil
Actions: Long Awaited Re-	Procedure—Sanctions for In-
form of Extraordinary Writ	complete Answers to Interroga-
Practice in Arizona, John W.	tories12:105
Nelson11:413	Public and Adjective Law—Civil
Should Arizona Have Automatic	Procedure — Summary Judg-
Appeal in Capital Punishment	ment 11:68
Cases? 7:106	Rules of Procedure for Special
Study of Arizona Lease Termina-	Actions: Long Awaited Re-
tions, Peter D. Baird 9:187	form of Extraordinary Writ
Summary of 1959 Arizona Case	Practice in Arizona, John W.
Law 2:87	Nelson11:413
Law 2:87 Summary of 1960 Arizona Case	Summary of 1959 Arizona Case
Law 3:118	Law-Courts and Civil Pro-
Summary of 1961 Arizona Case	cedure 2:101
Law 4:120	Summary of 1960 Arizona Case
Survey of 1958 Arizona Case	Law—Courts and Civil Pro-
Law1:118, 285	cedure 3:130
"Watered Stock"—Shareholder's	Summary of 1961 Arizona Case
Liability to Creditors in Arizona 8:327	Law—Courts and Civil Pro-
Wiretapping and Eavesdropping in	cedure 4:131
Arizona: A Legislative and	ARMODANDIC
Constitutional Analysis 9:452	ATTORNEYS
Constitutional Analysis 7:432	Are Real Estate Agents Entitled
ARIZONA Rules of Civil Procedure	to Practice a Little Law?,
Civil Procedure—Action Between	Melvin F. Adler 4:188
Non-Residents—Proper Venue _10:169	Arizona Bar — From Individ-
	ualism to Integration, James M.
Civil Procedure—Corporate Offi-	Murphy 2:37
cer's Signature on Pleading10:172	Attorney and Client-Collection
Civil Procedure—Rule 6(f)—	Agencies—Unauthorized Prac-
Abatement of Actions10:173	tice of Law 7:114
Courts and Procedure—Venue—	Attorney and Client-Liability of
Established Under Trespass Ex-	Attorney—Attorney not Liable
ception by Allegation of Negli-	to Beneficiary for Improper
gence 3:105	Drafting of Will Where He
Discovery of Attorney's Work	used Reasonable Care, Skill,
Product, Alfred J. Pfister 1:112	and Diligence 4:100
Proposed Changes to Rule 33 In-	Attorney and Client—Termina-
terrogatories and Rule 37 Sanc-	tion of Relation—Clients' Fail-
tions, Claude H. Brown11:443	ure to Compensate may not be
Public and Adjective Law—Civil	Sufficient Cause 3:280
Procedure—Appearance 11:63	Attorney and Client—Unauthor-
	ized Practice of Law—Comple-
Public and Adjective Law—Civil	tion of Prepared Legal Forms
Procedure—Choice of Physician Under Rule 35(a) 12:91	by Real Estate Brokers 2:270
Under Rule 35(a) 12:91	Uy Real Estate Divacts 2:2/(

ATTORNEYS—(Cont.)	Evidence—Attorney-Client Privi-
Attorney-Client — Unauthorized	lege—Availability to Corpora-
Practice of Law-Estate Plan-	tions 5:291
ning by a Layman Constitutes	A Fresh Approach to Preserving
the Unauthorized Practice of	Independent Judgment—Canon
Law 6:127	6 of the Proposed Code of Pro-
Attorneys—Admission to the Bar _10:165	fessional Responsibility, Sarah
Attorneys at Law-Admission to	Ragle Weddington 11:31
Practice is a Right Which May	Indian Legal Services Program:
Not be Denied Without Com-	The Key to Red Power?12:594
plying with Procedural and Sub-	Regulating Group Legal Services:
stantive Due Process of Law—	Who is Being Protected—
Criticism of a Public Official	Against What—And Why?,
Does Not Negate Good Moral	Barlow F. Christensen11:229
Character 7:118	Representing Prison Inmates: A
	Primer on an Emerging Dimen-
Attorneys at Law—Ethics—Par-	sion of Poverty Law Practice,
ticipation and Acquiescence in	David B. Wexler & Andrew
Publication of Laudatory Maga-	Silverman11:385
zine Article as Indirect Adver-	Some Comments as to Profes-
tisement 6:301	sional Corporation Statutes, F.
Attorneys-Malpractice-In Un-	Daniel Frost 4:169
contested Divorce Suit Attorney	Summary of 1959 Arizona Case
Representing Both Parties May	Law-Attorney and Client 2:93
be Negligent in Failing to Ex-	Summary of 1960 Arizona Case
pressly Apprise One Party of	Law—Attorney and Client 3:123
the Nature and Danger of Dual	Summary of 1961 Arizona Case
Representation 8:343	Law—Attorney and Client 4:123
Attorneys — Unauthorized Prac-	Survey of 1958 Arizona Case Law
tice10:167	—Attorney and Client 1:125
	Torts—Procuring Breach of Con-
Bargained-For Group Legal Serv-	tract—Intentional Interference
ices: Aid for the Average Wage	with Attorney's Contingent Fee
Earner?, Frederick K. Steiner,	Contract 3:310
Jr11:617	Contract 3:310
Constitutional Law—Unauthor-	ATTORNEYS-GENERAL
ized Practice of Law-Decree	Old Order Changeth: The De-
Prohibiting Employment of	partment of Justice under John
Counsel by Union to Represent	Mitchell, William H. Rehnquist 12:251
Members in State Workmen's	State Officers—Attorney General
Compensation Claims Does Not	-Right to Institute Action
Violate First and Fourteenth	Against State Agency 2:293
Amendments 9:92	
Counseling Convicts: The Law-	ATTRACTIVE NUISANCE
yer's Role in Uncovering Legiti-	Torts—Attractive Nuisance—Arti-
mate Claims, David B. Wexler 11:629	ficial Body of Water May be
Court Appointed Counsel for In-	Subject of Liability 2:296
digent Misdemeanants 6:280	Torts—Attractive Nuisance Doc-
	trine—Attraction as Element 1:169
Courts—Contingent Fees—Power	Torts — Attractive Nuisance —
to Regulate Amount of Contin-	Doctrine Extended to Private
gent Fees by Rule of Court 2:278	Swimming Pools 9:339
Discovery of Attorney's Work	Torts—Attractive Nuisance Doc-
Product, Alfred J. Pfister 1:112	trine—Liability of Lessee in

ATTRACTIVE NUISANCE(Cont.)	CALIFORNIA
Maintaining Fire on Leased	Arizona v. California, A Statu-
Premises 6:342	tory Construction Case, Mark
TO A ST THE STORY	Wilmer 6:40
BAILMENTS	Quasi-Community Property—California's New Property Concept 6:121
Personal Property—Bailments—	
Burden of Proof for Damage  Due to Loss by Fire 6:338	CERTIORARI
Due to Loss by File 0.338	Prerogative Writs — Certiorari —
BANKRUPTCY	Proper When Appeal Ruled In-
Bankruptcy—Sale of Assets—No-	adequate Because of Financial Distress 2:290
tice Confirming Sale is not Re-	
quired 4:103	CHARITIES
"Class"—The Forgotten Element	Torts — Negligence — Charitable
of Section 60(a)(1) of the Bank-	Immunity 3:304
ruptcy Act11:360	CHECKS
Subdivision Trusts and the Bank- ruptcy Act, William H. Rehn-	Check Forgeries: Variations of
quist 3:165	Rules of Liability Based on
quat	Fault—U.C.C. Defense Sections
BIOGRAPHY	3-406 and 4-40612;417 Commercial Law — Contracts—
Dean Charles E. Ares: An Intro-	Bank's Right after Payment of
duction, John D. Lyons 8:197	Check over Stop Payment Or-
In Memoriam: Chester H. Smith,	der10:175
John D. Lyons 6:175	Rights of the Holder of a Bill
In Memoriam: Floyd E. Thomas 8:1	Against the Drawee and Others,
In Memoriam: J. Byron McCor-	Ralph W. Aigler 3:14
mick, Charles E. Ares12:249	When is a Payee an "Imposter"?,
In Memoriam: J. Byron McCor-	Ralph W. Aigler 2:78 Two Significant Recent Decisions
mick, Richard A. Harvill12:243	in Negotiable Instruments,
Justice Black and the New Deal,	Ralph W. Aigler 2:1
John P. Frank 9:26	
BOLIVIA	City Planning—see Zoning
Legal Education and Student	CIVIL PROCEDURE (see also
Power in Bolivia, Roger C.	Arizona Rules of Civil Pro-
Wolf 9:413	cedure) Civil Procedure—Applicability of
	State Statute of Limitations to
Bonds—see Stocks	United States10:237
BURDEN OF PROOF	Civil Procedure—Jurisdiction in
Criminal Law and Procedure—	Dual Territorial Court System
Entrapment—Burden of Proof 10:248	and Pretrial Procedure-Rule
Labor Law — Unemployment	1610:243
Compensation — Burden of	Civil Procedure — Motions to
Proof of Availability for Work 4:300	Amend Pleadings—Rule 15(b) _10:241 Civil Procedure—New Trial—
Personal Property—Bailments—	Presence of Spectator During
Burden of Proof—Damage Due	Jury Trial 2:273
to Loss by Fire 6:338	Civil Procedure—Summary Judg-
Public and Adjective Law-Crim-	ment—Rule 56(c)10:239
inal Law and Procedure—Insan-	Contributory Negligence Instruc-
ity—Burden of Proof 12:156	tions in Arizona 4.256

CIVIL PROCEDURE—(Cont.)	CIVIL RIGHTS
Courts—Service of Process—Serv-	Civil Rights-Federal Civil Rights
ice on Attorney of Record In-	Act—"Under Color of" State
valid When Plaintiff Informed	Law Construed 4:105
Attorney no Longer Represents	Criminal Law and Procedure-
Client 2:137	Civil Rights—Peyton v. Rowe
Criminal and Civil Jurisdiction in	and the § 2255 Custody Re-
Indian Country, Murray L.	quirements11:568
Crosse 4:57	Criminal Law and Procedure—
Disposition of Civil Appeals in the	Civil Rights—Prisoners' Actions
Supreme Court 5:175	under 42 U.S.C. § 198311:559
Federal Civil Procedure—Service	Fourteenth Amendment Limita-
of Process—Passenger in Inter-	tions on Banning Racial Dis-
state Commercial Air Flight	crimination: The Original Un-
Within "Territorial Limits" of	
State over which He is Flying 2:143	derstanding, Alfred Avins 8:236
Pre-Trial Discovery of Expert	Indian Rights under the Civil
	Rights Act of 1968, G. Ken-
Opinion 4:267 Pre-Trial Discovery of Liability	neth Reiblich10:617 Loyalty Oaths, Conscience, and
Insurance in Automobile Negli-	the Constitution 5:254
gence Actions 7:96	Negro and the Indian: A Com-
Process—Service by Publication—	parison of Their Constitutional
Court Lacks Jurisdiction where	
Service is by Publication in an	Rights, Albert E. Kane 7:244
In Personam Action 9:512	New York Prayer Decision: Its
	Effect on Arizona School Prac-
Proposed Changes to Rule 33 In-	tices 4:272
terrogatories and Rule 37 Sanc-	Riot Commission's Report, James
tions, Claude H. Brown11:443	C. Corman 9:347
Public and Adjective Law—Civil	State Segregation Laws and Judi-
Procedure—Appearance 11:63	cial Courage, Lynn M. Laney _ 1:102
Public and Adjective Law—Civil	Collective Bargaining—see Labor Law
Procedure—Choice of Physician	
under Rule 35(a) 12:91	Commercial Law—see specific subject
Public and Adjective Law—Civil	and Uniform Laws, Sales, Contracts,
Procedure—Effect of Lost Rec-	Consumer Law
ord on Appeal12:101	COMMUNITY PROPERTY
Public and Adjective Law—Civil	
Procedure — Extraordinary	Abatement and Revival—Survival
Writs 11:66	of Actions—Right to Void Un-
Public and Adjective Law—Civil	authorized Gifts of Community
Procedure—Sanctions for In-	Property Survives Wife's Death 5:112
complete Answers to Interroga-	Community Liability for the Tor-
tories12:105	tious Acts of One of the
Public and Adjective Law—Civil	Spouses 6:268
Procedure — Summary Judg-	Conflict of Laws in the Commu-
ment 11:68	nity Property Field, William Q.
Rules of Procedure for Special Ac-	de Funiak
tions: Long Awaited Reform of	Federal Estate and Gift Taxation
Extraordinary Writ Practice in	of Community Property, Samuel
Arizona, John W. Nelson11:413	D. Thurman, Jr. 1:253
Summary of 1961 Arizona Case	Husband's Management of Com-
Law—Courts and Civil Pro-	munity Real Property, Jack J.
cedure 4:131	Rappeport 1:13

CONFLICT OF LAWS
Choice of Law in Arizona:  Schwartz v. Schwartz, Something Old, Something New,
Something Borrowed11:275
Conflict of Laws—Action Under
Foreign Wrongful Death Stat-
ute—The Forum Court May
Constitutionally Refuse to Ap-
ply a Damage Limitation Pro-
vision 5:282
Conflict of Laws—Full Faith and
Credit—Sister State Judgment
that Conflicted with Prior Ari-
zona Judgments Not Entitled
to Full Faith and Credit in Ari-
zona 9:88
Conflict of Laws in the Commu-
nity Property Field, William Q.
de Funiak 7:50
Effects of the Autonomy of the
Parties on the Validity of Con-
flict-of-Laws Contracts under
the Statute of Frauds, Louis C.
James 3:23
Extraterritorial Enforcement of
Tax Obligations, Lawrence V.
Robertson, Jr 7:219
Restatement as a Source of Con-
flicts Law in Arizona, Albert
A. Ehrenzweig 2:177
The Supreme Court and Inter-
state Environmental Quality:
Some Notes on the Wyandotte
Case, Winton D. Woods, Jr.
and Kenneth R. Reed12:691
Conservation—see Environmental Law
Conservation—see Environmental Law
CONSTITUTIONAL LAW
Air Pollution, Pre-Emption, Local
Problems and the Constitution
—Some Pigeonholes and Hat-
racks 10:97
Border Searches—A Prostitution
of the Fourth Amendment10:457
Camara and See: A Constitu-
tional Problem with Effect on
Air Pollution Control10:120
Constitutional Law—Automobiles
—Financial Responsibility Law 3:283
Constitutional Law—Criminal
Procedure—Defendant is Not

CONSTITUTIONAL LAW(Cont.)	Constitutional Law-Evidence-
Entitled to Exclusion of Public	Fifth Amendment Privilege
from Rape Trial 7:308	Against Self-Incrimination Ap-
Constitutional Law — Criminal	plicable to States Through Four-
Procedure—Due Process Re-	teenth Amendment 7:124
quires Preliminary Determina-	Constitutional Law-Fair Trade
tion by Court in Absence of	Act — Non-Signer Provision
Jury of Voluntariness of Admis-	Constitutional 1:331
sions Against Interest, Exculpa-	Constitutional Law-Fair Trial
tory or Otherwise 7:311	and Free Press-Freedom of
Constitutional Law—Cruel and	the Press to Report Open Court
Unusual Punishment—Eighth	Proceedings 9:327
Amendment Prohibits Chronic	Constitutional Law-Freedom of
Alcoholic's Criminal Conviction	Religion—Unconstitutionality of
for Public Intoxication 8:351	State Narcotics Statute as Pro-
Constitutional Law — Criminal	scribing the Sacramental Use of
Procedure — Trial Court Has	Peyote by Indians 6:305
Duty to Determine Defendant's	Constitutional Law—Full Faith
Competency to Waive Right to	and Credit10:194
Counsel 8:347	Constitutional Law — Religious
Constitutional Law—Defamation	Freedom — Right to Reject
—The Expanding New York	Blood Transfusions where no
Times Standard11:553	State Interest Involved 7:315
Constitutional Law—Double Jeop-	Constitutional Law—Search and
ardy—First Degree Murder	Seizure—Admissibility in State
Trial After Reversal of Man-	Courts of Evidence Ob-
slaughter Conviction 3:287	
Constitutional Law—Double Jeop-	tained Through Unconstitutional
ardy—Trial of Defendant for	Search and Seizure 3:291
Higher Offense After Suspen-	Constitutional Law—Substantive
sion of Trial for Lesser One	Due Process—Prohibition of
May Constitute Double Jeop-	Sale of Imitation Ice Milk 2:135
ardy 2:133	Constitutional Law-Unauthor-
Constitutional Law—Due Process	ized Practice of Law-Decree
—Injuriously Defective Product	Prohibiting Employment of
May Entitle State to Take In	Counsel by Union to Represent
-	Members in State Workmen's
Personam Jurisdiction over Nonresident Manufacturer 8:356	Compensation Claims Does Not
Constitutional Law—Due Process	Violate First and Fourteenth
	Amendments 9:92
-Right of Indigent Appellant	Constitutional Law-Water Law
to Free Transcript of Superior	-Underground Water as Sub-
Continuinal Law Process 3:103	ject of Commerce—Prohibition
Constitutional Law—Due Process	of Removal of Underground
—Validity of "Satisfactory Ac-	Water for Interstate Transpor-
count" Clauses in Vagrancy Or-	tation Violates Commerce
dinances 4:284	Clause 9:334
Constitutional Law—Due Process	
—Virginia's Miscegenation Stat-	Court Appointed Counsel for In-
ute Does Not Deny Due Proc-	digent Misdemeanants 6:280
ess of Law and Equal Protec-	Criminal Law and Procedure—
tion of Law 8:361	Constitutional Protections—Ac-
Constitutional Law — Establish-	cused's Right to Speedy Arrest
ment of Religion10:191	and Trial10:195

CONSTITUTIONAL LAW—(Cont.)	Invalidation of Statutes for Hypo-
Criminal Law and Procedure—	ethetical Unconstitutionality: A
Constitutional Protections	Tale of Two Absurdities, David
Brady v. Maryland Doctrine-	C. Schutter 7:252
Prosecutorial Misconduct10:199	Limits of Stop and Frisk-Ques-
Criminal Law and Procedure-	tions Unanswered by Terry10:419
Constitutional Protections-De-	Loyalty Oaths, Conscience, and
fendant's Right to Testify in His	the Constitution 5:254
Own Behalf10:200	Negro and the Indian: A Com-
Criminal Law and Procedure—	parison of Their Constitutional
Constitutional Protections —	Rights, Albert E. Kane 7:244
Lineups10:202	New York Prayer Decision: Its
Criminal Law and Procedure—	Effect on Arizona School Prac-
	tices 4:272
Constitutional Protections—Mi-	Obscenity—What is the Test? 5:265
randa Warnings10:204	On the Threshold of Resolving
Criminal Law and Procedure—	
Double Jeopardy—Double Jeop-	
ardy after Mistrial10:277	Poverty and Substantive Due
Criminal Law and Procedure—	Process, James J. Graham 12:1
Double Jeopardy—Successive	Pre-Arrest Delays and the Right
Municipal-State Prosecutions10:275	to Speedy Arrest: Apologia Pro
Criminal Law—Habeas Corpus—	Vita Ross11:770
Exclusionary Rule Relating to	Private Morality and the Right to
Illegally Seized Evidence Not	be Free: The Thrust of Stan-
Retroactive 5:118	ley v. Georgia11:731
Criminal Law-Public Trial-Ex-	Protection of the Adults' Right to
clusion of General Public Vio-	Pornography11:792
lates Constitutional Right of De-	Public and Adjective Law-
fendant to Public Trial 8:160	Criminal Law and Procedure-
Due Process and Jury Trials in	Constitutional Protections —
State Courts10:492	Double Jeopardy 11:71
	Public and Adjective Law-Crim-
Eavesdropping, Wiretapping, and	inal Law and Procedure-Con-
the Law of Search and Seizure	stitutional Protections—Lineups 12:122
—Some Implications of the	Public and Adjective Law—Crim-
Katz Decision 9:428	inal Law and Procedure—Con-
Essence of Standing: The Basis of	stitutional Protections—No Mi-
a Constitutional Right to Be	randa Warnings for Ernest A.
Heard10:438	Miranda 11:85
Evidence—Constitutional Privilege	Public and Adjective Law—Crim-
-Compulsory Mental Exami-	inal Law and Procedure—Con-
nation Violates Self-Incrimina-	stitutional Protections—Right to
tion Privilege 6:145	Counsel—Misdemeanants12:111
Fourteenth Amendment Limita-	
tions on Banning Racial Dis-	Public and Adjective Law—Crim-
	inal Law and Procedure—Con-
crimination: The Original Un-	stitutional Protections—Right to
derstanding, Alfred Avins 8:236	Counsel—Preliminary Hearings 12:116
Freedom of Speech and Symbolic	Public and Adjective Law—Crim-
Conduct: The Crime of Flag	inal Law and Procedure—Con-
Desecration 12:71	stitutional Protections—Right to
In Defense of the Conscientious	Jury Trial 11:99
Objector: The Constitutional	Public and Adjective Law-Crim-
Distance Total De Mouse 11:040	inal Law and Drocadure Con-

CONSTITUTIONAL LAW—(Cont.)	CONTEMPT
stitutional Protections—Search and Seizure—Informants12:127	Contempt Powers of the Arizona Courts 8:141
Residency Requirements for Vot-	Contempt Power: The Barnett
ing, David Cocanower & David	Dictum has Matured in Bloom,
Rich12:477	But is the Hybrid Viable?11:501
Senatorial Rejections of Presiden-	Suppression of the Press in Early
tial Nominations to the Cabinet:	Pennsylvania: The Penumbra
A Study in Constitutional Cus-	of Bayard v. Passmore, Winton
tom, Louis C. James 3:232	D. Woods, Jr10:315
Standing to Object in the Field	
of Search and Seizure, E. Phillip	CONTRACTS
Weeks 6:65	Arizona Home Solicitation and
State Segregation Laws and Judi-	Referral Sales Act: An Evalua-
cial Courage, Lynn M. Laney _ 1:102	tion and Suggestion for Re-
Summary of 1960 Arizona Case	form12:803
Law—Constitutional Law 3:124	Commercial and Property Law-
Summary of 1961 Arizona Case	Contracts and Sales-Indem-
Law—Constitutional Law 4:126	nity12:192
Supreme Court and the Electoral	Commercial Law-Contracts and
Process, Conrad Joyner & John	Sales-Parol Evidence Rule11:137
F. Kozlowicz 8:260	Commercial and Property Law-
The Supreme Court and Inter-	Contracts and Sales-Real
state Environmental Quality:	Property—Rescission—Innocent
Some Notes on the Wyandotte	Misrepresentation12:186
Case, Winton D. Woods, Jr.	Commercial and Property Law-
and Kenneth R. Reed12:691	Contracts and Sales—Real
Summary of 1959 Arizona Case	Property — Rescission—Recov-
Law—Constitutional Law 2:94	erable Losses12:189
Survey of 1958 Arizona Case Law	Commercial Law-Contracts and
-Constitutional Law 1:128	Sales—Supervening Impossibil-
Warrantless Searches in Light of	ity of Performance11:142 Commercial Law—Contracts—
Chimel: A Return to the Orig-	Bank's Right after Payment of
inal Understanding11:457	Check over Stop Payment Or-
Wiretapping and Eavesdropping in	der10:175
Arizona: A Legislative and	Commercial Law—Contracts—
Constitutional Analysis 9:452	Contract to be Performed With-
CONSUMER LAW	in a Year-Statute of Frauds -10:176
Arizona Home Solicitation and	Commercial Law—Contracts—
Referral Sales Act: An Evalua-	Defense of Impossibility—
tion and Suggestions for Re-	Waiver9:477, 10:177
form12:803	Commercial Law—Contracts—
Commercial and Property Law	Parol Evidence — Conditional
	Delivery10:177
	Contracts—Acceptance by Mail—
	Effect Upon Deposited Accept-
Consumer Protection under the	ance Rule of Right to Withdraw
UCCC and the NCA—A Com-	Letters from Mail 6:315
parison and Recommendations 12:572	Contracts — Illegality—Promisor's
Representing Consumers — The	Assumption of Risk of Future
Uniform Commercial Code and	Changes in Conditions Includes
Beyond, William E. Boyd 9:372	Changes in Law 9:477

CONTRACTS—(Cont.)	Evidence—Attorney-Client Privi-
Contracts—Illegal Restraint of	legeAvailability to Corpora-
Trade—Agreement Restricting	tions 5:291
Competition Among Contrac-	Extension of Liability under Sec-
tors Void as Against Public	tion 16(b)—A Whole New Can
Policy 4:288	of Worms11:309
Contracts — Usury — Pretended	Doctrine of Corporate Opportu-
Sale of Contract for Sale of	nity: Has it Meaning in Ari-
Real Property 2:275	zona? 9:59
An Issuing Bank's Duty of Pay-	Income Tax Aspects of the Sale of
ment under an Irrevocable Let-	a Business, Willard N. Van
ter of Credit: Asociación de	Slyck, Jr 7:182
Azucareros de Guatemala v.	Napalm, Proxy Proposals and the
United States National Bank	SEC, Donald S. Chisum12:463
of Oregon12:835	Some Comments as to Profes-
Pre-Existing Duty Rule of Foakes	sional Corporation Statutes 4:169
v. Beer-A Victory by Default	Summary of 1959 Arizona Case
for Stare Decisis11:344	Law—Private Corporations 2:121
Summary of 1959 Arizona Case	Summary of 1960 Arizona Case
Law-Contracts 2:98	Law—Private Corporations 3:151
Summary of 1960 Arizona Case	Summary of 1961 Arizona Case
Law—Contracts 3:127	Law—Private Corporations 4:156
Summary of 1961 Arizona Case	Survey of 1958 Arizona Case Law
Law—Contracts 4:127	—Corporations 1:138
Survey of 1958 Arizona Case Law	The Supreme Court and Inter-
—Contracts 1:133	state Environmental Quality:
Torts-Procuring Breach of Con-	Some Notes on the Wyandotte
tract—Intentional Interference	Case, Winton D. Woods, Jr.
with Attorney's Contingent Fee	and Kenneth R. Reed12:691
Contract 3:310	Texas Gulf Sulphur: A Vigorous
COPYRIGHT	Assault on Insider Trading and
	Misleading Press Releases11:290
Advertising Protection Through	"Watered Stock"—Shareholder's
Copyright, Merle M. Allen, Jr. 2:230	Liability to Creditors in Arizona 8:327
Copyrightability of Computer Pro-	•
grams, Greg J. Nelson 7:204	COURTS
CORPORATIONS	Arizona's New Judicial Article,
AICPA Efforts to Curb Abuses	William O. Douglas 2:159
in Accounting for Corporate	Contempt Powers of the Arizona
Acquisitions: Their Inadequa-	Courts 8:141
cies and a Proposed Solution12:543	Courts and Procedure—Venue—
Corporate Conscience: Charitable	Established under Trespass Ex-
Donations 9:421	
Corporations — Disregarding the	ception by Allegation of Negligence 3:105
Corporate Entity—Stockholder-	•
Directors Personally Liable on	Courts—Contingent Fees—Power
an Ultra Vires Contract 9:97	to Regulate the Amount of Con-
Corporations—Doing Business—	tingent Fees by Rule of Court 2:278
Foreign Corporation Doing Bus-	Courts—Service of Process—Serv-
iness within the State Through	ice on Attorney of Record In-
Local Franchise Dealer 5:115	valid when Plaintiff Informed
Corporations—Fiduciary Duty—	Attorney no Longer Represents
Sale of Control 7:130	Client 2:13'

COURTS—(Cont.)	Arizona Home Solicitation and
Domestic Relations-Posting of	Referral Sales Act: An Evalua-
Supersedeas Bond Suspends	tion and Suggestions for Re-
Trial Court's Power to Award	form12:803
Custody Pending Appeal10:536	Commercial and Property Law-
Essence of Standing: The Basis of	Creditors' Rights—Garnishment 12:202
a Constitutional Right to Be	Consumer Protection under the
Heard10:438	UCCC and the NCA-A Com-
Extraordinary Writs in the Appel-	parison and Recommendations 12:572
late Courts of Arizona, Robert	Creditors' Rights-Judgment Liens
	-Fraudulent Conveyance of
	Debtor's Property Defeated
Judicial Reform in Arizona, Heinz	Properly Recorded Judgment 7:135
R. Hink 6:13	An Issuing Bank's Duty of Pay-
Juvenile Court—A Labyrinth of	ment under an Irrevocable Let-
Confusion for the Lawyer, John	
J. Molloy 4:1	ter of Credit: Asociación de
Modern Courts-Where do We	Azucareros de Guatemala v.
go from Here?, Morris K. Udall 2:167	United States National Bank
Prerogative Writs—Certiorari —	of Oregon12:835
Proper When Appeal Ruled In-	Liens-Equitable-Unpaid Sub-
adequate Because of Financial	contractors and Materialmen
Distress 2:290	Not Entitled to Equitable Lien
Summary of 1959 Arizona Case	Against Undisbursed Construc-
Law-Courts and Civil Pro-	tion Loan Funds 9:502
cedure 2:101	Mechanics' Lien in Arizona: Is it
Summary of 1960 Arizona Case	a Practical Remedy? 7:296
Law-Courts and Civil Pro-	
cedure 3:130	Coverture—see Marriage, Com-
Summary of 1961 Arizona Case	munity Property
Law—Courts and Civil Pro-	CRIMINAL LAW
cedure 4:131	
Supreme Court and the Electoral	Bail Reform Act of 1966: Ad-
Process, Conrad Joyner & John	ministrative Tail Wagging and
F. Kozlowicz 8:260	Other Legal Problems, Robert
	L. Bogomolny & Michael R.
The Supreme Court and Inter-	Sonnenreich11:201
state Environmental Quality:	Constitutional Law—Due Process
Some Notes on the Wyandotte	—Validity of "Satisfactory Ac-
Case, Winton D. Woods, Jr.	count" Clauses in Vagrancy Or-
and Kenneth R. Reed12:691	dinances 4:284
Supreme Court of the United	Criminal Law and Procedure-
States—A Look at Its Critics,	Civil Rights-Peyton v. Rowe
Walter E. Craig 6:1	and the § 2255 Custody Re-
Survey of 1958 Arizona Case Law	quirements11:568
Courts and Procedure 1:140	Criminal Law and Procedure—
CREDITOR'S RIGHTS	Civil Rights—Prisoners' Actions
Accounts Receivable Financing:	under 42 U.S.C. § 198311:559
Operational Patterns under the	Criminal Law and Procedure—
Uniform Commercial Code,	Disclosure—Duty of Prosecu-
Morton M. Scult 11:1	
	tion to Disclose the Existence
Arizona's Exemption Statute Rela-	and Identity of Witnesses E
tive to Equipped for Demon-1	and Identity of Witnesses Fav-
tive to Earnings for Personal	orable to the Accused11:574
tive to Earnings for Personal Services: Time for Moderniza- tion6:256	

CRIMINAL LAW—(Cont.)		Place where He has a Right to	
dentiary Problems in Section		Be	6:136
2255 Hearings	11:580	Criminal Law—Sentencing—Stat-	
Criminal Law and Procedure-		ute Prohibiting Different Pun-	
Sentencing-Disclosure of Pre-		ishments for the Same Offense	
sentence Report	11:588	Applies Only When the Ele-	
Criminal Law-Arrest-Some Ob-		ments of Two Crimes are Iden-	
servations Concerning Arizona's		tical	7:322
New Arrest Statute	9:101	Criminal Law-Statutory Rape-	
Criminal Law-Assault and Bat-		Reasonable Mistake of Age Es-	
tery with Automobile-Wilful		tablishes Lack of Mens Rea as	
and Gross Negligence Abolished			7:324
as Substitute for Intent	8:152	Criminal Law—White-Slave Traf-	
Criminal Law-Habeas Corpus-		fic Act—Transportation of a	
Writ of Habeas Corpus may be		Willing Female for a Single	
Utilized to Test Legality of		Nonpecuniary Act of Sexual In-	
Restraint of One on Probation	8:156	tercourse not a Violation	4:112
Criminal Law—Homicide—Fel-		Freedom of Speech and Symbolic	
ony Murder Rule Does Not		Conduct: The Crime of Flag	
Extend to Non-Dangerous Fel-		Desecration	12:71
	7:318	Homicide—First Degree Murder	
Criminal Law-Homicide-Intent		-Premeditation and Delibera-	
to Kill is Presumed from Use of		tion Require Appreciable	
Deadly Weapon	4:109	Length of Time	10:543
Criminal Law-Homicide-Year		Indictment under the "Major	
and a Day Rule Abandoned	3:294	Crimes Act"—An Exercise in	
Criminal Law-Insanity as a De-		Unfairness and Unconstitution-	
fense-Proposal for Substitu-		ality	10:691
tion of the Model Penal Code		Misdemeanor Approach to Pollu-	
Standard for the "Right-and-		tion Control, David D. Mix _	10:90
Wrong" Test	3:108	Public and Adjective Law—Crim-	
Criminal Law-Jurisdiction-Pre-		inal Law and Procedure-Nar-	
vious Acquittal of One of Two		cotics—Forfeiture of Vehicles _1	12:166
Co-Conspirators Removes Juris-		Public and Adjective Law—Crim-	
diction to Convict Other Co-		inal Law and Procedure—Mis-	
<del>-</del>	5:124	demeanor Compromise Statute 1	12:162
Criminal Law—Jury Trial—Driv-		Public and Adjective Law—Crim-	
ing while under the Influence of		inal Law and Procedure-Con-	
Intoxicating Liquor is Serious		stitutional Protections—Sentenc-	
Crime Which Must be Tried		ing—Recidivism1	1:123
	8:365	Representing Prison Inmates: A	
Criminal Law—Murder — Gross		Primer on an Emerging Dimen-	
Negligence is not Sufficient to		sion of Poverty Law Practice,	
Constitute Malice	8:370	David B. Wexler & Andrew Sil-	
Criminal Law—Responsibility—A		verman1	1:385
Person is Not Responsible if		Science and Morality of Criminal	
He Lacks Substantial Capacity		Law, Jerome Hall	9:360
to Appreciate the Wrongfulness		Should Arizona Have Automatic	
of His Conduct or to Conform		Appeal in Capital Punishment	
to the Law Because of Mental	0.05:		7:106
Disease or Defect	8:374	Summary of 1959 Arizona Case	
Criminal Law—Self-Defense—No		Law—Criminal Law and Proce-	_
Duty to Retreat if Defendant in		dure	2:106

CRIMINAL LAW—(Cont.)	through Unconstitutional Search
Summary of 1960 Arizona Case	and Seizure 3:291
Law-Criminal Law and Pro-	Counseling Convicts: The Law-
cedure 3:137	yer's Role in Uncovering Legiti-
Summary of 1961 Arizona Case	mate Claims, David B. Wexler 11:629
Law—Criminal Law and Pro-	Court Appointed Counsel for In-
cedure 4:141	digent Misdemeanants 6:280
Survey of 1958 Arizona Case Law	Criminal Law — Admission of
-Criminal Law 1:154	Confessions—Necessity of In-
	structions 2:281
CRIMINAL PROCEDURE	Criminal and Civil Jurisdiction in
Arizona Fair Trial-Free Press Di-	Indian Country, Murray L.
lemma at the Preliminary Hear-	Crosse 4:57
ing Stage 9:466	Criminal Jurisdiction Over Indian
Border Searches—A Prostitution	Country in Arizona, Laurence
of the Fourth Amendment10:457	Davis 1:62
Constitutional Law Criminal	Criminal Law and Procedure—
Procedure—Defendant is Not	Constitutional Protections—Ac-
Entitled to Exclusion of Public	cused's Right to Speedy Arrest
from Rape Trial 7:308	and Trial10:195
Constitutional Law — Criminal	Criminal Law and Procedure—
Procedure—Due Process Re-	Constitutional Protections —
quires Preliminary Determina-	Brady v. Maryland Doctrine— Prosecutorial Misconduct10:198
tion by Court in Absence of	Criminal Law and Procedure—
Jury of Voluntariness of Admis-	Constitutional Protections—De-
sions Against Interest, Exculpa-	fendant's Right to Testify in his
tory or Otherwise 7:311	Own Behalf10:200
Constitutional Law — Criminal	Criminal Law and Procedure—
Procedure—Trial Court has	Constitutional Protections —
Duty to Determine Defendant's	Lineups10:202
Competency to Waive Right to	Criminal Law and Procedure—
Counsel 8:347	Constitutional Protections—Mi-
Constitutional Law—Double Jeop-	randa Warnings10:204
ardy—First Degree Murder	Criminal Law and Procedure—
Trial after Reversal of Man-	Discovery—Jencks Act Pro-
slaughter Conviction 3:287	ceedings10:279
Constitutional Law—Double Jeop-	Criminal Law and Procedure—
ardy—Trial of Defendant for	Double Jeopardy — Successive
Higher Offense after Suspension of Trial for Lesser One May	Municipal-State Prosecutions10:275
Constitute Double Jeopardy 2:133	Criminal Law and Procedure-
Constitute Double Seopardy 2.133 Constitutional Law—Due Process	Double Jeopardy—Double Jeop-
-Right of Indigent Appellant	ardy After Mistrial10:277
to Free Transcript of Superior	Criminal Law and Procedure-
Court Proceedings 3:103	Entrapment—Burden of Proof 10:248
Constitutional Law—Evidence—	Criminal Law and Procedure-
Fifth Amendment Privilege	Entrapment-Inconsistent De-
Against Self-Incrimination Ap-	fenses10:251
plicable to States Through Four-	Criminal Law and Procedure-
teenth Amendment 7:124	Evidence—Circumstantial Evi-
Constitutional Law—Search and	dence of Prior Crimes10:206
Seizure—Admissibility in State	Criminal Law and Procedure-
Courts of Evidence Obtained	Evidence—Prosecution's Calling

CRIMINAL PROCEDURE—(Cont.)	Criminal Law-Habeas Corpus-
Witness, Knowing He Will In-	Exclusionary Rule Relating to
voke Self-Incrimination Privi-	Illegally Seized Evidence Not
lege10:208	Retroactive 5:118
Criminal Law and Procedure-	Criminal Law—Presentence In-
Evidence — Withdrawn Guilty	vestigation — Defendant Does
Plea10:210	Not Have Right of Access to
Criminal Law and Procedure-	Confidential Documents Used in
Habeas Corpus—Discovery10:252	Determining Sentence 5:127
Criminal Law and Procedure-	Criminal Law—Procedure—Sub-
Joint Trials — Co-Defendant's	sequent Hearings Not Precluded
Confession10:256	by Dismissal of Charges at
Criminal Law and Procedure—	Initial Preliminary Hearing 6:133
Juveniles—Retroactivity of In	Criminal Law—Public Trial—Ex-
re Gault10:211	clusion of General Public Vio-
Criminal Law and Procedure-	lates Constitutional Right of
Juveniles—Use of Juvenile's In-	Defendant to Public Trial 8:160
culpatory Statements in Subse-	Due Process and Jury Trials in
quent Criminal Proceeding10:214	State Courts10:492
Criminal Law and Procedure—	Eavesdropping, Wiretapping and
Presumptions—Presumption of	the Law of Search and Seizure
Knowledge of Law10:257	—Some Implications of the
Criminal Law and Procedure—	Katz Decision 9:428
Procedure—Grand Jury Quali-	Evidence—Constitutional Privilege
fications10:216	-Compulsory Mental Examina-
Criminal Law and Procedure—	tion Violates Self-Incrimination
Procedure — Superior Court	Privilege 6:145
Judge Sitting as Committing	Evidence—Wire Tapping—Con-
Magistrate10:219	versations Recorded on Tele-
Criminal Law and Procedure-	phone Extension Admissible in
Right to Appeal—Plain Error	Criminal Proceedings 5:295
Test in 28 U.S.C. § 2255 Pro-	Examination of Witnesses in Fed-
ceeding10:261	eral Criminal Cases, Lester B.
Criminal Law and Procedure—	Orfield 4:215  Juvenile Court—A Labyrinth of
Search and Seizure—Announce-	Confusion for the Lawyer, John
ment and Unlawful Entry10:264	V
Criminal Law and Procedure—	J. Molloy 4:1 Limits of Stop and Frisk—Ques-
Search and Seizure—Standing	tions Unanswered by Terry10:419
to Object10:267	Pre-Arrest Delays and the Right
Criminal Law and Procedure-	to Speedy Arrest: Apologia Pro
Search and Seizure—Use of	Vita Ross11:770
Evidence Obtained from Un-	Pretrial Discovery in Criminal
lawful Search and Seizure by	Cases 9:305
Mexican Police10:269	Public and Adjective Law—Crim-
Criminal Law-Discovery Pro-	inal Law and Procedure—Con-
ceedings-Trial Court's Inher-	stitutional Protections—Double
ent Discretionary Power Not	Jeopardy 11:71
Limited by Rule 195 4:291	Public and Adjective Law—Crim-
Criminal Law—Evidence—Juve-	inal Law and Procedure—Con-
nile's Confession Obtained in	stitutional Protections—Lineups 12:122
Violation of Statute Inadmis-	Public and Adjective Law—Crim-
sible 5.286	inal Law and Procedure—Con-

Standing to Object in the Field
of Search and Seizure, E. Phillip
Weeks 6:65
Summary of 1959 Arizona Case
Law—Criminal Law and Proce-
dure 2:106
Summary of 1960 Arizona Case
Law—Criminal Law and Pro-
cedure 3:137
Summary of 1961 Arizona Case
Law-Criminal Law and Pro-
cedure 4:141
Warrantless Searches in Light of
Chimel: A Return to the Orig-
inal Understanding11:457
Wiretapping and Eavesdropping in
Arizona: A Legislative and
Constitutional Analysis 9:452
DAMAGES
Conflict of Laws-Action Under
Foreign Wrongful Death Stat-
ute—The Forum Court May
Constitutionally Refuse to Ap-
ply a Damage Limitation Pro-
vision 5:282
Damages-Breach of Warranty
and Negligence—No Damage
Suffered by Parents from Birth
of Normal, Healthy Child Fol-
lowing Unsuccessful Surgery to
Sterilize Husband 6:318
Damages—Punitive Damages —
Right to Punitive Damages un-
der Federal Statute Not Provid-
ing a Private Cause of Action 4:294
Equity — Damages — Exemplary
Damages May Be Recovered in
a Court of Equity 6:330
An Issuing Bank's Duty of Pay-
ment under an Irrevocable Let-
ter of Credit: Asociación de
Azucareros de Guatemala v.
United States National Bank
of Oregon12:835
Personal Injury Awards: Should
Tax-Exempt Status be Ignored? 7:272
Summary of 1961 Arizona Case
Law—Damages 4:146
Torts—Damages—Right to Recov-
er for Mental Distress and Its
Physical Consequences where
There Has Been No Impact 8:181

DAMAGES—(Cont.)	Stationed Within its Boundaries
Trial—Damages — Counsel's Sug-	Despite Personnel's Domicile in
gestion to Jury of Formula for	Another State 6:322  Domestic Relations — Property
Future Pain and Suffering 4:312	
Workmen's Compensation—Dam-	Settlement Agreements—Pay-
ages for Pain and Suffering11:193	ments Not Enforceable by Con-
DEPARTMENT OF JUSTICE	tempt Proceedings and Impris-
	onment Even Though Incorpo-
The Old Order Changeth: The De-	rated into Divorce Decree 6:326
partment of Justice under John	Liability of the Community for Alimony from a Prior Marriage 7:87
Mitchell, William H. Rehnquist 12:251	· · · · · · · · · · · · · · · · · · ·
DISCOVERY	Marriage After Divorce in Arizona 3:88
Criminal Law and Procedure—	Modification of the Ancient Doc-
Discovery—Jencks Act Pro-	trine of Recrimination 4:88
ceedings10:279	Tax Aspects of Divorce Settle-
Criminal Law—Discovery Pro-	ment Agreements, Louis Mc-
ceedings—Trial Court's Inher-	Clennan 4:26
ent Discretionary Power Not	
Limited by Rule 195 4:291	DOMESTIC RELATIONS (see also Marriage)
Discovery of Attorney's Work	Choice of Law in Arizona:
Product, Alfred J. Pfister 1:112	Schwartz v. Schwartz, Some-
Pretrial Discovery in Criminal	thing Old, Something New,
Cases 9:305	Something Borrowed11:275
Pretrial Discovery of Expert	Domestic Relations—Annulment
Opinion 4:267	for Fraud — False Representa-
Pretrial Discovery of Liability	tion of Pregnancy Held Ground
Insurance in Automobile Negli-	for Annulment 9:481
gence Actions 7:96	Domestic Relations-Award of
Pretrial Discovery of Impeach-	Child Custody-Religious Be-
ment Evidence: A Need to Re-	liefs of Parents as Grounds 4:298
examine Arizona's New Rule _ 7:283	Domestic Relations—Child Cus-
DWODGE and Committee (see	tody-Best Interests of Child
DIVORCE and Separation (see	May Require Reversal of Trial
also Marriage)	Court Custody Award Favoring
Attorneys—Malpractice—In Un-	Fit Parent over Maternal
contested Divorce Suit Attor-	Grandparents 8:163
ney Representing Both Parties  May be Negligent in Failing to	Domestic Relations — Divorce — State Has Jurisdiction to Grant
Expressly Apprise One Party of	Divorce to Military Personnel
the Nature and Danger of Dual	Stationed Within its Boundaries
Representation 8:343	Despite Personnel's Domicile in
Divorce — Alimony — Ex-Wife	Another State 6:322
May Recover Alimony in Dom-	Domestic Relations — Juvenile
icilary State Notwithstanding	Rights—Authority of Depart-
Husband's Foreign Uncontested	ment of Corrections11:163
Divorce 6:140	Domestic Relations Parental
Domestic Relations—Annulment	Immunity — Unemancipated
for Fraud-False Representa-	Minor May Not Maintain Neg-
tion of Pregnancy Held Ground	ligence Action Against Parent _ 9:490
for Annulment 9:481	Domestic Relations—Posting of
Domestic Relations—Divorce —	Supersedeas Bond Suspends
State Has Jurisdiction to Grant	Trial Court's Power to Award
Divorce to Military Personnel	Custody Pending Appeal10:536

DOMESTIC RELATIONS—(Cont.)	Free Transcript of Superior
Liability of the Community for	Court Proceedings 3:103
Alimony from a Prior Marriage 7:87	Constitutional Law—Due Process
Marriage After Divorce in Ari-	—Validity of "Satisfactory Ac-
zona 3:88	count" Clauses in Vagrancy Or-
Modification of the Ancient Doc-	dinances 4:284
trine of Recrimination 4:88	Constitutional Law—Due Process
Summary of 1959 Arizona Case	- Virginia's Miscegenation
Law—Domestic Relations 2:112	Statute Does Not Deny Due
Summary of 1960 Arizona Case	Process of Law and Equal Pro-
Law—Domestic Relations 3:143	tection of Law 8:361
Summary of 1961 Arizona Case	Constitutional Law—Substantive
Law—Domestic Relations 4:147	Due Process—Prohibition of
Survey of 1958 Arizona Case Law	Sale of Imitation Ice Milk 2:135
—Domestic Relations 1:159	Due Process and Jury Trials in
Torts — Interspousal Negligence	State Courts10:492 Poverty and Substantive Due
Suit-Action by Wife's Ad-	Process James J. Contract 10.1
ministrator Against Husband's	Process, James J. Graham 12:1
Estate Not Allowed 7:148	EASEMENTS
DOUBLE JEOPARDY	Access Loss Distinguished from
Constitutional Law — Double	Traffic Flow Diversion, E.
Jeopardy—First Degree Mur-	Coleman Gorman 3:48
der Trial After Reversal of	
Manslaughter Conviction 3:287	ECONOMICS
Constitutional Law — Double	Economic Incentives for Pollu-
Jeopardy—Trial of Defendant	tion Abatement: Applying The-
for Higher Offense After Sus-	ory to Practice12:511
pension of Trial for Lesser One	ELECTIONS
May Constitute Double Jeop-	Summary of 1959 Arizona Case
rady 2:133	Law—Elections 2:113
Criminal Law and Procedure—	Summary of 1961 Arizona Case
Double Jeopardy — Double	Law—Elections 4:148
after Mistrial10:277	Supreme Court and the Electoral
Criminal Law and Procedure—	Process, Conrad Joyner & John
Double Jeopardy—Successive	F. Kozlowicz 8:260
Municipal-State Prosecutions10:275	Survey of 1958 Arizona Case Law
	-Elections 1:163
Public and Adjective Law—Criminal Law and Procedure—Con-	Residency Requirements for Vot-
stitutional Protections—Double	ing, David Cocanower & David
Jeopardy 11:71	Rich12:477
scopardy 11:/1	EMINENT DOMAIN
DUE PROCESS	
Attorneys at Law-Admission to	Eminent Domain—Compensation
Practice is a Right which May	-Offset of "General" as Well
Not Be Denied Without Com-	as "Special" Benefits Against
plying with Procedural and	Severance Damages 8:379
Substantive Due Process of	Going-Concern Value of a Public Utility in Condemnation by a
Law—Criticism of a Public Of-	Municipality 6:92
ficial Does Not Negate Good	Hearsay Testimony in Condemna-
Moral Character 7:118	tion Cases 6:112
Constitutional Law—Due Process	Property Law—Eminent Domain
Right of Indigent Appellant to	—Compensation for Taking

EMINENT DOMAIN—(Cont.)	Air Pollution Abatement Proce-
Property Adjacent to Access	dures Under the Clean Air Act,
Highways11:147	Sidney Edelman, 10:30. The
Municipal Corporations — Emi-	Politics of Air Pollution: Pub-
	lic Interest and Pressure Groups,
nent Domain and Zoning —	Gladwin Hill, 10:37. Air Pollu-
Relative Rights as Asserted by	tion and Government Structure,
Two Municipalities 5:139	Joseph D. Coons, 10:48. Util-
Real Property - Eminent Do-	ity Responsibility for Protec-
main—Impairment of Abutting	tion of the Environment, Charles
Property Owner's Access to	F. Luce, 10:68. Industry—The
Public Highway Compensable 3:111	Views of the Regulated, Calvin
Valuation under Condemnation—	A. Behle, 10:74. Enforcement
The Admissibility of Prior Sales	of Performance Requirements
to a Condemning Power 5:274	with Injunctive Procedure, Mat-
	thew S. Walker, 10:81. The
Employees—see Master and Ser-	Misdemeanor Approach to Pol-
vant, Workmen's Compensation	tion Control, David D. Mix,
	10:90. Air Pollution, Pre-Emp-
Employment—see Unemployment	tion, Local Problems and the
Compensation	Constitution — Some Pigeon-
	holes and Hatracks, 10:97. The
ENVIRONMENTAL LAW	Role of Private Nuisance Law
Economic Incentives for Pollution	in the Control of Air Pollution
Abatement: Applying Theory to	10:107. Camara and See: A
Practice12:511	Constitutional Problem with Ef-
Oil Men and the Sea: The Future	fect on Air Pollution Control,
of Ocean Resource Develop-	10:120. International Air Pol-
ment in Light of Santa Barbara	lution—United States and Can-
—Some Proposals to Rectify	ada—A Joint Approach, 10:138
Continuing Inadequate Federal	Toward a National Land Use
Regulation of Offshore Leas-	Policy for Urban America, The
ing11:677	Honorable Morris K. Udall12:733
State Regulation of Weather Mod-	EQUAL PROTECTION
ification, Ray Jay Davis 12:35	•
	Constitutional Law—Due Process
The Supreme Court and Inter- state Environmental Quality:	Virginia's Miscegenation Stat-
	ute Does Not Deny Due Process
Some Notes on the Wyandotte	of Law and Equal Protection
Case, Winton D. Woods, Jr. and Kenneth R. Reed12:691	of Law 8:361
	State Segregation Laws and Judi-
Symposium: Air Pollution: In-	cial Courage, Lynn M. Laney 1:102
troduction—Some Legal Rami-	ESTATE PLANNING
fications of Air Pollution Con-	Attorney-Client — Unauthorized
trol and a Review of Current	Practice of Law—Estate Plan-
Control of Automotive Emis-	ning by a Layman Constitutes
sions, Harold W. Kennedy, 10:1.	the Unauthorized Practice of
Pollution and a Better Environ-	Law 6:127
ment, Allen V. Kneese, 10:10.	Pension and Profit-Sharing Plans
Role of the Federal Government	-Fact and Friction, Verne
in Air Pollution Control, Ed-	Arends 3:61
mund S. Muskie, 10:17. Sum-	
mary of the Air Quality Act of	Powers of Appointment, James J.
1967, John T. Middleton, 10:25.	Lenoir & William H. Messinger 8:276

ESTATE PLANNING—(Cont.)	Evidence of Receipt by Defend-
Symposium on Trust Planning.	ant 7:138
Forward, James J. Lenoir, 1:175.	Disclosure of Insurance in Negli-
Draftsmanship Problems of Tes-	gence Trials—The Arizona Rule 5:83
tamentary and Inter Vivos	Evidence—Blood Tests—Effect of
Trusts, William J. Bowe, 1:178.	Tests Upon the Presumption of
Model Will, William J. Bowe,	Legitimacy 8:168
1:202. Perpetuities in Arizona,	Evidence — Constitutional Privi-
Richard R. Powell, 1:225. Fed-	lege—Compulsory Mental Ex-
eral Estate and Gift Taxation	amination Violates Self-Incrim-
of Community Property, Samuel	ination Privilege 6:145
D. Thurman, Jr. 1:253.	Evidence—Dead Man's Statute—
Tax Aspects of Widow's Election,	Need for Corroborative Testi-
John B. Christian 1:105	mony 2:284
Widow's Election in Community	Evidence—Judicial Notice—May
Property States, Harold G.	be Taken of the Constitution,
Wren 7:1	Statutes, and Common Law of
***************************************	a Sister State 6:335
EVIDENCE	Evidence-Judicial Notice-Sci-
Admissibility of the Results of a	entific Accuracy of Principle of
Lie-Detector Test 5:76	Speed Measurement by Radar
Admission of Psychiatric Evi-	is Proper Subject of Judicial
dence: First, A General Stand-	Notice 9:106
ard, Robert E. B. Allen 8:205	Evidence—Relevance and Mate-
Constitutional Law—Evidence—	riality-Similar Fact Evidence
Fifth Amendment Privilege	to Show Plan or Scheme 2:140
Against Self-Incrimination Ap-	Evidence-Wire Tapping-Con-
plicable to States Through Four-	versations Recorded on Tele-
teenth Amendment 7:124	phone Extension Admissible in
Criminal Law—Admission of Con-	Criminal Proceedings 5:295
fessions—Necessity of Instruc-	Hearsay Rule in Arizona, Claude
tions 2:281	H. Brown 1:1
Criminal Law and Procedure—	Hearsay Testimony in Condemna-
Evidence—Circumstantial Evi-	tion Cases 6:112
dence of Prior Crimes10:206	Other Acts of Sexual Misbehavior
Criminal Law and Procedure—	and Perversion as Evidence in
Evidence—Prosecution's Calling	Prosecutions for Sexual Of-
Witness, Knowing He Will In-	fenses, James M. H. Gregg 6:212
voke Self-Incrimination Privi-	Physician-Patient Privilege: A
lege10:208	Need to Revise the Arizona
Criminal Law and Procedure—	Law 6:292
Evidence — Withdrawn Guilty	Pre-Trial Discovery of Expert
	Opinion 4:267
Plea10:210	Pre-Trial Discovery of Impeach-
Criminal Law and Procedure— Post-Conviction Remedies —	ment Evidence: A Need to Re-
	examine Arizona's New Rule 7:283
Evidentiary Problems in Section 2255 Hearings11:580	Proof of Intent in Short Deser-
Criminal Law—Evidence—Juve-	tion, Alfred Avins 3:203
nile's Confession Obtained in	Public and Adjective Law—Crim-
	inal Law and Procedure—Evi-
Violation of Statute Inadmis-	dence—Anti-Marital Fact Privi-
sible 5:286 Criminal Law — Evidence—Car-	lege12:142
	•
bon Copy of Letter Admissible	Public and Adjective Law—Crim-
Without Direct or Presumptive	inal Law and Procedure-Evi-

EVIDENCE—(Cont.)	Constitutional Law - Religious
dence-Necessity of Corrobo-	Freedom — Right to Reject
rating on Accomplice's Testi-	Blood Transfusions Where No
mony11:104	State Interest Involved 7:315
Public and Adjective Law-Crim-	New York Prayer Decision: Its
inal Law and Procedure-Evi-	Effect on Arizona School Prac-
dence—Tacit Admission11:112	tices 4:272
Public and Adjective Law—Crim-	FREEDOM of the Press
inal Law and Procedure—Evi-	Arizona Fair Trial—Free Press
dence-Use of Specific Prior	
Acts of Misconduct12:146	Dilemma at the Preliminary Hearing Stage 9:466
Public and Adjective Law-Evi-	Constitutional Law—Defamation
dence—Impeachment of Jury's	—The Expanding New York
Verdict11:133	Times Standard11:553
Standing to Object in the Field of	Constitutional Law—Fair Trial
Search and Seizure 6:65	and Free Press—Freedom of the
Summary of 1959 Arizona Case	Press to Report Open Court Pro-
Law—Evidence 2:113	ceedings9:327
Summary of 1960 Arizona Case	Obscenity—What is the Test? 5:265
Law—Evidence 3:144	Protection of the Adults' Right to
Summary of 1961 Arizona Case	Pornography11:792
Law—Evidence 4:150	Red Lion and the Fairness Doc-
Survey of 1958 Arizona Case Law	trine: Regulation of Broadcast-
—Evidence 1:286	ing "In the Public Interest"11:806
<b>EXECUTORS</b> and Administrators	Suppression of the Press in Early
<del>-</del>	Pennsylvania: The Penumbra of
Summary of 1960 Arizona Case Law—Wills and Administration 3:160	Bayard v. Passmore, Winton D.
Survey of 1958 Arizona Case Law	Woods, Jr10:315
—Wills and Administration 1:317	Torts—Libel11:167
Wills—Personal Representatives—	
Obligation to Distribute the Real	FREEDOM of Speech
Property Left by an Estate 7:169	Freedom of Speech and Symbolic
Troporty Dott by the Dotate /.10)	Conduct: The Crime of Flag
Federal Rules of Civil Procedure	Desecration 12:71
—see Civil Procedure	Loyalty Oaths, Conscience, and the
FEDERAL TORT CLAIMS ACT	Constitution 5:254
	FULL FAITH AND CREDIT
Torts—Governmental Immunity	Constitutional Law-Full Faith
—Federal Torts Claims Act— Negligence at the Operational	and Credit10:194
Level is Not Within the Dis-	Conflict of Laws—Full Faith and
cretionary Function Exemption 6:165	Credit—Sister State Judgment
cicionary runction Exemption 0.105	that Conflicted with Prior Ari-
Financial Responsibility Laws	zona Judgments Not Entitled to
see Insurance, Motor Vehicles	Full Faith and Credit in Ari-
	Zona 9:88
FREEDOM of Religion	Divorce — Alimony — Ex-Wife
Constitutional Law — Establish-	May Recover Alimony in Domi- cilary State Notwithstanding
ment of Religion10:191	Husband's Foreign Uncontested
Constitutional Law—Freedom of	Divorce 6:140
Religion — Unconstitutionality	
of State Narcotics Statute as	FUTURE INTERESTS
Proscribing the Sacramental Use	Perpetuities in Arizona, Richard
of Peyote by Indians 6:305	R. Powell1:225

FUTURE INTERESTS—(Cont.)	Criminal Law—Homicide—Intent
Reexamination of Perpetuities in	to Kill is Presumed from Use of
Arizona, James J. Lenoir10:347	Deadly Weapon 4:109
GOVERNMENTAL LIABILITY	Criminal Law-Homicide-Year
	and a Day Rule Abandoned 3:294
Governmental Immunity in Ari-	Criminal Law—Murder—Gross
zona—The Stone Case 6:102	Negligence is Not Sufficient to
Torts and Liability Insurance—	Constitute Malice 8:370
Negligence—Duty of Public Of-	Homicide—First Degree Murder —Premeditation and Delibera-
ficials12:229 Torts—Governmental Immunity—	tion Require Appreciable Length
Federal Torts Claims Act—Neg-	of Time10:543
ligence at the Operational Level	
is Not Within the Discretionary	HOUSING
Function Exemption 6:165	Interim Financing on Housing
Torts—Governmental Immunity—	Projects, Edward C. LeBeau 2:212
No Immunity from Negligence	
in Operation of Hospital 4:306	IMPEACHMENT of Witnesses
-	Pre-Trial Discovery of Impeach-
HABEAS CORPUS	ment Evidence: A Need to Re-
Criminal Law and Procedure—	examine Arizona's New Rule 7:283
Habeas Corpus—Discovery10:252	IMMUNITY
Criminal Law—Habeas Corpus—	Governmental Immunity in Ari-
Exclusionary Rule Relating to	zona—The Stone Case 6:102
Illegally Seized Evidence Not	Public and Adjective Law—Crim-
Retroactive 5:118	inal Law and Procedure—In-
Criminal Law—Habeas Corpus—	sanity—Burden of Proof12:156
Writ of Habeas Corpus May be	Torts — Negligence — Charitable
Utilized to Test Legality of	Immunity 3:304
Restraint of One on Probation 8:156	Torts—Governmental Immunity—
THEADCAN (see also Evidence)	No Immunity from Negligence
HEARSAY (see also Evidence)	in Operation of Hospital 4:306
Hearsay Rule in Arizona, Claude	Torts — Interspousal Negligence
H. Brown 1:1	Suit—Action by Wife's Adminis-
Hearsay Testimony in Condemna-	trator Against Husband's Estate
tion Cases 6:112	Not Allowed 7:148
HIGHWAYS and Streets	INDIANS
Access Loss Distinguished from	Criminal and Civil Jurisdiction in
Traffic Flow Diversion, E. Cole-	Indian Country, Murray L.
man Gorman 3:48	Crosse 4:57
Real Property—Boundaries—Con-	Criminal Jurisdiction Over Indian
veyance of Land Abutting Va-	Country in Arizona, Laurence
cated Public Way Passes No In-	Davis 1:63
terest in Way 5:143	Cultural Integrity and American
Real Property—Eminent Domain	Indian Education, Richard M.
—Impairment of Abutting Prop-	Ross11:641
erty Owner's Access to Public	Indian Land Questions, William
Hghway Compensable 3:111	H. Gilbert & John L. Taylor 8:102
MOMICIDE (see also Criminal Law)	Indian Legal Services Programs:
HOMICIDE (see also Criminal Law)	The Key to Red Power?12:594
Criminal Law — Homicide — Fel-	Indians — Reservations — Federal
ony Murder Rule Does Not Ex-	Jurisdiction Ended Only by Express Provision of Congress 5:131
tend to Non-Dangerous Felonies 7:318	press Provision of Congress 5:131

INDIANS—(Cont.)	Pension and Profit-Sharing Plans
International Law Consideration	-Fact and Friction, Verne
of the American Indian Nations	Arends 3:61
by the United States, Frank B.	Some Estate Tax Litigation Prob-
Huggins 3:74	lems of 1960, C. Moxley Feath-
Jurisdiction over Indians and In-	erston 3:1
dian Reservations, Albert E.	Tax Aspects of Widow's Election,
Kane 6:237	John B. Christian 1:105
Negro and the Indian: A Compari-	Tax Savings Through Postmortem
son of Their Constitutional	Tax Planning, Sheldon Rich-
Rights, Albert E. Kane 7:244	man 8:295
Symposium: Indian Law. The	Widow's Election in Community
State of the Indian Nation—An	Property States, Harold G. Wren 7:1
Introduction, Stewart L. Udall,	INSANITY
10:553. Indian Adjustment and	
the History of Indian Affairs,	Criminal Law—Insanity as a De-
William H. Kelly, 10:559. In-	fense—Proposal for Substitution
dian Manpower Resources: The	of the Model Penal Code Stand-
Experiences of Five Southwest-	ard for the "Right-and-Wrong"
ern Reservations, Benjamin J.	Test 3:108
Taylor, 10:579. Needed: A	Criminal Law—Responsibility—A
System of Income Maintenance	Person is Not Responsible if He Lacks Substantial Capacity
for Indians, Roger C. Wolf,	to Appreciate the Wrongfulness
10:597. Indian Rights under the	of His Conduct or to Conform
Civil Rights Act of 1968, G.	to the Law Because of Mental
Kenneth Reiblich, 10:617. Prob-	Disease or Defect 8:374
lem and Prospect in Developing	Public and Adjective Law—Crim-
Indian Communities, Robert L.	inal Law and Procedure—In-
Bennett, 10:649. Indian Educa-	sanity—M'Naghten's Rule Re-
tion—A Test for Democracy,	visited12:149
Paul J. Fannin, 10:661. Indian	VISITOR12,14)
Mineral Interest—A Potential	INSURANCE
for Economic Advancement, Ed-	Arizona Automobile Liability In-
ward B. Berger, 10:675. Indict-	surance Law—Beyond May-
ment under the "Major Crimes Act"—An Exercise in Unfair-	flower, Craig R. Kepner10:301
	Assignments — Personal Injury
ness and Unconstitutionality,	Claims—Assignment to Insur-
10:691. The Indian Stronghold and the Spread of Urban Amer-	ance Carrier Held Invalid 8:340
ica, 10:706. Indian Hunting and	Automobile Liability Insurers in
Fishing Rights, 10:725.	Arizona—Are They Absolutely
rishing Rights, 10.725.	Liable? 5;248
INHERITANCE, Estate and Gift Taxes	Commercial Law — Insurance—
Federal Estate and Gift Taxation	Extension of Mayflower Doc-
of Community Property, Sam-	trine to Policy Defenses10:179
uel D. Thurman, Jr 1:253	Commercial Law - Insurance-
Federal Estate Tax—Flight Insur-	Primary and Secondary Liabil-
ance — Proceeds Included in	ity of Insurers—"Other Insur-
Gross Estate 8:170	ance" and "Excess" Clauses10:182
Federal Estate Tax: Premium	Commercial Law - Insurance-
Payments Made in Contempla-	Reasonable Man Standard for
tion of Death. Gorman v. Uni-	Accidental Death Policy10:185
ted States, An Angry Rebuttal	Constitutional Law—Automobiles
to Revenue Ruling 67-463 11:323	—Financial Responsibility I aw 3.283

INSURANCE—(Cont.)	Legal Protection for Foreign In-
Disclosure of Insurance in Negli-	vestment: Developing a Flex-
gence Trials—The Arizona Rule 5:83	ible Framework, Richard J.
Federal Estate Tax—Flight Insur-	Cummins 9:404
ance—Proceeds Included in	The Supreme Court and Inter-
Gross Estate 8:170	state Environmental Quality:
Gross Estate 8:170 Insurance—Accidental Death —	Some Notes on the Wyandotte
There is No Distinction Between	Case, Winton D. Woods, Jr.
Accidental Means and Acciden-	and Kenneth R. Reed12:691
tal Result in Arizona 9:497	
Insurance—Automobile Liability	INTERSTATE COMMERCE
	Constitutional Law-Water Law
Policy—Coverage of a Second	Underground Water as Subject
Permittee under the Omnibus	of Commerce—Prohibition of
Clause 5:299	Removal of Underground Wa-
Life Insurance—Binding Receipt—	ter for Interstate Transporta-
Insurance Effective Although	tion Violate Commerce Clause 9:334
Applicant Died Before Comple-	Major Strikes and the Public In-
tion of Insurer's Investigation 9:507	terest, The Honorable John J.
Pre-Trial Discovery of Liability	Rhodes12:717
Insurance in Automobile Negli-	On the Threshold of Resolving
gence Actions 7:96	the Nexus Problem 3:93
Recent Developments in Arizona's	The Supreme Court and Inter-
Uninsured Motorist Coverage,	state Environmental Quality:
D. Thompson Slutes12:749	Some Notes on the Wyandotte
Summary of 1959 Arizona Case	Case, Winton D. Woods, Jr.
Law—Insurance 2:117	
Summary of 1960 Arizona Case	and Kenneth R. Reed12:691
Law—Insurance 3:147	JUDGES
Summary of 1961 Arizona Case	Judges—Disqualification of, for
Law—Insurance 4:153	Bias and Prejudice 1:167
Survey of 1958 Arizona Case Law	Judicial Selection and Tenure—A
—Insurance 1:290	Merit Selection Plan for Ari-
Torts and Liability Insurance-In-	zona? 9:297
surance—Duty to Defend12:213	ZOIIA! 9:27/
	JURIES
Torts and Liability Insurance—	Criminal Law—Jury Trial—Driv-
Insurance—Omnibus Clause—	ing While under the Influence of
Exclusion of Insured From Cov-	Intoxicating Liquor is Serious
erage12:222	Crime which Must be Tried Be-
Torts and Liability Insurance—	fore Jury 8:365
Insurance—Setting Aside De-	
faults12:225	Due Process and Jury Trials in
	State Courts10:492
INTERNATIONAL LAW	Jury Instructions in Negligence
International Air Pollution—Uni-	Cases, John F. Molloy 6:27
ted States and Canada—A Joint	Public and Adjective Law—Crim-
Approach10:138	inal Law and Procedure—Evi-
International Law: A Qualifica-	dence-Impeachment of Jury's
tion of the Act of State Doc-	Verdict11:133
trine 4:79	JURISDICTION (see also Civil
	Procedure)
International Law Consideration	
of the American Indian Na-	Constitutional Law—Due Process
tions by the United States, Frank B. Huggins 3:74	—Injuriously Defective Product  May Entitle State to Take In
	WAY EDINE MARE TO TAKE IN

JURISDICTION—(Cont.)	Labor Law—Unemployment Com-
Personam Jurisdiction over Non-	pensation—Burden of Proof of
resident Manufacturer 8:356	Availability for Work 4:300
Criminal and Civil Jurisdiction in	Labor Law—Unemployment Com-
Indian Country, Murray L.	pensation—Disqualification un-
Crosse 4:57	der Statute of Non-Striking Em-
Criminal Jurisdiction over Indian	ployees Who Refuse to Cross
Country in Arizona, Laurence	Picket Lines 5:303
Davis 1:63	Labor Relations—Violation of
Criminal Law-Jurisdiction-Pre-	Antitrust Law — Injunctions
vious Acquittal of One of Two	Against Labor Unions May
Co-Conspirators Removes Juris-	Properly Include Divestiture of
diction to Convict Other Co-	Membership 5:135
Conspirators 5:124	Major Strikes and the Public
Domestic Relations - Divorce -	Interest, The Honorable John J.
State Has Jurisdiction to Grant	Rhodes12:717
Divorce to Military Personnel	Summary of 1959 Arizona Case
Stationed Within its Boundaries	Law—Labor Law 2:118 Summary of 1961 Arizona Case
Despite Personnel's Domicile in	•
Another State 6:322	Law—Labor Law 4:154 Survey of 1958 Arizona Case Law
Indians — Reservations — Federal	—Labor Law 1:291
Jurisdiction Ended Only by Ex-	—Laudi Law 1.291
press Provision of Congress 5:131	Legal Aid—see Attorneys
Jurisdiction over Indians and In-	THOAT EDITORIES
dian Reservations, Albert E.	LEGAL EDUCATION
Kane 6:237	First Fifty Years of the College of
Process—Service by Publication—	Law, John D. Lyons 7:173
Court Lacks Jurisdiction where	Law School and the Future,
Service is by Publication in an	Charles E. Ares 8:199
In Personam Action 9:512	Legal Education and Student Power
The Supreme Court and Inter-	Power in Bolivia, Roger C. Wolf 9:413
state Environmental Quality:	Stare Decisis and Legal Educa-
Some Notes on the Wyandotte	tion, Ralph W. Aigler 4:39
Case, Winton D. Woods, Jr.	LEGAL HISTORY
and Kenneth R. Reed12:691	First Fifty Years of the College
WWITHWA COTING	of Law, John D. Lyons 7:173
JUVENILE COURTS .	Suppression of the Press in Early
Juvenile Court—A Labyrinth of	Pennsylvania: The Penumbra
Confusion for the Lawyer, John	of Bayard v. Passmore, Winton
J. Molloy 4:200	D. Woods, Jr10:315
LABOR LAW	Warrantless Searches in Light of
	Chimel: A Return to the Orig-
Arbitration and the Supreme Court	inal Understanding11:457
1962 Spring Term, Alfred J.	LEGISLATIVE BODIES
Pfister 4:1	Senatorial Rejections of Presiden-
Bargained-For Group Legal Serv-	tial Nominations to the Cabinet:
ices: Aid for the Average Wage	A Study in Constitutional Cus-
Earner?, Frederick K. Steiner,	tom, Louis C. James 3:232
Jr11:617	,
Labor Law-Breach of Contract-	LIBEL and Slander
Union Liable for Failure to Pro-	Constitutional Law—Defamation
vide Qualified Competent Work-	—The Expanding New York
men 2:287	Times Standard11:553

LIBEL and Slander—(Cont.)	Mental Health—see Insanity
Torts-Libel11:167	MEXICO
Torts - Libel Delayed Publica-	
tion of Divorce May be Libelous	Foreign Investment and Operation
Per Se 7:152	in Mexico, Fausto R. Miranda 2:187
Yan an Courte Indoments	Mexican Criminal Jury, Daniel E. Murray7:71
Lien—see Courts, Judgments, Mortgages, Creditors' Rights	
Mortgages, Creditors Rights	Seminar on the Law of Real Prop-
LOANS	erty Acquisition in Mexico. Introduction, 12:265. Investment
Agricultural Financing under the	in Real Property in Mexico: An
U.C.C12:391	Overview of Constitutional and
Commercial Law—Secured Trans-	Statutory Restrictions, Gilberto
actions—Enforceability of Mo-	Gutierrez Quiroz, 12:270. An
tor Vehicle Liens10:185	Introduction to Secured Real Es-
Commercial Law—Secured Trans-	tate Transactions in Mexico, Oc-
actions—Equitable Liens10:190	tavio Rivera Farber, 12:290.
Interim Financing on Housing	The Mexican Land Registry:
Projects, Edward C. LeBeau 2:212	A Comparative Evaluation,
An Issuing Bank's Duty of Pay- ment under an Irrevocable Let-	Boris Kozolchyk, 12:308. The
ter of Credit: Asociación de	Mexican Mining Concession—
Azucareros de Guatemala v.	Its Features, Regulation and
United States National Bank	Practice, Gustavo J. Perez,
of Oregon12:835	12:356. A Select Bibliography
	on Mexican Real Property Law,
Marriage—(see also Community Prop-	Eugenio L. Revilla, 12:374.
erty, Divorce, Domestic Relations)	MILITARY LAW and service
Marriage after Divorce in Arizona 3:88	In Defense of the Conscientious
Modification of the Ancient Doc- trine of Recrimination 4:88	Objector: The Constitutional
Torts — Interspousal Negligence	Right to a Trial De Novo11:249
Suit—Action by Wife's Adminis-	Proof of Intent in Short Desertion,
trator Against Husband's Estate	Alfred Avins 3:203
Not Allowed 7:148	Selective Service — Conscientious
	Objector and Ministerial Exemp-
MASTER and Servant (see also	tions10:287
Workmen's Compensation  Master and Servant—Respondent	Selective Service—Exhaustion of
Superior—Salesman as Servant	Administrative Remedies10:293
or Independent Contractor 6:150	MINES and Minerals
Master and Servant — Vicarious	Amendments to the Mining Laws,
Liability — Master Not Liable	Howard A. Twitty 8:63
for Assault by Servant where	Discovery under the Mining Laws,
Servant Has Deviated from the	Frank J. Berry 8:84
Course and Scope of Employ-	Indian Mineral Interest—A Poten-
ment 9:110	tial for Economic Development,
Torts—Assumption of Risk—Ap-	Edward B. Berger10:675
plicable Only where Employ-	Marketability and the Mining Law:
ment Relationship or Express	The Effect of United States v.
Assumption of the Risk Exists 7:344	Coleman10:391
Torts—Imputed Contributory Neg-	Mexican Mining Concession—Its
ligence of Servant Will Not Be	Features, Regulation and Prac-
Imputed to Master to Bar Mas-	tice, Gustavo J. Perez12:356
ter's Recovery from Negligent	Oil Men and the Sea: The Future
Third Party 9:122	of Ocean Resource Develop-

MINES and Minerals—(Cont.)	Statutes—Titles—Restricted Title	
ment in Light of Santa Barbara	of Guest Statute Prevents Re-	
-Some Proposals to Rectify	lease of Non-Owner Driver from	
Continuing Inadequate Federal	Liability to Passengers for Ordi-	
Regulation of Offshore Leasing 11:677	——————————————————————————————————————	7:341
Present Marketability: A Proper	Torts—Automobile Drivers, Duty	
Test of Mineral Value under the	to Exercise Due Care Not Dele-	
Mining Law? 9:70	gable to Third Person Who Sig-	
Property Taxation of the Mining	nals to Driver to Proceed	6:161
Industry in Arizona12:763	Torts—Contributory Negligence— Plaintiff's Failure to Use Auto-	
Minimum Contacts—see Constitutional	mobile Seat Belt is Not Contri-	
Law, Jurisdiction, Products Liability	butory Negligence	9:118
Law, Januaronon, Products Lineary	Torts - Negligence - Falling	
MORTGAGES (see also Con-	Asleep at Wheel of Automobile	
tracts, Uniform Laws)	is Negligence as a Matter of	
Arizona Home Solicitation and		5:316
Referral Sales Act: An Evalua-	Torts-Negligence-Motorist Not	
tion and Suggestions for Re-	Obligated to Anticipate Cross	
form12:803	Traffic at Boulevard Stop	6:170
Interim Financing on Housing	Torts-Standard of Care of an	
Projects, Edward C. LeBeau 2:212	Infant Operating a Motor Ve-	
Introduction to Secured Real Es-	hicle—Held to an Adult Stand-	
tate Transactions in Mexico, Oc-	ard Without Distinction Between	
tavio Rivera Farber12:290	Primary and Contributory Neg-	
Real Property—Mortgages—Sec-	ligence Situations	9:134
ond Mortgage May not Acquire	MITINICIDAT CODDODAMIONS	
Title to Mortgaged Property as	MUNICIPAL CORPORATIONS	
Against First Mortgagee through	Municipal Corporations—Building	
a Tax Deed 6:156	Codes—Not Applicable to State	2.207
a 1ax beed 0.150	University Buildings	3:297
MOTOR VEHICLES	Municipal Corporations—Eminent	
Arizona Automobile Liability In-	Domain and Zoning—Relative	
surance Law—Beyond May-	Rights as Asserted by Two	5.120
flower, Craig R. Kepner10:301	Municipalities	3.139
Automobile Liability Insurers in	Municipal Corporations — Zoning	
Arizona—Are They Absolutely	—No Affirmative Showing Re-	
Liable? 5:248	quired to Change Zoning Classification under Void Ordinance	1.116
Constitutional Law—Automobiles	Summary of 1959 Arizona Case	4.110
—Financial Responsibility Law 3:283	Law — Municipal Corporations	2.110
Criminal Law—Assault and Bat-	Summary of 1960 Arizona Case	2,110
tery with Automobile—Wilful		2,140
and Gross Negligence Abolished	Law—Municipal Corporations _	3:149
as Substitute for Intent 8:152	Summary of 1961 Arizona Case	
Insurance—Automobile Liability	Law—Municipal Corporations _	4:154
Policy—Coverage of a Second	Survey of 1958 Arizona Case Law	
Permittee under the Omnibus	Municipal Corporations	1:292
Clause 5:299	Natural December Various	
Pre-Trial Discovery of Liability In-	Natural Resources—see Environ-	
surance in Automobile Negli-	mental Law, Mines and Min-	
gence Actions 7:96	erals	
Recent Developments in Arizona's	NEGLIGENCE (see also Torts)	
Uninsured Motorist Coverage,	Arizona's Last Clear Chance Doc-	
D. Thompson Slutes12:749	trine	4:72

NEGLIGENCE—(Cont.)	Imputed to Master to Bar Mas-
Contributory Negligence Instruc-	ter's Recovery from Negligent
tions in Arizona 4:256	Third Party 9:122
Damages — Breach of Warranty	Torts — Interspousal Negligence
and Negligence—No Damage	Suit—Action by Wife's Adminis-
Suffered by Parents from Birth	trator Against Husband's Estate
of a Normal, Healthy Child	Not Allowed 7:148
Following Unsuccessful Surgery	Torts — Negligence — Charitable
to Sterilize Husband 6:318	Immunity 3:304
Disclosure of Insurance in Negli-	Torts-Negligence-Drug Manu-
gence Trials—The Arizona Rule 5:83	facturer's Duty to Warn Physi-
Domestic Relations-Parental Im-	cian of Idiosyncratic Reactions 9:322
munity-Unemancipated Minor	Torts—Negligence—Duty of Pos-
May Not Maintain Negligence	sessor of Land to Take Affirma-
Action Against Parent 9:490	tive Steps to Protect a Business
Jury Instructions in Negligence	Invitee from a Known Danger 8:398
Cases, John F. Molloy 6:27	Torts — Negligence — Extent of
Master and Servant—Respondeat	Contractor's Duty to Maintain
Superior—Salesman as Servant	Warning Signs 7:160 Torts — Negligence — Falling
or Independent Contractor 6:150	
Negligence—Proximate Cause and	Asleep at Wheel of Automobile
Foreseeability—Liability to Per-	is Negligence as a Matter of
son Other Than One for Whom	Law 5:316
Gratuitous Duty Undertaken 2:146	Torts — Negligence — Liability of
Negligently Inflicted Emotional	Owner for Injuries Caused by
Shock from Witnessing the	Wild Animals 7:347
Death or Injury of Another10:508	Torts—Negligence—Motorist Not
Statutes—Titles—Restricted Title	Obligated to Anticipate Cross
of Guest Statute Prevents Re-	Traffic at Boulevard Stop 6:170
lease of Non-Owner Driver from	Torts-Negligence - Owner Who
Liability to Passengers for Ordi-	Leaves Keys in Unattended Ve-
nary Negligence 7:341	hicle Not Liable for Injury
Torts and Liability Insurance—	Caused by Negligence of Con-
Negligence—Duty of Public Of-	verter 4:310
ficials12:229	Torts - Negligence-Service Sta-
Torts—Automobile Drivers—Duty	tion Operators Who Sell Gaso-
to Exercise Due Care Not Dele-	line to a Recognizably Intoxi-
gable to Third Person Who Sig-	cated Motorist Who Then In-
nals Driver to Proceed 6:161	jures a Third Person are Not
Torts—Contributory Negligence— Plaintiff's Failure to Use Auto-	Negligent 9:525
mobile Seat Belt is Not Contrib-	Torts-Negligence - Standard of
utory Negligence 9:118	Care Required of Common Car-
Torts—Governmental Immunity—	rier Toward Paying Passenger 7:164
Federal Torts Claims Act—	Torts—School Districts—Liability
Negligence at the Operational	for Negligent Supervision of Ex-
Level is Not Within the Discre-	tracurricular Activities 9:530
tionary Function Exception 6:165	Torts—Standard of Care11:187
Torts—Governmental Immunity—	Torts—Standard of Care of an In-
No Immunity from Negligence	fant Operating a Motor Vehicle
in Operation of Hospital 4:306	—Held to Adult Standard With-
Torts — Imputed Contributory	out Distinction Between Primary
Negligence—Contributory Neg-	and Contributory Negligence
ligence of Servant Will Not Be	Situations 9:134

NEGOTIABLE INSTRUMENTS	PENSION PLANS
Arizona Home Solicitation and	Pension and Profit-Sharing Plans
Referral Sales Act: An Evalua-	-Fact and Friction, Verne
tion and Suggestions for Re-	Arends 3:61
form12:803 Check Forgeries: Variations of	PERPETUITIES (see also Trusts)
Rules of Liabiilty Based on	Perpetuities in Arizona, Richard
Fault—U.C.C. Defense Sections	R. Powell 1:225
3-406 and 4-40612:417	Reexamination of Perpetuities in
Commercial Law — Contracts —	Arizona, James J. Lenoir10:347
Bank's Right after Payment of	
Check over Stop Payment Or-	PHYSICIANS and Surgeons
der10:175	Civil Procedure—Choice of Phy-
Consumer Protection Under the	sician Under Rule 35(a) 12:91
UCCC and the NCA-A Com-	Damages — Breach of Warranty
parison and Recommendations _12:573	and Negligence—No Damage
An Issuing Bank's Duty of Pay-	Suffered by Parents from Birth
ment under an Irrevocable Let-	of a Normal, Healthy Child
ter of Credit: Asociación de	Following Unsuccessful Surgery
Azucareros de Guatemala v.	to Sterilize Husband 6:318
United States National Bank	Physicians and Surgeons—Mal-
of Oregon12:835	practice—Doctor Held to Have
Rights of the Holder of a Bill	Duty to Disclose Risks Involved
Against the Drawee and Others,	in Proposed Medical Treatment 8:385
Ralph W. Aigler 3:14	Physician-Patient Privilege: A
Some Problems Under Article 8	Need to Revise the Arizona Law 6:292
of the Uniform Commercial	Suggested Revisions to Clarify the
Ernest L. Folk, III 5:193	Uncertain Impact of Section 7
Summary of 1960 Arizona Case	of the Uniform Anatomical Gift
Law—Bills and Notes 3:124	Act on Determinations of Death 11:749
Summary of 1961 Arizona Case Law—Bills and Notes 4:125	Torts—Malpractice — Statute of
	Limitations Runs from the Date
Two Significant Recent Decisions in Negotiable Instruments,	of Surgeon's Negligent Act, Not
Ralph W. Aigler 2:1	its Subsequent Discovery 7:156
When is a Payee an "Imposter"?	Pollution—see Environmental Law
Ralph W. Aigler 2:78	
	PRECEDENTS
OBSCENITY	Law Reform by Rejection of Stare
Obscenity—What is the Test? 5:265	Decisis, Ralph W. Aigler 5:155
Private Morality and the Right to	Practical Approach to Stare De-
be Free: The Thrust of Stan-	cisis 4:67
ley v. Georgia11:731	Stare Decisis and Legal Educa-
Protection of the Adults' Right to	tion, Ralph W. Aigler 4:39
Pornography11:792	DDENDYAT Description (see also
PARTNERSHIP	PRETRIAL Procedure (see also Civil, Criminal Procedure)
Summary of 1959 Arizona Case	
Law—Partnership 2:120	Discovery of Attorney's Work Product, Alfred J. Pfister 1:112
Summary of 1960 Arizona Case	•
Law—Partnership 3:150	Pre-Trial Discovery of Expert
Summary of 1961 Arizona Case	Opinion 4:267
Law—Partnership 4:155	Pre-Trial Discovery of Impeach-
Survey of 1958 Arizona Case Law	ment Evidence: A Need to Re-
—Partnership 1:296	examine Arizona's New Rule 7:283

PRETRIAL Procedure—(Cont.)	son Other than One for Whom
Pre-Trial Discovery of Liability	Gratuitous Duty Undertaken 2:146
Insurance in Automobile Negli-	Sale of Intoxicating Liquor as
gence Actions 7:96	Proximate Cause of Inebriate's
Pre-trial Discovery in Criminal	Tort 3:98
Cases 9:305	Torts—Proximate Cause11:182
Process—Service by Publication—	
Court Lacks Jurisdiction Where	PRIVILEGES
Service is by Publication in an	Evidence — Attorney-Client Privi-
In Personam Action 9:512	lege — Availability to Corpora-
Proposed Changes to Rule 33 In-	tions 5:291
terrogatories and Rule 37 Sanc-	Evidence—Constitutional Privilege
tions, Claude H. Brown11:443	—Compulsory Mental Examina-
	tion Violates Self-Incrimination
PROCESS (see also Civil Procedure)	Privilege 6:145
Courts—Service of Process—Serv-	Domestic Relations — Parental
ice on Attorney of Record In-	Immunity — Unemancipated
valid when Plaintiff Informed	Minor May Not Maintain Neg-
Attorney no Longer Represents	ligence Action Against Parent _ 9:490
Client 2:137	Governmental Immunity in Ari-
Federal Civil Procedure—Service	zona—The Stone Case6:102
of Process-Passenger in Inter-	Physician-Patient Privilege: A
state Commercial Air Flight	Need to Revise the Arizona Law 6:292
within "Territorial Limits" of	Public and Adjective Law—Crim-
State over which He is Flying 2:143	inal Law and Procedure—Evi-
	denceAnti-Marital Fact Privi-
PRODUCTS LIABILITY	lege12:142
Arizona: A Move Toward Strict	Torts—Governmental Immunity—
Products Liability 7:263	Federal Torts Claims Act—
Can Cigarettes be Merchantable, Though They Cause Cancer? 6:82	Negligence at the Operational
Though They Cause Cancer? 6:82 Constitutional Law—Due Process	Level is Not Within the Discre-
—Injuriously Defective Product	tionary Function Exemption 6:165
May Entitle State to Take In	Torts — Governmental Immunity
Personam Jurisdiction Over	—No Immunity from Negli-
Nonresident Manufacturer 8:356	gence in Operation of Hospital 4:306
Personal Injuries from Defective	Torts — Interspousal Negligence
Products — Some "Dots and	Suit—Action by Wife's Ad-
Dashes," David G. Epstein 9:163	ministrator Against Husband's
Sales—Breach of Warranty—	Estate Not Allowed 7:148
Transfer of Blood for Transfu-	Torts — Negligence — Charitable
sion Purposes is Not a Sale to	Immunity 3:304
Which Implied Warranty of Fit-	Torts—Parental Immunity Rule—
ness Attaches 7:337	Automobile Negligence Suit by
Sales — Privity Rule in Implied	Child's Next Friend Against De-
Warranties—Manufacturer's Lia-	ceased Parent's Estate Allowed 8:186
ble to Ultimate Customer 5:306	PUBLIC LANDS
Torts—Negligence—Drug Manu-	
facturer's Duty to Warn Physi-	Marketability and the Mining
cian of Idiosyncratic Reactions 9:322	Law: The Effect of United
Torts—Products Liability11:173	States v. Coleman10:391
-	Public Land Law—Reimburse-
PROXIMATE CAUSE	ment for Improvements upon
Negligence—Proximate Cause and	Termination of Lease of Trust
Foreseeability—Liability to Per-	Lands10:220

PUBLIC LANDS—(Cont.)	Summary of 1960 Arizona Case
Public Land Law-Rights-of-Way	Law—Public Utilities 3:151
and Material Sites10:223	Summary of 1961 Arizona Case
Public Lands—Trust Lands—Ac-	Law—Public Utilities 4:156
quisition by State—State High-	Survey of 1959 Arizona Case Law
way Department Must Com-	—Public Utilities 2:121
pensate the Trust in Money for	Utility Responsibility for Protec-
the Full Appraised Value of	tion of the Environment, Charles F. Luce 10:68
Trust Lands Taken for High-	Charles F. Luce 10:00
way Purposes 9:113	RACES
The Supreme Court and Inter-	Fourteenth Amendment Limita-
state Environmental Quality:	tions on Banning Racial Dis-
Some Notes on the Wyandotte	crimination: The Original Un-
Case, Winton D. Woods, Jr.	derstanding, Alfred Avins 8:236
and Kenneth R. Reed12:691	Negro and the Indian: A Com-
Symposium: The Ownership, Ad-	parison of Their Constitutional
ministration, and Disposal of	Rights, Albert E. Kane 7:244
the Public Lands. The Public	State Segregation Laws and Ju-
Land Law Review Commission:	dicial Courage, Lynn M. Laney 1:102
Its Purposes and Objectives,	Railroads—see Interstate Com-
Wayne N. Aspinall, 8:4. Ari-	merce, Labor Law
zona's Public Lands—Mixed	
Blessing, Mixed Burden, Morris	RAPE
K. Udall, 8:11. Public Land	Criminal Law-Statutory Rape-
Administration in Arizona: The	Reasonable Mistake of Age Es-
Need for Congressional Action	tablishes Lack of Mens Rea as
Now, Elmer C. Coker, 8:19.	a Defense 7:324
Creative Federalism and the	REAL ESTATE Agents and Brokers
Retention or Disposition of	Are Real Estate Agents Entitled
Public Lands, Charles H. Stod- dard & Jerry A. O'Callaghan,	to Practice a Little Law, Mel-
8:37. Rule-Making as a Means	vin F. Adler 4:188
of Exercising Secretarial Discre-	Attorney and Client-Unauthor-
tion in Public Land Actions,	ized Practice of Law-Com-
John A. Carver, Jr. & Karl S.	pletion of Prepared Legal
Landstrom, 8:46. Amendments	Forms by Real Estate Brokers 2:270
to the Mining Laws, Howard A.	Real Property-Brokers-Buyer's
Twitty, 8:63. Discovery under	Default on Contract for Sale
the Mining Laws, Frank J.	of Land Precludes Broker's
Berry, 8:84. Indian Land	Right to Commission 9:519
Questions, William H. Gilbert	REAL PROPERTY (see also
& John L. Taylor, 8:102. Ari-	Zoning, Mines and Minerals)
zona's Enabling Act and the	Capital Gains and Losses of In-
Transfer of State Lands for	dividuals and Related Matters
Public Purposes, 8:133.	under the Tax Reform Act
Toward a National Land Use	of 1969, Arthur W. Andrews
Policy for Urban America, The	and James J. Freeland12:627
Honorable Morris K. Udall12:733	Caveat Emptor in Sales of Real
	Property—Time for a Reap-
PUBLIC UTILITIES	praisal10:484
Going-Concern Value of a Public	Contracts — Usury — Pretended
Utility in Condemnation by a	Sale of Contract for Sale of
Municipality 6:92	Real Property 2.275

REAL PROPERTY—(Cont.)	in Real Property in Mexico: An
Equitable Servitudes—A Recent	Overview of Constitutional and
Case and Its Implications for	Statutory Restrictions, Gilberto
the Enforcement of Covenants	Gutierrez Quiroz, 12:270. An
Not to Compete 9:441	Introduction to Secured Real
Husband's Management of Com-	Estate Transactions in Mexico,
munity Real Property, Jack J.	Octavio Rivera Farber, 12:290.
Rappeport 1:13	The Mexican Land Registry, A
Property—Adverse Possession—	Critical Evaluation, Boris Koz-
Mistaken Boundary Disputes 7:329	olchyk, 12:308. The Mexican
Property Law-Eminent Domain	Mining Concession—Its Fea-
—Compensation for Taking	tures, Regulation and Practice,
Property Adjacent to Access	Gustavo J. Perez, 12:356. A
Highways11:147	Select Bibliography on Mexican
Property Law-Succession and	Real Property Law, Eugenio L.
Trusts—Subdivision Trusts11:159	Revilla, 12:374.
Property Taxation of the Mining	Study of Arizona Lease Termina-
Industry in Arizona12:763	tions, Peter D. Baird 9:187 Subdivision Trust—A Useful De-
Real Property—Brokers—Buyer's	vice in Real Estate Transac-
Default on Contract for Sale of	tions, George Reed Carlock 5:1
Land Precludes Broker's Right	Subdivision Trusts and the Bank-
to Commission 9:519	ruptcy Act, William H. Rehn-
Real Property — Boundaries —	quist 3:165
Conveyance of Land Abutting	Summary of 1959 Arizona Case
Vacated Public Way Passes No	Law—Real Property 2:122
Interest in Way 5:143	Summary of 1960 Arizona Case
Real Property—Eminent Domain —Impairment of Abutting	Law—Real Property 3:152
_	Summary of 1961 Arizona Case
Property Owner's Access to Public Highway Compensable 3:111	Law—Real Property 4:156
Real Property—Joint Tenancy—	Torts-Liability of Landowner10:223
Tenancy Severed when Joint	
Tenants Execute a Contract	REMEDIES
of Sale 8:178	Abatement and Revival—Survival
Real Property — Landlord and	of Actions—Right to Void Un-
Tenant—Liberal Interpretation	authorized Gifts of Community
Given to Ambiguous Restrictive	Property Survives Wife's Death 5:112
Covenant in Commercial Lease 8:390	Labor Relations—Violation of
Real Property — Lease Agree-	Antitrust Laws — Injunctions
ments—Construction of Lease	Against Labor Unions May
Clause Covering Tenant's Lia-	Properly Include Divestiture of
bility for Negligence 8:173	Membership 5:135 Remedy Problems in Federal Civil
Real Property-Mortgages-Sec-	Tax Litigation, Robert A. Mills 5:32
ond Mortgagee May Not Ac-	Tax Elugation, Robert A. 191118 5.52
quire Title to Mortgaged Prop-	RESTRAINTS on alienation
erty as Against First Mortgagee	Perpetuities in Arizona, Richard
Through a Tax Deed 6:156	R. Powell 1:125
Real Property—Restrictive Cove-	Reexamination of Perpetuities in
nants—Defense of Changing	Arizona, James J. Lenoir10:347
Neighborhood Conditions 7:332	RETROACTIVITY
Seminar on the Law of Real Prop-	Criminal Law and Procedure—
erty Acquisition in Mexico. In-	Juveniles—Retroactivity of In
troduction, 12:265. Investment	re Gault10:211

RETROACTIVITY—(Cont.)	Public and Adjective Law-Crim-
Criminal Law—Habeas Corpus— Exclusionary Rule Relating to Illegally Seized Evidence Not Retroactive	inal Law and Procedure—Constitutional Protections—Search and Seizure—Informants12:127 Standing to Object in the Field
SALES	of Search and Seizure, E. Phillip Weeks6:65
Arizona Home Solicitation and Referral Sales Act: An Evalua- tion and Suggestions for Re- form12:803	Warrantless Searches in Light of Chimel: A Return to the Original Understanding11:457
Sales—Privity Rule in Implied Warranties—Manufacturer Liable to Ultimate Consumer 5:306 Summary of 1960 Arizona Case	SEGREGATION State Segregation Laws and Judicial Courage, Lynn M. Laney 1:102 Slander—see Libel
Law—Sales 3:155	
Summary of 1961 Arizona Case       4:158         Law—Sales       4:158         Survey of 1958 Arizona Case Law      Sales         1:300	STATUTE OF FRAUDS  The Effects of the Autonomy of the Parties on the Validity of Conflict-of-Laws Contracts under the Statute of Frauds,
SEARCH AND SEIZURE	Louis C. James 3:23
Border Searches—A Prostitution of the Fourth Amendment10:457  Constitutional Law—Search and Seizure—Admissibility in State	STOCKS Extension of Liability under Section 16(b)—A Whole New Can of Worms11:309
Courts of Evidence Obtained through Unconstitutional Search and Seizure 3:291	Some Problems under Article 8 of the Uniform Commercial Code, Ernest L. Folk, III 5:193
Criminal Law and Procedure— Search and Seizure—Announce- and Unlawful Entry10:264	Texas Gulf Sulphur: A Vigorous Assault on Insider Trading and
Criminal Law and Procedure— Search and Seizure—Standing	Misleading Press Releases11:290 TAXATION—Arizona
to Object10:267	Property Taxation of the Mining
Criminal Law and Procedure— Search and Seizure—Use of	Industry in Arizona12:763 Standing of the Undervalued
Evidence Obtained from Unlaw- ful Search and Seizure by Mex-	Property Owner 5:94
ican Police10:269	Summary of 1959 Arizona Case Law—Taxation 2:124
Criminal Law—Habeas Corpus— Exclusionary Rule Relating to Illegally Seized Evidence Not	Summary of 1960 Arizona Case Law—Taxation 3:155
Retroactive 5:118	Summary of 1961 Arizona Case Law—Taxation 4:159
Eavesdropping, Wiretapping, and the Law of Search and Seizure	Survey of 1958 Arizona Case Law  Taxation 1:304
—Some Implications of the Katz Decision 9:428	Taxation — Transaction Privilege
Evidence—Wire Tapping—Conversations Recorded on Telephone Extension Admissible in	Tax—Deduction of Trading Stamp Cost from Gross Receipts 3:299
Criminal Proceedings 5:295	TAXATION—United States
Limits of Stop and Frisk-Ques-	Capital Gains and Losses of In-
tions Unanswered by Terry10:419	dividuals and Related Matters

TAXATION—United States—(Cont.)	Taxation—Income Tax—Requiem
under the Tax Reform Act of	for the De Facto Contest11:595
1969, Arthur W. Andrews and	Tax Aspects of Divorce Settle-
James J. Freeland12:627	ment Agreements, Louis Mc-
Congressional Control over Suits	Clennan 4:26
to Restrain the Assessment or	Tax Aspects of Widow's Election,
Collection of Federal Taxes,	John B. Christian 1:105
James J. Lenoir 3:177	Tax Savings Through Postmortem
Economic Incentives for Pollution	Tax Planning, Sheldon Richman 8:295
Abatement: Applying Theory	Widow's Election in Community Property States, Harold G. Wren 7:1
to Practice12:511 Extraterritorial Enforcement of	1 Toperty States, Harold G. Wien 7.1
Tax Obligations, Lawrence V.	TORTS (see also Negligence)
Robertson, Jr 7:219	Arizona: A Move Toward Strict
Federal Estate and Gift Taxation	Products Liability 7:263
of Community Property, Sam-	Arizona's Last Clear Chance Doc-
uel D. Thurman, Jr 1:253	trine 4:72
Federal Estate Tax-Flight Insur-	Assignments — Personal Injury
ance-Proceeds Included in	Claims—Assignment to Insur-
Gross Estate 8:170	ance Carrier Held Invalid 8:340
Federal Estate Tax: Premium	Attorney and Client—Liability of
Payments Made in Contempla-	Attorney—Attorney Not Liable
tion of Death. Gorman v.	to Beneficiary for Improper Drafting of a Will Where He
United States, An Angry Re-	Used Reasonable Care, Skill,
buttal to Revenue Ruling 67-	and Diligence 4:100
46311:323	Cases Which the Supreme Court
Federal Income Taxation—Ex-	of Arizona Should Revisit,
amination of Records—Govern-	Chester H. Smith 2:83
ment May Examine "Closed"	Common Law Indemnity Among
Years for Fraud Without Show- ing Probable Cause for Suspi-	Joint Tortfeasors, Kenneth J.
cion 7:143	Sherk 7:59
Income Tax Aspects of the Sale of	Community Liability for the Tor-
a Business, Willard N. Van	tious Acts of One of the
Slyck, Jr 7:182	Spouses 6:268
Pension and Profit-Sharing Plans	Contributory Negligence Instruc- tions in Arizona 4:256
—Fact and Friction, Verne	Domestic Relations — Parental
Arends 3:61	Immunity—Unemancipated Mi-
Remedy Problems in Federal Civil	nor May Not Maintain Negli-
Tax Litigation, Robert A. Mills 5:32	gence Action Against Parent 9:490
Some Comments as to Profes-	Negligence—Proximate Cause and
sional Corporation Statutes, F.	Foreseeability—Liability to Per-
Daniel Frost 4:169	son Other than One for Whom
Some Estate Tax Litigation Prob-	Gratuitous Duty Undertaken _ 2:146
lems of 1960, C. Moxley	Negligently Inflicted Emotional
Featherston 3:1	Shock from Witnessing the
Taxation—Federal Income Taxa-	Death or Injury of Another10:508
tion—Rental Payments Result-	Personal Injuries from Defective Products — Some "Dots and
ing from Gift-Leaseback Trust	Products — Some "Dots and Dashes," David G. Epstein 9:163
Arrangement Not Deductible	Physicians and Surgeons — Mal-
Where No Legitimate Business	practice—Doctor Held to Have
Purpose Accomplished 8:394	Duty to Disclose Risks Involved

TORTS—(Cont.)	Its Physical Consequences
in Proposed Medical Treat-	where There Has Been No
ment 8:385	Impact 8:181 Torts—Governmental Immunity
Role of Private Nuisance Law in	
the Control of Air Pollution10:107	-Federal Torts Claims Act-
Sale of Intoxicating Liquor as	Negligence at the Operational
Proximate Cause of Inebriate's	Level is Not Within the Dis-
Tort 3:98	cretionary Function Exemption 6:165
Should Failure to Wear Seat Belts	Torts—Governmental Immunity
Constitute a Defense?10:523	-No Immunity from Negli-
Summary of 1959 Arizona Case	gence in Operation of Hospital 4:306
Law—Torts 2:125	Torts — Imputed Contributory
Summary of 1960 Arizona Case	Negligence—Contributory Neg-
Law—Torts 3:157	ligence of Servant Will Not
Summary of 1961 Arizona Case	Be Imputed to Master to Bar
Law—Torts 4:160	Master's Recovery from Negli-
Survey of 1958 Arizona Case Law	gent Third Party 9:122
—Torts 1:307	Torts — Interspousal Negligence
Talmudic and American Tort	Suit—Action by Wife's Ad-
Liability — A Comparative	ministrator Against Husband's
Analysis10:473	Estate Not Allowed 7:148 Torts — Liability — Independent
Torts—Alienation of Affections—	
Action Can Arise After Separa-	Tortfeasors Jointly and Sever-
tion 4:304	ally Liable for Separate Acts of
Torts and Liability Insurance—	Negligence Where Harm is Indivisible 9:129
Negligence—Duty of Public Of-	Torts—Liability of Landowner10:223
ficials12:229	
Torts—Assumption of Risk—Ap-	Torts—Liability of Parent—Parent Through Approval and Par-
plicable Only Where Employ-	<b>~</b>
ment Relationship or Express	ticipation Liable for Injury In- curred by Practical Joke of
Assumption of Risk Exists 7:344	Child by Flactical Joke of
Torts—Attractive Nuisance—Ar-	Child 5:312 Torts—Libel11:167
tificial Body of Water May be	Torts—Libel—Delayed Publica-
Subject of Liability 2:296	tion of Divorce May be Libel-
Torts—Attractive Nuisance Doc-	ous Per Se 7:152
trine—Attraction as Element of 1:169	Torts—Malpractice — Statute of
Torts—Attractive Nuisance—Doc-	Limitations Runs from the Date
trine Extended to Private	of Surgeon's Negligent Act, Not
Swimming Pools 9:339	Its Subsequent Discovery 7:156
Torts—Attractive Nuisance Doc-	Torts — Negligence — Charitable
trine—Liability of Lessee in	Immunity 3:304
Maintaining Fire on Leased .	Torts—Negligence—Drug Manu-
Premises 6:342	facturer's Duty to Warn Physi-
Torts—Automobile Drivers—Duty	cian of Idiosyncratic Reactions 9:322
to Exercise Care Not Delegable	Torts—Negligence—Duty of Pos-
to Third Person Who Signals	sessor of Land to Take Affirma-
to Driver to Proceed 6:161	tive Steps to Protect a Business
Torts—Contributory Negligence	Invitee from a Known Danger _ 8:398
-Plaintiff's Failure to Use	Torts — Negligence — Extent of
Automobile Seat Belt is Not	Contractor's Duty to Maintain
Contributory Negligence 9:118	Warning Signs 7:160
Torts—Damages—Right to Re-	Torts — Negligence — Falling
cover for Mental Distress and	Asleen at Wheel of Automobile

TORTS—(Cont.)	Recovery by Party Entitled to
is Negligence as a Matter of	Bring Action 9:138
Law 5:316	Unavoidable Accident-A Misun-
Law 5:316 Torts—Negligence — Liability of	derstood Concept, Paul G.
Owner for Injuries Caused by	Rees, Jr 5:225
Wild Animals 7:347	mpxidme 1 m
Torts-Negligence-Motorist Not	TRUSTS and Trustees
Obligated to Anticipate Cross	Property Law—Succession and
Traffic at Boulevard Stop 6:170	Trusts—Constructive Trusts11:153
Torts—Negligence—Owner Who	Property Law—Succession and
Leaves Keys in Unattended Ve-	Trusts—Subdivision Trusts11:159
hicle Not Liable for Injury	Subdivision Trusts and the Bank-
Caused by Negligence of Con-	ruptcy Act, William H. Rehn-
verter 4:310	quist 3:165
Torts—Negligence—Service Sta-	Subdivision Trust—A Useful De-
	vice in Real Estate Transactions,
tion Operators Who Sell Gaso-	George Read Carlock 5:1
line to a Recognizably Intoxi-	Summary of 1959 Arizona Case
cated Motorist Who Then In-	Law—Trusts 2:129
jures a Third Person are Not	Summary of 1960 Arizona Case
Negligent 9:525	Law—Trusts 3:159
Torts-Negligence-Standard of	Survey of 1958 Arizona Case Law
Care Required of Common	—Trusts 1:314
Carrier Toward Paying Pas-	Symposium on Trust Planning.
sengers 7:164	Foreword, James J. Lenoir,
Torts—Parental Immunity Rule—	1:175. Draftsmanship Prob-
Automobile Negligence Suit by	lems of Testamentary and Inter
Child's Next Friend Against	Vivos Trusts, William J. Bowe,
Deceased Parent's Estate Al-	1:178. Model Will, William J.
lowed 8:186	Bowe, 1:202. Perpetuities in
Torts—Prenatal Injuries—Right	Arizona, Richard R. Powell,
of an Infaint to Recover for	1:225. Federal Estate and Gift
Prepartum Injuries 3:307	Taxation of Community Prop-
Torts—Procuring Breach of Con-	erty, Samuel D. Thurman, Jr.,
tract-Intentional Interference	1:253.
with Attorney's Contingent Fee	Trusts-Spendthrift Trusts-Lim-
Contract 3:310	ited to Testamentary Trusts
Torts—Products Liability11:173	Created for Children Only 9:534
Torts—Proximate Cause11:182	
Torts—School Districts—Liability	Urban Renewal—see Zoning
for Negligent Supervision of	USURY
Extracurricular Activities 9:530	Contracts — Usury — Pretended
Torts—Standard of Care11:187	Sale of Contract for Sale of
Torts-Standard of Care of In-	Real Property 2:275
fant Operating a Motor Ve-	
hicle—Held to Adult Standard	UNEMPLOYMENT Compensation (see
Without Distinction Between	also Workmen's Compensation)
Primary and Contributory Neg-	Labor Law — Unemployment
ligence Situations 9:134	Compensation — Burden of
Torts—Strict Liability—Damage	Proof of Availability for Work 4:300
Due to Blasting 3:313	Labor Law — Unemployment
<del>-</del>	Compensation—Disqualification
Torts—Wrongful Death—Settle-	Under Statute of Non-Striking
ment with Party Not Entitled	Employees Who Refuse to
to Bring Action Not a Bar to	Cross Picket Lines 5:303

Utilities—see Public Utilities	Suffered by Parents from Birth
VENUE	of a Normal, Healthy Child
Courts and Procedure-Venue-	Following Unsuccessful Surgery
Established Under Trespass Ex-	to Sterilize Husband 6:318 Personal Injuries from Defective
ception by Allegation of Negli-	Products—Some "Dots and
gence 3:105	Dashes," David G. Epstein 9:163
UNIFORM LAWS	Sales—Breach of Warranty—
Accounts Receivable Financing:	Transfer of Blood for Transfu-
Operational Patterns under the	sion Purposes is not a Sale to
Uniform Commercial Code,	Which Implied Warranty of
Morton M. Scult 11:1	Fitness Attaches 7:337
Agricultural Financing under the	Sales—Privity Rule in Implied
U.C.C12:391	Warranties-Manufacturer Lia-
Arizona Home Solicitation and	bility to Ultimate Consumer 5:306
Referral Sales Act: An Evalua-	WATER and Watercourses (see
tion and Suggestions for Re-	also Mines)
form12:803	•
Check Forgeries: Variations of Rules of Liability Based on	Arizona Law of Liability for the
Fault—U.C.C. Defense Sections	Diversion of Diffused Surface Waters 8:316
3-406 and 4-40612:417	Arizona v. California, A Statu-
Consumer Protection under the	tory Construction Case, Mark
UCCC and the NCA-A Com-	Wilmer 6:40
parison and Recommendations 12:573	Constitutional Law-Water Law
Introduction to the Uniform Com-	-Underground Water as Sub-
mercial Code 9:216	ject of Commerce—Prohibiting
An Issuing Bank's Duty of Pay-	Removal of Underground Wa-
ment under an Irrevocable Let-	ter for Interstate Transporta-
ter of Credit: Asociación de	tion Violates Commerce Clause 9:334
Azucareros de Guatemala v.	Groundwater Management: Law
United States National Bank of Oregon12:835	and Local Response, Robert
Some Problems Under Article 8 of	Emmet Clark 6:178
the Uniform Commercial Code,	Law and Politics of Groundwater in Arizona, Dean E. Mann 2:241
Ernest L. Folk, III 5:193	Oil Men and the Sea: The Future
Representing Consumers — The	of Ocean Resource Develop-
Uniform Commercial Code and	ment in Light of Santa Barbara
Beyond, William E. Boyd 9:372	—Some Proposals to Rectify
Suggested Revisions to Clarify the	Continuing Inadequate Federal
Uncertain Impact of Section 7	Regulation of Offshore Leas-
of the Uniform Anatomical Gift	ing11:677
Act on Determinations of	Summary of 1960 Arizona Case
Death11:749	Law—Water Law 3:159
Unions—see Labor Law	The Supreme Court and Inter-
WARRANTY (see also Products Lia-	state Environmental Quality:
bility)	Some Notes on the Wyandotte
Arizona: A Move Toward Strict	Case, Winton D. Woods, Jr.
Products Liability 7:263	and Kenneth R. Reed12:691
Can Cigarettes be Mechantable,	Survey of 1958 Arizona Case Law
Though They Cause Cancer? 6:82	
Damages-Breach of Warranty	Water Rights-Ground Water-
and Negligence—No Damage	Use Allowed on Lands Not

WATER and Watercourses—(Cont.)	Arizona: A Legislative and
under Cultivation Prior to the	Constitutional Analysis 9:452
Land Being Declared "Critical" 3:115	WITNESSES
Water Rights - Non-Navigable	Criminal Law and Procedure—
Streams—Federal Power Com-	Disclosure—Duty of Prosecu-
mission Has Authority to Issue	tion to Disclose the Existence
Licenses for Projects on Non-	and Identity of Witnesses Fav-
Navigable Streams Notwith-	orable to the Accused11:574
standing State Objection 8:189	Criminal Law and Procedure—
Water Rights—Public and Private	Evidence—Prosecution's Calling
Water—Water in a Slough Fed	Witness, Knowing He Will In-
by the Colorado River is Public Water 8:192	voke Self-Incrimination Privi-
nc water 6:192	lege10:208
WILLS	Examination of Witnesses in Fed-
Administrators and Executors-	eral Criminal Cases, Lester B.
Costs of Administration-Ex-	Orfield 4:215
ecutor's and Attorney's Fees	Pre-Trial Discovery of Impeach-
Not Assessed Against Entire	ment Evidence: A Need to
Estate Where Community Debts	Reexamine Arizona's New Rule 7:283
are Insignificant 8:149	Public and Adjective Law—Crim-
Attorney and Client-Liability of	inal Law and Procedure—Evi-
Attorney—Attorney Not Liable	dence—Necessity of Corrobo-
to Beneficiary for Improper	rating an Accomplice's Testi- mony11:104
Drafting of a Will Where He	mony11:104
Used Reasonable Case, Skill	WORKMEN'S COMPENSATION
and Diligence 4:100	(see also Master and Servant)
Draftsmanship Problems of Testa-	Reorganization of the Industrial
mentary and Inter Vivos Trusts, William J. Bowe 1:178	Commission, John C. King10:371
Model Will, William J. Bowe 1:202	Summary of 1959 Arizona Case
Powers of Appointment, James	Law — Workmen's Compensa-
J. Lenoir & William H. Mes-	tion 2:129
singer 8:276	Summary of 1960 Arizona Case
Summary of 1960 Arizona Case	Law — Workmen's Compensa-
Law-Wills and Administration 3:160	tion 3:161
Widow's Election in Community	Summary of 1961 Arizona Case
Property States, Harold G. Wren 7:1	Law — Workmen's Compensa-
Wills—Personal Representatives—	
Obligation to Distribute the	tion4:163
Congation to Distribute me	Survey of 1958 Arizona Case Law
Real Property Left by an Es-	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321
	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Acci-
Real Property Left by an Estate 7:169	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by
Real Property Left by an Estate 7:169 WIRETAPPING (see also Crimi-	Survey of 1958 Arizona Case Law —Workmen's Compensation — 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes — 3:316
Real Property Left by an Estate 7:169  WIRETAPPING (see also Criminal Procedure)	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the
Real Property Left by an Estate 7:169  WIRETAPPING (see also Criminal Procedure)  Eavesdropping, Wiretapping, and	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment
Real Property Left by an Estate 7:169  WIRETAPPING (see also Criminal Procedure)  Eavesdropping, Wiretapping, and the Law of Search and Seizure	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93
Real Property Left by an Estate 7:169  WIRETAPPING (see also Criminal Procedure)  Eavesdropping, Wiretapping, and the Law of Search and Seizure Some Implications of the	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93 Workmen's Compensation—Causation—Medical View Versus
Real Property Left by an Estate 7:169  WIRETAPPING (see also Criminal Procedure)  Eavesdropping, Wiretapping, and the Law of Search and Seizure Some Implications of the Katz Decision 9:428	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93 Workmen's Compensation—Caus-
Real Property Left by an Estate	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93 Workmen's Compensation—Causation—Medical View Versus Legal View 3:319
Real Property Left by an Estate	Survey of 1958 Arizona Case Law —Workmen's Compensation 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93 Workmen's Compensation—Causation—Medical View Versus
Real Property Left by an Estate	Survey of 1958 Arizona Case Law —Workmen's Compensation — 1:321 Workmen's Compensation—Accident—Pneumonia Induced by Inhalation of Fumes 3:316 Workmen's Compensation and the Coffee Break: An Adjustment in the Law 4:93 Workmen's Compensation—Causation—Medical View Versus Legal View 3:319 Workmen's Compensation—Dam-

WORKMEN'S COMPENSATION— (Cont.)  Election is One of Law to be Decided by Trial Court 9:543 tion of Remedies— Question of Law10:228  Workmen's Compensation—Injury Arising Out of and in the Course of Employment—Compensation Granted for Injury Sustained While Employee En-	Public and Adjective Law—Public Officials—Quo Warranto12:176 Rules of Procedure for Special Actions: Long Awaited Reform of Extraordinary Writ Practice in Arizona, John W. Nelson11:413 WRONGFUL DEATH Conflict of Laws—Action under Foreign Wrongful Death Statute —The Forum Court May Con-
gaged in Physical Relaxation 7:350 WRITS	stitutionally Refuse to Apply a Damage Limitation Provision _ 5:282
Criminal Law and Procedure— Habeas Corpus—Discovery10:252 Criminal Law—Habeas Corpus— Exclusionary Rule Relating to	Torts—Wrongful Death—Settlement with Party Not Entitled to Bring Action Not a Bar to Recovery by Party Entitled to Bring Action
Illegally Seized Evidence Not Retroactive	ZONING (see also Municipal Corporations, Public Lands) Municipal Corporations—Eminent Domain and Zoning—Relative
Extraordinary Writs in the Appellate Courts of Arizona, Robert O. Lesher 7:34	Rights as Asserted by Two Municipalities 5:139 Municipal Corporations—Zoning —No Affirmative Showing Re-
Prerogative Writs—Certiorari— Proper When Appeal Ruled In- adequate Because of Financial Distress 2:290 Public and Adjective Law—Civil	quired to Change Zoning Classification under Void Ordinance 4:116 Toward a National Land Use Policy for Urban America, The Honorable Morris K. Udall12:733
Procedure — Summary Judgment 11:68	What Do Zoning Ordinances Mean? 4:279
TABLE OF ARTIC	LES BY AUTHOR
ADLER, Melvin F.  Are Real Estate Agents Entitled to Practice a Little Law? 4:188	ALLEN, Robert E.B.  Admission of Psychiatric Evidence: First, a General Standard
AIGLER, Ralph W.	ANDREWS, Arthur W.
Law Reform by Rejection of Stare Decisis 5:155 Rights of the Holder of a Bill Against the Drawee and Others 3:14	Capital Gains and Losses of Individuals and Related Matters Under the Tax Reform Act of 1969 (with James J. Freeland)_12:627
Stare Decisis and Legal Education 4:39 Two Significant Recent Decisions in Negotiable Instruments 2:1	ARENDS, Verne Pension and Profit-Sharing Plans —Fact and Fiction 3:61
ALLEN, Merle M., Jr.  Advertising Protection Through  Copyright 2:230	ARES, Charles E. In Memoriam: J. Byron McCormick
Соругівис — Z:230	mick12:248

Law and Society: An Introduc- tion 9:345 The Law School and the Future 8:199	The Hearsay Rule in Arizona 1:1 Proposed Changes to Rule 33 Interrogatories and Rule 37 Sanctions 11:443
ASPINALL, Wayne N. The Public Land Law Review Commission: Its Purpose and Objectives8:4	CANBY, William C. Jr. Book Review10:741 CARLOCK, George Read
AVINS, Alfred Fourteenth Amendment Limitations on Banning Racial Discrimination: The Original Un-	The Subdivision Trust—A Useful Device in Real Estate Transac- tions
derstanding 8:236 Proof of Intent in Short Term Desertion 3:203	Rule-Making as a Means of Exer- cising Secretarial Discretion in Public Land Actions (with Karl
BAIRD, Peter D.  A Study of Arizona Lease Terminations ————————————————————————————————————	Landstrom) 8:46  CHISUM, Donald S.  Napalm, Proxy Proposals and the  SEC 12:463
Discovery Under the Mining Laws 8:84  BEHLE, Calvin A.  Industry—The Views of the Regulated 10:74	CHRISTENSEN, Barlow F. Regulating Group Legal Services: Who is Being Protected— Against What—And Why?11:229
BENNETT, Robert L. Problems and Prospects in Developing Indian Communities10:649	CLARK, Robert Emmet Groundwater Management: Law and Local Response6:178
BERGER, Edward B. Indian Mineral Interest—A Potential for Economic Advancement 10:675	COCANOWER, David Residency Requirements for Voting (with David Rich)12:477
BERNSTEIN, Charles C. The Disposition of Civil Appeals in the Supreme Court 5:175	COKER, Elmer C. Public Land Administration in Arizona: The Need for Con-
BOGOMOLNY, Robert L.  The Bail Reform Act of 1966: Administrative Tail Wagging and Other Legal Problems (with Michael R. Sonnenreich)11:201	gressional Action Now 8:19  COONS, Joseph D.  Air Pollution and Government  Structure 10:48
BOWE, William J. Draftsmanship Problems of Testa-	CORMAN, James C. The Riot Commission's Report 9:347
mentary and Inter Vivos Trusts 1:179 Model Will Designed to Minimize Family Estate and Income Taxes 1:202	CRAIG, Walter E.  Book Review 4:316 The Supreme Court of the United States—A Look At Its Critics 6:1
BOYD, William E.  Representing Consumers — The Uniform Commercial Code and Beyond 9:372	CROSSE, Murray L. Criminal and Civil Jurisdiction in Indian Country 4:57
BROWN, Claude H. Book Review 2:150	CRUM, Charles Liebert Book Review 2:152

CUMMINS, Richard J. Legal Protection for Foreign In-	FRANK, John P.  Justice Black and the New Deal 9:26
vestment: Developing a Flexi- ble Framework 9:404	FREELAND, James J. Capital Gains and Losses of Indi-
DAVIS, Laurence Criminal Jurisdiction Over Indian Country in Arizona 1:62	viduals and Related Matters Under the Tax Reform Act of 1969 (with Arthur W. Andrews)12:627
DAVIS, Ray Jay An Administrative Procedure Act for Arizona 2:17 Arizona Administrative Mandamus 9:1 State Regulation of Weather Modification 12:35	FROST, F. Daniel Some Comments as to Professional Corporation Statutes 4:169 GANTZ, David A.
DE FUNIAK, William Q.	Book Review         11:605           Book Review         11:609
Conflicts of Laws in the Community Property Field 7:50  DIX, George E.  Book Review11:822	GILBERT, William H. Indian Land Questions (with John L. Taylor) 8:102
DOUGLAS, William O.	GOODPASTER, Gary S. Book Review10:746
Arizona's New Judicial Article 2:159  EDELMAN, Sidney Air Pollution Abatement Procedures Under the Clean Air Act 10:30  EHRENZWEIG, Albert A. The Restatement as a Source of Conflicts Law in Arizona 2:177	GORMAN, E. Coleman Access Loss Distinguished from Traffic Flow Diversion
EPSTEIN, David G. Personal Injuries from Defective Products — Some "Dots and	Book Review
Dashes" 9:163  FANNIN, Paul J.  Indian Education—A Test Case for Democracy10:661	and Perversion as Evidence in Prosecutions for Sexual Of- fenses 6:212  HALL, Jerome
FARBER, Octavio Rivera An Introduction to Secured Real Estate Transactions in Mexico _12:290	Science and Morality of Criminal Law 9:360  HAMILTON, Randy H. Book Review11:375
FEATHERSTON, C. Moxley Some Estate Tax Litigation Prob- lems of 1960 3:1	HARRISON, Mark I. Book Review 5:149
FOLK, Ernest L. III Some Problems Under Article 8 of the Uniform Commercial	HARVILL, Richard A. In Memoriam: J. Byron McCormick12:243
Code 5:193  FOX, John H. Jr. Book Review 5:147	HIGGINS, Frank B. International Law Consideration of the American Indian Nations by the United States 3:74
x.v., v.x.,	-,

HILL, Gladwin The Politics of Air Pollution: Public Interest and Pressure Groups	KOZLOWICZ, John F. The Supreme Court and the Electoral Process (with Conrad Joyner) 8:260
HINK, Heinz R. Judicial Reform in Arizona 6:13 HOWE, J. D.	KOZOLCHYK, Boris  Book Review11:601  The Mexican Land Registry: A  Critical Evaluation12:308
Book Review10:550  HUNT, Richard Lorne  I Am The Prison12:261  JAMES, Louis C.	LANDSTROM, Karl S. Rule-Making as a Means of Exercising Secretarial Discretion in Public Land Actions (with
The Effects of the Autonomy of the Parties on the Validity of Conflict-of-Laws Contracts Under the Statute of Frauds 3:23  Senatorial Rejections of Presidential Nominations to the Cabi-	John A. Carver, Jr.) 8:46  LeBEAU, Edward C. Interim Financing on Housing Projects 2:212  LEE, Rex E.
net: A Study in Constitutional Custom 3:232  JOYNER, Conrad The Supreme Court and the Electoral Process (with John F. Kozlowicz) 8:260	Book Review 9:550  LENOIR, James J.  Congressional Control Over Suits to Restrain the Assessment or Collection of Federal Taxes 3:177  A Reexamination of Perpetuities
KANE, Albert E.  Jurisdiction Over Indians and Indian Reservations 6:237  The Negro and the Indian: A  Comparison of Their Constitutional Rights 7:244	in Arizona10:347  Powers of Appointment (with William H. Messinger) 8:276  LESHER, Robert O.  Extraordinary Writs in the Appellate Courts of Arizona 7:34
KELLY, William H. Indian Adjustment and the History of Indian Affairs10:559	LOEVINGER, Lee How to Succeed in Business Without Being Tried—The Potentiality of Antitrust Prosecution _12:443
KENNEDY, Harold W.  Some Legal Ramifications of Air Pollution Control and a Review of Current Control of Automo-	LUCE, Charles F. Utility Responsibility for Protection of the Environment 10:68
tive Emission 10:1  KEPNER, Craig R.  Arizona Automobile Liability Insurance Law—Beyond Maynflower 10:301	LYONS, John D.  Book Review 4:317  Dean Charles E. Ares: An Introduction 8:197  The First Fifty Years of the College of Law 7:173
KING, John C. Reorganization of the Industrial Commission10:371	MANN, Dean E.  Law and Politics of Groundwater in Arizona 2:241
KNEESE, Allen V. Pollution and a Better Environment	McCLENNEN, Louis Tax Aspects of Divorce Settlement Agreements

MESSINGER, William H. Powers of Appointment (with James J. Lenoir) 8:276	PEREZ, Gustavo J. The Mexican Mining Concession —Its Features, Regulations and
MIDDLETON, John T. Summary of the Air Quality Act of 1967 10:25	Practice12:356  PFISTER, Alfred J.  Arbitration and the Supreme Court, 1962 Spring Term 4:200
MILLS, Robert A.  Remedy Problems in Federal  Civil Tax Litigation 5:32	POWELL, Richard R. Perpetuities in Arizona 1:225
MIRANDA, Fausto R. Foreign Investment and Operation in Mexico 2:187	QUIROZ, Gilberto Gutierrez Investment in Real Property in Mexico: An Overview of Con-
MIX, David D.  The Misdemeanor Approach to Pollution Control 10:90	stitutional and Statutory Re- strictions12:270
MOLLOY, John F. Juvenile Court—A Labyrinth of	RAPPEPORT, Jack J.  The Husband's Management of  Community Real Property 1:13
Confusion for the Lawyer 4:1  Jury Instructions in Negligence  Cases 6:27	REED, Kenneth R. The Supreme Court and Interstate Environmental Quality: Some
MURPHY, James M. The Arizona Bar—From Individualism to Integration 2:37	Notes on the Wyandotte Case (with Winton D. Woods, Jr.)12:691  REES, Paul G. Jr.
MURRAY, Daniel E. The Mexican Criminal Jury 7:71	Unavoidable Accident—A Misun- derstood Concept 5:225
MUSKIE, Edmund S. Role of the Federal Government In Air Pollution Control 10:17	REHNQUIST, William H. Subdivision Trusts and the Bank- ruptcy Act
NELSON, Greg J. The Copyrightability of Computer Programs 7:204	The Old Order Changeth: The Department of Justice Under John Mitchell12:251
NELSON, John W. The Rules of Procedure for Special Actions: Long Awaited Re-	REIBLICH, G. Kenneth Indian Rights Under the Civil Rights Act of 196810:617
form of Extraordinary Writ Practice in Arizona11:411	REVILLA, Eugenio L.  A Select Bibliography on Mexican Real Property Law12:374
O'CALLAGHAN, Jerry Creative Federalism and the Retention or Disposition of Public Lands (with Charles H. Stoddard)	REYNOLDS, Osborne M. Jr. Book Review 9:554
O'CONNELL, Daniel H. Book Review11:830	RHODES, John J.  Major Strikes and the Public Interest12:717
ORFIELD, Lester B. Examination of Witnesses in Federal Criminal Cases 4:215	RICHMAN, Sheldon Tax Savings Through Postmortem Tax Planning 8:295

ROBERTSON, Lawrence V. Jr.	SWARTZBAUM, Allan M.
The Extraterritorial Enforcement	Book Review12:434
of Tax Obligations 7:219	
	TAYLOR, Benjamin J.
ROONEY, Miriam Theresa	Indian Manpower Resources: The
Book Review 5:151	Experiences of Five Southwest-
ROSS, Richard M.	ern Reservations10:579
Cultural Integrity and American	MAYLOD T-1 T
Indian Education11:641	TAYLOR, John L.
mulan Extrauon11.071	Indian Land Questions (with Wil-
SCHAFER, William J. III	liam H. Gilbert) 8:102
Book Review12:846	THOMAS, Floyd E.
	Book Review 2:156
SCHUTTER, David C.	Book Review 3:322
The Invalidation of Statutes For	DOOR REVIEW 3.322
Hypothetical Unconstitutional-	THURMAN, Samuel D. Jr.
ity: A Tale of Two Absurdities 7:252	Federal Estate and Gift Taxation
COULD Moston M	of Community Property 1:253
SCULT, Morton M.	or community respond need
Accounts Receivable Financing:	TWITTY, Howard
Operational Patterns Under the Uniform Commercial Code 11:1	Amendments to the Mining Laws 8:63
Uniform Commercial Code 11:1	
SHERK, Kenneth J.	UDALL, Morris K.
Common Law Indemnity Among	Arizona's Public Lands—Mixed
Joint Tortfeasors 7:59	Blessing, Mixed Burden 8:11
7000	Modern Courts-Where Do We
SIGWORTH, Heather A.	Go From Here? 2:167
Book Review11:611	Toward a National Land Use Pol-
_	icy for Urban America12:733
SILVERMAN, Andrew	
Representing Prison Inmates: A	UDALL, Stewart L.
Primer on an Emerging Dimen-	The State of the Indian Nation10:553
sion of Poverty Law Practice	VIZERONI ATLANA TO
(with David B. Wexler)11:385	UTTON, Albert E. Book Review12:437
CITYURG D. HIL	BOOK Review12:437
SLUTES, D. Thompson Recent Developments in Arizona's	VAN SLYCK, Williard N. Jr.
	Income Tax Aspects of the Sale of
Uninsured Motorist Coverage12:749	a Business 7:182
SONNENREICH, Michael R.	# DUMINOS
The Bail Reform Act of 1966:	WALKER, Matthew S.
Administrative Tail Wagging	Enforcement of Performance Re-
and Other Legal Problems	quirements With Injunctive Pro-
(with Robert L. Bogomolny)11:201	cedure 10:81
STEINER, Frederick K. Jr.	WEDDINGTON, Sarah Ragle
Bargained-For Group Legal Ser-	A Fresh Approach to Preserving
vices: Aid for the Average	Independent Judgment—Canon
Wage Earner?11:617	6 [Canon 5] of the Proposed
	Code of Professional Responsi-
STODDARD, Charles H.	bility 11:31
Creative Federalism and the Re-	•
tention or Disposition of Pub-	WEEKS, E. Phillip
lic Lands (with Jerry O'Cal-	Standing to Object in the Field of
laghan) 8:37	Search and Seizure 6:65

WEXLER, David B. Counseling Convicts: The Law-	Legal Education and Student Power in Bolivia 9:413
yer's Role in Uncovering Legiti- mate Claims11:629 Representing Prison Inmates: A Primer on an Emerging Dimension of Poverty Law Practice (with Andrew Silverman)11:385	WOODS, Winton D. Jr.  The Suppression of the Press in Early Pennsylvania: The Penumbra of Bayard v. Passmore 10:315 Book Review11:379 The Supreme Court and Interstate
WILMER, Mark.  Arizona v. California, A Statutory Construction Case 6:40	Environmental Quality: Some Notes on the Wyandotte Case (with Kenneth R. Reed)12:691
WOLF, Roger C. Needed: A System of Income Maintenance for Indians10:597	WREN, Harold G.  The Widow's Election in Community Property States 7:1
TABLE OF BOO	OKS REVIEWED
ARIZONA AUTOMOBILE NEGLI- GENCE — LAW AND PRACTICE (1962). By Donald R. Wilson 5:149	Business, The (1966). By William A. Brophy and Sophie D. Aberle (Eds.)10:741
ARIZONA LAW OF EVIDENCE (1960). By Morris K. Udall 2:150 BILLS AND NOTES (1962). By Ralph W. Aigler and Roy L.	JURISPRUDENCE: REALISM IN THE- ORY AND PRACTICE (1962). By Karl N. Llewellyn 5:151 LAW AND POLICY MAKING FOR
Steinheimer 5:147 CASES ON PROPERTY (1960). By Ralph W. Aigler, Allen R.	Trade Among "Have" and "Have-Not" Nations (1968). By John Carey (Ed.)11:605
Smith and Sheldon Tefft 2:152 CONSTITUTIONAL AND LEGAL HISTORY OF MEDIEVAL ENGLAND, A (1960). By Bryce Lyon 3:322	Law School of Tomorrow, The By David Haber and Julius Co- hen (Eds.)11:830 Law, Society, and Industrial
CRIME IN AMERICA (1970). By Ramsey Clark12:846 DELAY IN THE COURT (1959). By	JUSTICE (1969). By Philip Selznick12:434 MILITARY EVIDENCE (1959). By
Hans Zeisel, Harry Kalven Jr., and Bernard Buchholz 2:156	Joe H. Munster and Murl A.  Larkin 2:299
DIPLOMATIC PRIVILEGES AND IM- MUNITIES (1967). By Clifton	1976: AGENDA FOR TOMORROW (1968). By Stewart L. Udall _12:437
E. Wilson 9:554 EUROPEAN COMMUNITY LAW AND ORGANIZATIONAL DEVELOPMENT	OMBUDSMAN: CITIZEN'S DE- FENDER, THE (1968). By Don- ald Cameron Rowat11:375
(1968). By W. Andrew Ax- line11:601	Procedure Before Trial (1968). By Claude H. Brown, Delmar
Hugo Black and the Supreme Court: A Symposium (1967). By Steven Strickland (Ed.) 9:550	Karlen, Robert Meisenholder, George Neff Stevens and Allan D. Vestal10:550
INSTRUMENTS RELATING TO THE ECONOMIC INTEGREGATION OF	RIGHT TO TREATMENT: A SYM- POSIUM, THE (1969). By Don-
LATIN AMERICA (1968). By Inter-American Institute of In- ternational Legal Studies11:609	ald S. Burris (Ed.)11:822 Sociology of the Law, The (1968). By Rita James Simon
Indian—America's Unfinished	(Ed.)10:746

STORY OF LAW, THE (1962).	URBAN PROSPECT, THE (1968).
By René A. Wormser 4:317	By Lewis Mumford11:379
TRAFFIC COURT PROCEDURE AND	Women and the Law: The Un-
Administration (1961). By	FINISHED REVOLUTION (1969).
James P. Economos 4:316	By Leo Kanowitz11:611

## TABLE OF CASES DISCUSSED

The following table includes all those cases noted or extensively discussed in the *Arizona Law Review*. The page number is generally that on which the article begins. References are to volume and page.

that on which the article segme. It	01010
AHEARN v. Bailey, 104 Ariz.	1
250, 451 P.2d 30 (1969)12:183	Į
A.J. Bayless Markets, Inc., State	3
v., 86 Ariz. 193, 342 P.2d 1088	Ass
(1959) 2:136	r
Allison v. Ovens, 102 Ariz. 520,	Ī
433 P.2d 968 (1967)10:536	(
Altmont v. United States, 177	Ato
F.2d 971 (3d Cir. 1950) 4:269	7
Amsler v. United States, 381 F.2d	(
	Au
37 (9th Cir. 1967)10:256 Anderson, State v., 96 Ariz. 123,	
202 D 24 794 (1064) 12-111	1
392 P.2d 784 (1964)12:111 Andrus v. Guillot, 160 So. 2d 804	Au
	1
(La. 1964) 7:114	Au
Anway, State v., 87 Ariz. 206,	]
349 P.2d 774 (1960)2:265, 3:115,	4
6:178	BA
Apache Co. v. Atchison, T. & S.F.	(
Ry., 106 Ariz. 356, 476 P.2d	Ī
657 (1970)12:763 Application of Billie, 103 Ariz. 16,	Bal
436 P.2d 130 (1968)10:211	Bal
Application of Klahr, 102 Ariz.	200
529, 433 P.2d 977 (1967)10:165	Bal
Application of Levine, 97 Ariz.	Dai
88, 397 P.2d 205 (1964) 7:118	ì
Application of Williams, 85 Ariz.	(
109, 333 P.2d 280 (1958) 2:133	Bal
Arizona v. California, 373 U.S.	2
546 (1963) 6:40	Bal
Arizona Gunite Builders, Inc. v.	
Continental Cas. Co., 105 Ariz.	I I
99, 459 P.2d 724 (1969)12:198	Bai
Arizona State Land Dept. v. Mc-	bai
Fate, 87 Ariz. 139, 348 P.2d	
912 (1960) 2:293	Do:
Arkansas Bar Ass'n v. Block, 323	Bar
S.W.2d 912 (Ark.) (1959) 2.270	Ba:
Armstrong, State v., 103 Ariz.	Ba
Almonoug, State v., 105 AIIZ.	,

crences are to volume and page.
174, 438 P.2d 411, vacated in
part, 103 Ariz. 280, 440 P.2d
207 (1069) 11.172
307 (1968)11:123 Associación de Azue. de Guate-
Association de Azue, de Guale-
mala v. United States Nat'l
Bank of Oregon, 423 F.2d 638
(9th Cir. 1970)12:835 Atchison, T. & S.F. Ry., State v.,
Atchison, T. & S.F. Ry., State v.,
76 N.M. 587, 417 P.2d 68
(1966) 8;379
Austad v. United States, 386 F.2d
147 (9th Cir. 1967) 10:237
147 (9th Cir. 1967)10:237 Austin v. United States, 382 F.2d
129 (D.C. Cir. 1967)10:544
Automotive Tire Service, Inc. v.
First Nat'l Bank, 102 Ariz. 512,
433 P.2d 804 (1967)10:175
BACCHUS v. Farmer's Ins.,
Group Ex., 106 Ariz. 280, 475
P.2d 264 (1970)12:749 Baker v. Carr, 369 U.S. 186
daker v. Carr, 509 U.S. 100
(1962) 8:269
Balderrama, State v., 97 Ariz. 134,
397 P.2d 632 (1964) 8:153
397 P.2d 632 (1964) 8:153 Balkowitsch v. Minneapolis War Memorial Blood Bank, 270
Memorial Blood Bank, 270
Minn. 151, 132 N.W.2d 805
(1965) 7:337
Ball v. Mudge, 64 Wash. 2d 247,
391 P.2d 201 (1964) 6:318
Balon v. Hotel & Restaurant Sup-
plies, Inc., 103 Ariz. 474, 445
D 24 922 (1069) 11.127
P.2d 833 (1968)11:137 Banco Nacional De Cuba v. Sab-
banco Nacional De Cuba v. Sau-
batino, 193 F. Supp. 375
(S.D.N.Y. 1961) 4:79
Barnett v. Gladden, 375 F.2d 235
(9th Cir. 1967)10:275
Barnett, United States v., 376
U.S. 681 (1964)11:501

Barringer v. Lilley, 96 F.2d 607	California Development Co. v.
(9th Cir. 1938)3:168; 5:13	New Liverpool Salt Co., 172
Bates v. Wilson, 385 F.2d 771	F. 792 (9th Cir. 1909)12:691
(9th Cir. 1967)10:256	Callaghan v. Brown, 218 Minn.
Battaglia v. United States, 390	440, 16 N.W.2d 317 (1944) 4:94
F.2d 256 (9th Cir. 1968)11:580	Camacho v. Gardner, 104 Ariz.
Bayard v. Passmore, 3 Yeates 438	555, 456 P.2d 925 (1969)12:225
(Pa. 1802)10:341	Camara v. Municipal Court, 387
Beliak v. Plants, 84 Ariz. 211, 326	U.S. 523 (1967)10:95; 10:121
P.2d 36 (1958) 5:237	Campbell v. Chatwin, 102 Ariz.
Blankenship v. Alter, 171 Ohio	251, 428 P.2d 108 (1967)10:156
St. 65, 167 N.E.2d 922 (1960)_ 3:304	Carter v. Shelly Oil Co., 191 Kan.
Blazak, State v., 105 Ariz. 216,	474, 382 P.2d 277 (1963) 6:342
462 P.2d 84 (1969)12:156	Carver v. Salt River Valley Water
Bleistein v. Donaldson Lithograph-	Users' Ass'n, 104 Ariz. 513,
ing Co., 188 U.S. 239 (1903) 2:231	456 P.2d 371 (1969)12:105
Bloom v. Illinois, 391 U.S. 194	Catchpole v. Narramore, 102 Ariz.
(1968)11:501	248, 428 P.2d 105 (1967)10:194
Board of Regents v. City of	Cavalcante v. Lockheed Electron-
Tempe, 88 Ariz. 299, 356 P.2d	ics Co., 85 N.J. Super. 320,
399 (1960) 3:297	204 A.2d 621 (1964) 7:350
Brasher v. Gibson, 2 Ariz. App.	Chalmers, State v., 100 Ariz. 70,
91, 406 P.2d 441 (1965), aff'd	411 P.2d 448 (1966) 8:370
on rehearing, 2 Ariz. App. 507,	
410 P.2d 129 (1966) 8:192	Chase National Bank, 25 T.C. 617 (1955) 1:265
Bristor v. Cheatham, 73 Ariz. 228,	
240 P.2d 185 (1952) 2:254	Chaloupha v. Cyr, 63 Wash. 2d
Britz v. Kinsvater, 87 Ariz. 385,	463, 387 P.2d 740 (1963) 6:338
351 P.2d 986 (1960) 2:275	Cherokee Nation v. Georgia, 30
Brooker v. Canny, 103 Ariz. 529,	U.S. (5 Pet.) 1 (1831) 3:81
446 P.2d 929 (1968)11:188	Chillemi v. Chillemi, 197 Md. 257,
Brown v. Board of Education, 347	78 A.2d 750 (1951) 4:45
U.S. 483 (1954) 1:103	Chimel v. California, 395 U.S.
Brown v. Kendrick, 192 So. 2d	752 (1969)11:457
49 (Fla. 1966) 9:118	Citizens Publishing Co. v. United
Brulay v. United States, 383 F.2d	States, 394 U.S. 131 (1969)11:531
345 (9th Cir. 1967)10:271	City of Altus v. Carr, 255 F.
Burns v. Superior Court, 97 Ariz.	Supp. 828 (W.D. Tex.), aff'd
112, 397 P.2d 448 (1964) 7:169	mem., 385 U.S. 35 (1966) 9:334
Burns v. Wheeler, 103 Ariz. 525,	City of Phoenix v. Fehluer, 90
446 P.2d 925 (1968)11:188	Ariz. 13, 363 P.2d 607 (1961) _ 4:116
Burrage v. Superior Court, 105	Clearfield Trust Co. v. United
Ariz. 53, 459 P.2d 313 (1969) 12:111	States, 318 U.S. 363 (1943)12:691
Burrell, State v., 102 Ariz. 136,	Cohen v. United States, 378 F.2d
426 P.2d 633 (1967)10:195	751 (9th Cir. 1967)10:258
Byrd, State v., 94 Ariz. 139, 382	Coleman v. United States, 363
P.2d 555 (1963) 6:133	F.2d 190 (9th Cir. 1966) 9:81
CABALLERO v. Farmers Ins.	Coleman, United States v., 390
Group, 10 Ariz. App. 61, 455	U.S. 599 (1968)10:392
P.2d 1011 (1969)12:749	Commissioner v. Estate of Noel,
California v. Federal Power Com-	380 U.S. 678 (1965) 8:170
mission, 345 F.2d 917 (9th Cir.	Commonwealth v. Ladd, 402 Pa.
1965)	164, 166 A.2d 501 (1960) 3:294

Community Council v. Jordan,	Dominguez v. City & County of
102 Ariz. 448, 432 P.2d 460	Denver, 147 Colo. 233, 363
(1967)10:191	P.2d 661 (1961) 4:284
Co-Op Dairy, Inc. v. Dean, 102	Dodd v. Spokane County, 393
Ariz. 573, 435 P.2d 470 (1967) 10:176	F.2d 330 (9th Cir. 1968)11:562
Corn Exch. Nat'l Bank & Trust	Drake Bakeries, Inc. v. Local 50,
Co. v. Klauder, 318 U.S. 434	Bakery Workers, 370 U.S. 254
(1942) 3:175	(1962) 4:204
Cota, State v., 102 Ariz. 416, 432	Draper v. United States, 164 U.S.
P.2d 428 (1967)10:208	240 (1896) 4:59
Cramer v. Employment Security	Driver v. Hinnant, 356 F.2d 761
Comm'n, 90 Âriz. 350, 367 P.2d	(4th Cir. 1966) 8:351
956 (1962) 4:300	Dunlap v. Industrial Comm'n, 90
Crow, State v., 104 Ariz. 579, 457	Ariz. 3, 363 P.2d 600 (1961) 3:316
P.2d 256 (1969)12:142	Dunn v. Superior Court, 102 Ariz.
Csordas v. United States Tile &	198, 427 P.2d 516 (1967)10:169
Composition Roofers, 2 Cal.	170, 427 1.24 310 (1707)10.109
Rptr. 133, 177 Cal. App. 2d	ELFBRANDT v. Russell, 94 Ariz.
184 (1960) 2:287	1, 381 P.2d 554 (1963) 5:254
164 (1900) 2:267	Empire Fire & Marine Ins. Co.,
DAIRYLAND Mut. Ins. Co. v.	Porter v., 106 Ariz. 274, 475
Anderson, 102 Ariz. 515, 433	P.2d 258 (1970)12:749
P.2d 963 (1967)10:182	Engel v. Vitale, 370 U.S. 421
Damron v. Sledge, 105 Ariz. 151,	
460 P.2d 997 (1969)12:213	
Damsky v. Zavatt, 289 F.2d 46	Enoch v. Brandan, 249 N.Y. 263,
(2d Cir. 1961) 5:71	164 N.E. 45 (1928) 2:4
Daniels v. Evans, 107 N.H. 407,	Enoch v. Green, 270 F.2d 558
224 A.2d 63 (1966) 9:134	(5th Cir. 1969) 5:65
Daniels v. United States, 372 F.2d	Erie R.R. v. Tompkins, 304 U.S.
407 (9th Cir. 1967)10:293	64 (1938)12:691
Daugherty v. Montgomery Ward,	Escobedo v. Illinois, 378 U.S. 478
102 Ariz. 267, 428 P.2d 419	(1964) 6:291
(1967)10:223	Eyman v. Deutsch, 92 Ariz. 82,
Davis v. Industrial Comm'n., 88	373 P.2d 716 (1962) 5:124
	74770777 D 1 /4377 440
Ariz. 117, 353 P.2d 627 (1960) 3:88	FALZONE v. Busch, 45 N.J. 559,
Davis v. Weber, 93 Ariz. 312,	214 A.2d 12 (1965) 8:181
380 P.2d 608 (1963) 6:170	Farmer's Ins. Group, Caballero v.,
Dean v. Smith, 106 N.H. 314, 211	10 Ariz. App. 61, 455 P.2d
A.2d 410 (1965) 8:186	1011 (1969)12:749
Dean v. Superior Court, 84 Ariz.	Farmer's Ins. Ex., Mazon v., 13
104, 324 P.2d 764 (1958) 1:112	Ariz. App. 438, 465 P.2d 377
Decker v. Hendricks, 97 Ariz. 36,	(1970)12:749
396 P.2d 609 (1964) 7:332	Farmer's Ins. Group Ex., Bacchus
Defnet Land & Invest. Co. v. State	v., 106 Ariz. 280, 475 P.2d 264
ex rel. Herman, 103 Ariz. 388,	(1970)12:749
442 P.2d 835 (1968)11:147	Feder v. Martin Marietta Corp.,
Dempsey v. Oliver, 93 Ariz. 238,	406 F.2d 260 (2d Cir. 1969)11:310
379 P.2d 908 (1963) 7:136	Felgner v. Anderson, 375 Mich.
Diedrich v. Farnsworth, 3 Ariz.	23, 133 N.W.2d 136 (1965) 7:344
App. 264, 413 P.2d 774 (1966) 8:323	Ferguson v. United States, 307
Direct Seller's Ass'n v. State, No.	F.2d 787 (10th Cir. 1962), op.
C240188 (Mar. Co. Super. Ct.,	w'drawn, 329 F.2d 923, vacated,
Tan 11 1971) 12:803	375 TI S 062 (1064) 5.206

Ferry v. Udall, 336 F.2d 706	Ginzburg v. United States, 383
(9th Cir. 1964) 8:24	U.S. 463 (1966)11:293
Fidelity Gen. Ins. Co., Harsha v.,	Goldsmith, State v., 104 Ariz.
11 Ariz. App. 464, 465 P.2d	226, 450 P.2d 684 (1969)12:146
377 (1970)12:749	Goode v. Powers, 97 Ariz. 75,
Finley, State v., 85 Ariz. 327, 338	397 P.2d 56 (1964) 7:131
P.2d 790 (1959) 2:140	Gordon v. Weir, 111 F. Supp.
First Nat'l Bank v. Whitman, 94	117 (E.D. Mich. 1953), aff'd,
U.S. 343 (1877) 3:15	216 F.2d 508 (6th Cir. 1954) _ 2:239
Fitzpatrick v. St. Louis-S.F. Ry.,	Gorringe, United States v., 15
327 S.W.2d 801 (Mo. 1959) 2:273	C.M.R. 882 (1953) 3:223
Foakes v. Beer, 9 App. Cas. 605	Gorski v. J.C. Penney Co., 103
(H.L. 1884)11:345	Ariz. 404, 442 P.2d 851 (1968) 11:133
Forman v. Creighton School Dist.,	Grace v. MacArthur, 170 F. Supp.
87 Ariz. 329, 351 P.2d 165	442 (E.D. Ark. 1959) 2:143
(1960) 2:290	Grande v. Casson, 50 Ariz. 397,
Fowler, State v., 101 Ariz. 561,	50 TO 1 CE C ((100 PM)
422 P.2d 125 (1967)10:198	72 P.2d 676 (1937) 3:49 Grant v. McAuliffe, 41 Cal. 2d
Frederick v. City of Detroit, 370	859, 264 P.2d 944 (1953) 2:185
Mich. 425, 121 N.W.2d 918	Green v. American Tobacco Co.,
(1963) 7:165	304 F.2d 70 (5th Cir. 1962) 6:83
Freeman, United States v., 357	Green, State v., 98 Ariz. 254, 403
F.2d 606 (2d Cir. 1966) 8:374	P.2d 809 (1965) 7:322
	1.24 605 (1505) 7:522
GAIR v. Peck, 6 N.Y.2d 97, 160	HACKIN v. State, 102 Ariz. 218,
N.E.2d 43, 188 N.Y.S.2d 491	427 P.2d 910 (1967)10:167
(1959) 2:278	Hall v. Warden, 201 F. Supp. 639
Gallagher v. Smith, 223 F.2d 218	(D. Md. 1962), rev'd, 313 F.2d
(3d Cir. 1955) 5:74	483 (4th Cir. 1963) 5:119
Gallegos v. Wallace, 74 N.M. 760,	Hansen v. Brogan, 145 Mont. 224,
398 P.2d 982 (1964) 7:341	400 P.2d 265 (1965) 7:347
Gardner v. Gardner, 95 Ariz. 202,	Harleysville Mut. Ins. Co. v. Lea,
388 P.2d 417 (1964) 7:87	2 Ariz. App. 538, 410 P.2d
Garnick v. Miller, 81 Nev. 372,	495 (1966) 8:340
403 P.2d 850 (1965) 8:156	Harris v. Harris, 57 Cal. 2d 367,
Gatchell v. United States, 378	369 P.2d 481, 19 Cal. Rptr.
F.2d 287 (9th Cir. 1967)10:287	793 (1962) 5:112
Gault v. Board of Directors, 103	Harsha v. Fidelity Gen. Ins. Co.,
Ariz. 397, 442 P.2d 844 (1968) 11:163	11 Ariz. App. 438, 465 P.2d
General Acc. Fire & Life Ass.	377 (1970)12:749
Corp. v. Traders Furniture Co.,	Hays v. Country Mut. Ins. Co.,
1 Ariz. App. 203, 401 P.2d 157	38 Ill. App. 2d 1, 186 N.E.2d
(1965) 8:174	153 (1962) 6:271
General Electric Co. v. Telco Sup-	Hays v. Richardson, 95 Ariz. 64,
ply, Inc., 84 Ariz. 132, 325 P.2d 394 (1958) 1:332	386 P.2d 791 (1963) 6:271
	Hazard v. Superior Court, 82
Geyer v. Reserve Ins. Co., 8 Ariz.	Ariz. 211, 310 P.2d 830 (1957) 4:279
App. 464, 447 P.2d 556 (1968) 12:749	Hedworth v. Chapman, 135 Ind.
Giacona v. Tapley, 5 Ariz. App.	App. 129, 192 N.E.2d 649
494, 428 P.2d 439 (1967) 9:340	(1963) 6:330
Gideon v. Wainwright, 372 U.S. 335 (1963) 6:280	•
Gilmore v. Lynch, 400 F.2d 228	Hendrickson v. Superior Court,
(9th Cir. 1968) 11:565	85 Ariz. 10, 330 P.2d 507

Henningsen v. Bloomfield Motors	In re Rowlands' Estate, 73 Ariz.
Inc., 32 N.J. 358, 161 A.2d 69	337, 241 P.2d 781 (1952) 8:280
(1960) 9:383	Intogna, State v., 103 Ariz. 455,
Hernandez, People v., 61 Cal. 2d	445 P.2d 431 (1968) 11:71
529, 393 P.2d 673, 39 Cal.	Isenberg v. Lemon, 84 Ariz. 340,
Rptr. 361 (1964) 7:324	327 P.2d 1016 (1958) 1:300
Hernandez v. County of Yuma,	Ishmael v. Millington, 241 Cal.
91 Ariz. 35, 369 P.2d 271	App. 2d 520, 50 Cal. Rptr.
(1062) 4.206. 5.150	592 (1966) 8:343
(1962)4:306; 5:159 Herron v. State Farm Mut. Ins.	Ivy Broad. Co. v. American Tel.
	& Tel. Co., 391 F.2d 486 (2d
Co., 56 Cal. 2d 202, 363 P.2d	Cir. 1968)12:691
310, 14 Cal. Rptr. 294 (1961) _ 3:310	
Hickman v. Taylor, 329 U.S. 495	JACKSON, State v., 94 Ariz. 117,
(1947)1:112; 4:269	382 P.2d 229 (1963) 6:136
Hill v. United States, 374 F.2d	Jenkins v. Mayflower Ins. Exch.,
871 (9th Cir. 1967)10:267	93 Ariz. 287, 380 P.2d 145
Hill v. Wallace, 259 U.S. 44	(1963)5:248; 10:301 Jennings v. Lee, 105 Ariz. 167,
(1922) 3:191	Jennings v. Lee, 105 Ariz. 167,
Holloway v. United States, 393	461 P.2d 161 (1969)12:189
F.2d 731 (9th Cir. 1968)11:569	J.H. Welch & Son Contracting Co.
Holtz v. Holder, 101 Ariz. 247,	v. Gardner, 96 Ariz. 95, 392
418 P.2d 584 (1966) 9:129	P.2d 567 (1964) 7:161
Houghton v. Houghton, 179 Neb.	Johnson v. McIntosh, 21 U.S. (8
275, 137 N.W.2d 861 (1965) 8:168	Wheat.) 542 (1823) 3:76
Howard v. Perrin, 8 Ariz. 347,	Jones v. Alfred H. Mayer Co.,
76 P. 460 (1904) 2:243	392 U.S. 409 (1968)11:652
Howard v. United States, 372	Jones v. United States, 362 U.S.
F.2d 294 (9th Cir. 1967)10:277	257 (1960) 6:66
Hughes, State v., 102 Ariz. 118,	
426 P.2d 386 (1967)10:206	KANSAS Bankers Sur. Co. v.
120 2124 500 (1501)	Ford County State Bank, 184
ILLINOIS State Bar Ass'n v.	Kan. 529, 338 P.2d 309 (1959) 2:7
United Mines Workers, 35 Ill.	Kaplan v. United States, 375 F.2d
2d 112, 219 N.E.2d 503 (1966),	895 (9th Cir. 1967)10:282
vacated, 389 U.S. 217 (1967) _ 9:93	Katz v. United States, 389 U.S.
Imbler v. Oliver, 397 F.2d 277	347 (1967)9:431; 9:455
(9th Cir. 1968)11:569	Kelly v. Washington ex rel. Foss
In re Brooks' Estate, 32 Ill. App.	Co., 302 U.S. 1 (1937) 10:7
2d 361, 205 N.E.2d 435 (1965)_ 7:316	King v. Lennen, 53 Cal. 2d 340,
	348 P.2d 98, 1 Cal. Rptr. 665
In re Connelly, 18 App. Div. 2d	(1959) 2:296
466, 240 N.Y.S.2d 126 (1963) _ 6:301	King v. Uhlmann, 103 Ariz. 136,
In re Estate of Milliman, 101	437 P.2d 928 (1968)11:153
Ariz. 54, 415 P.2d 877 (1966) _ 9:138	Kintner v. Wolfe, 102 Ariz. 164,
In re Foreman's Estate, 99 Ariz.	426 P.2d 798 (1967)9:477; 10:177
147, 407 P.2d 102 (1965) 8:149	KMLA Broadcasting Corp. v.
In re Forsstrom, 44 Ariz. 472, 38	Twentieth Century Cigarette
P.2d 878 (1934) 3:49	Venders Corp., 264 F. Supp. 35
In re Gault, 387 U.S. 1 (1967)10:211	(C.D. Cal. 1967) 9:315
In re Hindi, 71 Ariz. 17, 222 P.2d	Knight v. Metropolitan Life Ins.
991 (1950) 2:180	Co., 103 Ariz. 100, 437 P.2d
In re One 1965 Ford Mustang,	416 (1968)9:497; 10:185
105 Ariz. 293, 463 P.2d 827	Kwosek v. State, 8 Wis. 2d 640,
(1970)12:166	100 N.W.2d 339 (1960) 3:108

LANE Title & Trust Co. v.	Lowell v. Lowell, 29 Ariz. 138,
Brannan, 103 Ariz. 272, 440	240 P. 280 (1925)1:237; 10:353
P.2d 105 (1968)11:159	Lucas v. Hamm, 56 Cal. 2d 583,
Langdon v. Jackson, 404 F.2d 319	364 P.2d 685, 15 Cal. Rptr.
(9th Cir. 1968)11:564	821 (1961) 4:100
Langford v. Shu, 258 N.C. 135,	Lugo v. United States, 370 F.2d
128 S.E.2d 210 (1962) 5:312	992 (9th Cir. 1967)10:280
Larsen v. Arizona Brewing Co.,	Lurie v. Arizona Fertilizer &
84 Ariz. 191, 325 P.2d 829	Chem. Co., 101 Ariz. 482, 421
(1958) 1:124	P.2d 330 (1966) 9:97
Lassen v. Arizona ex rel. Arizona	Lutz v. Commissioner, 396 F.2d
Highway Dept., 385 U.S. 458	412 (9th Cir. 1968)11:595
(1967) 9:113	(
Lassen, State ex rel. Arizona	MacNEIL v. Perkins, 84 Ariz. 74,
Highway Dept. v., 102 Ariz.	324 P.2d 211 (1958) 1:169
318, 428 P.2d 996 (1967)10:223	Maddex v. Ricca, 258 F. Supp.
La Tourette v. La Tourette, 15	352 (D. Ariz. 1966) 9:110
Ariz. 200, 137 P. 426	Malloy v. Hogan, 378 U.S. 1
(1914)7:1; 7:50	(1964) 7:124
Lauterbach v. Lauterbach, 392	Maloney, State v., 102 Ariz. 495,
P.2d 24 (Alas. 1964) 6:322	433 P.2d 625 (1967)10:214
Lawler v. Commissioner, 78 F.2d	Malumphy, State v., 105 Ariz.
567 (9th Cir. 1935) 5:9	200, 461 P.2d 677 (1969)12:149
Layton v. Rocha, 90 Ariz. 369,	Mapp v. Ohio, 367 U.S. 643
368 P.2d 444 (1962)4:262; 10:529	(1961)3:291; 6:65
Lehman v. Commissioner, 109	Markel v. Transamerica Title Ins.
F.2d 99 (2d Cir. 1940)11:332	Co., 103 Ariz. 353, 442 P.2d
Lehnhardt v. City of Phoenix,	97 (1968) 11:68
105 Ariz. 142, 460 P.2d 637	Martin, State v., 102 Ariz. 142,
(1969)12:187	426 P.2d 639 (1967)10:200
Lessard v. Dickson, 394 F.2d 88	Martin v. Superior Court, 104
(9th Cir. 1968)11:577	Ariz. 268, 451 P.2d 597 (1969) 12:91
Lester, Commissioner v., 366 U.S.	Martinez, State v., 102 Ariz. 178,
299 (1961) 4:29	427 P.2d 129 (1967)10:202
Lindsey v. Duncan, 88 Ariz. 289,	Massengill v. Yuma County, 104
356 P.2d 392 (1960) 7:43	Ariz. 518, 456 P.2d 376 (1969) 12:229
Lindus v. Northern Ins. Co., 103	Matlow v. Matlow, 89 Ariz. 293,
Ariz. 160, 438 P.2d 311 (1968) 11:66	361 P.2d 648 (1961) 4:88
Lingo v. United States, 384 F.2d	Mauer v. United States, 284 F.2d
724 (9th Cir. 1967)10:287	122 (10th Cir. 1960)12:627
Lober v. United States, 346 U.S.	Mazon v. Farmer's Ins. Ex., 13
335 (1953) 1:193	Ariz. App. 298, 475 P.2d 957
Local 50, Bakery Workers, Drake	(1970)12:749
Bakeries, Inc. v., 370 U.S. 254	McBratney, United States v., 104
(1962) 4:204	U.S. 621 (1881) 4:59
Local 174, Teamsters Union v.	McClendon, State v., 103 Ariz.
Lucas Flour Co., 369 U.S. 95	105, 437 P.2d 421 (1968)
(1962) 4:203	11:71; 11:119
Los Angeles Meat & Provision	McClintock v. Serv-Us Bakers,
Drivers Union v. United States,	103 Ariz. 72, 436 P.2d 891
371 U.S. 94 (1962) 5:136	(1968) 11:63
Loving v. Commonwealth, 206	McClung, United States v., 187 F.
Va. 924, 147 S.E.2d 78 (1966) 8:361	Sunn. 254 (E.D. La. 1960) 4:112

McDowell v. Davis, 104 Ariz. 69,	Nothaus, People v., 147 Colo.
448 P.2d 869 (1968)11:182	210, 363 P.2d 180 (1961) 3:283
McIntosh v. Maricopa County, 73	
Ariz. 366, 241 P.2d 801 (1952) 2:182	O'BRIEN, United States v., 391
McNelis v. Bruce, 90 Ariz. 261,	U.S. 367 (1968) 12:71
367 P.2d 625 (1961) 4:304	Odekirk v. Austin, 90 Ariz. 97,
Mead v. American Smelting &	366 P.2d 80 (1961) 4:73
Ref. Co., 90 Ariz. 32, 363 P.2d	Ohio ex rel. Brown v. Wyandotte
930 (1961) 3:319	Chem. Corp., 91 S. Ct. 1005
Medical Comm. for Human Rights	(1971)12:691
v. SEC, 432 F.2d 659 (D.C.	Old Dearborn Distrib. Co. v. Sea-
Cir. 1970)12:463	gram-Distillers Corp., 299 U.S.
Miranda, State v., 104 Ariz. 174,	183 (1936) 1:332
450 P.2d 364 (1969) 11:85	Oliver v. United States, 396 F.2d
Mitchell v. Colquette, 93 Ariz.	434 (9th Cir. 1968)11:583
211, 379 P.2d 757 (1963) 6:161	O'Neill v. Mangum, 103 Ariz. 484,
Mitchell v. Emblade, 80 Ariz.	445 P.2d 843 (1968) 11:99
398, 298 P.2d 1034 (1956) 7:281	Oregon State Bar v. John H. Mil-
Molineaux, People v., 168 N.Y.	ler & Co., 235 Ore. 341, 385
264, 61 N.E. 286 (1901) 6:214	P.2d 181 (1963) 6:127
Monroe v. Pape, 365 U.S. 167	Organized Village of Kake v.
(1961) 4:106	Egan, 354 P.2d 1108 (Alas.
Moore v. Crisp, 383 P.2d 221	1960) 3:280
(Okla. 1963) 6:156	O.S. Stapeley Co. v. Miller, 103
Morgan v. Hays, 102 Ariz. 150,	Ariz. 556, 447 P.2d 248 (1968) 11:174
426 P.2d 647 (1967)9:543, 10:228	Owen, State v., 94 Ariz. 404, 385
Morgan v. State, 142 So. 2d 308	P.2d 700 (1963) 7:311
(Fla. App. 1962) 5:127	Owens, State v., 103 Ariz. 541,
Morgan v. United States, 380 F.2d	447 P.2d 233 (1968)11:104
686 (9th Cir. 1967)10:256	DATMINED v. Domiston 250 Towns
Morrison v. Thoelke, 155 So.	PAINTER v. Bannister, 258 Iowa 1390, 140 N.W.2d 152 (1966) 8:163
2d 889 (Fla. App. 1963) 6:315	
Muehlebach v. Mercer Mortuary	Parks v. Parks, 418 S.W.2d 726
& Chapel, Inc., 93 Ariz. 60,	(Ky. 1967) 9:481 Pearson v. Northeast Airlines,
378 P.2d 741 (1963) 5:81	Inc., 309 F.2d 553 (2d Cir.
Mueller v. Phoenix ex rel. Phoenix	1062) 5.283
Board of Adjustment II, 102	1962) 5:282 People v (see name
Ariz. 575, 435 P.2d 472 (1967) 10:159	of other party)
Myers v. Rollette, 103 Ariz. 225,	Perry, United States v., 16 E.T.O.
439 P.2d 497 (1968)11:193	61 (Mil. App. 1945) 3:210
105 1124 157 (1500)	Phillips v. Anchor Hocking Glass
NALBANDIAN v. Byron Jack-	Corp., 100 Ariz. 251, 413 P.2d
son Pumps, Inc., 97 Ariz. 280,	732 (1966) 8.357
399 P.2d 681 (1965) 7:263	732 (1966) 8:357 Phillips v. Commissioner, 283 U.S.
Newton v. Pedrick, 212 F.2d	589 (1931) 3:198
357 (2d Cir. 1954) 4:29	Phillipsburg Nat'l Bank, United
New York Times Co. v. Sullivan,	States v., 399 U.S. 350 (1970) 12:453
376 U.S. 254 (1964)11:553	Phoenix Newspapers, Inc. v.
New York Underwriters Ins. Co.	Church, 103 Ariz. 582, 447
v. Superior Court, 104 Ariz.	P.2d 840 (1968)11:167
544, 456 P.2d 914 (1969)12:222	Phoenix Newspapers, Inc. v. Su-
Notaro v. United States, 363 F.2d	perior Court, 101 Ariz. 257,
169 (9th Cir. 1966)10:249	418 P.2d 594 (1966)9:328; 9:466
	(x/00//,040) /.400

Picker X-Ray Corp. v. General	Reed v. United States, 391 F.2d
Motors Corp., 185 A.2d 919	4 (9th Cir. 1968)11:583
(D.C. Mun. Ct. App. 1962)	Renee Cleaners, Inc. v. Good Deal
5:307; 10:190	Super Markets, 89 N.J. Super.
Pioneer Plumbing Supply Co. v.	186, 214 A.2d 437 (App. Div.
Southwest Savings & Loan	1965) 8:390
Ass'n, 102 Ariz. 258, 428 P.2d	Reserve Ins. Co., Geyer v., 8 Ariz.
115 (1967) 9:503	App. 464, 447 P.2d 556 (1968) 12:749
Pitts v. Spokane Chronicle Co.,	Rhodes, State v., 104 Ariz. 451,
63 Wash. 2d 763, 388 P.2d 976	454 P.2d 993 (1969)12:172
(1964) 7:153	Rios-Ramirez v. United States, 386
Porter v. Empire Fire & Marine	
	F.2d 831 (9th Cir. 1967)10:251
Ins. Co., 106 Ariz. 274, 475	Robison v. United States, 379
P.2d 258 (1970)12:749	F.2d 338 (9th Cir. 1967)10:250
Porter v. Porter, 101 Ariz. 131,	Rodriquez v. United States, 387
416 P.2d 564 (1966) 9:88	F.2d 117 (9th Cir. 1967)10:262
Powell, United States v., 379 U.S.	Rodriquez v. Williams, 104 Ariz.
48 (1964) 7:144	280, 451 P.2d 609 (1969)12:101
Preis, State v., 89 Ariz. 336, 362	Rorebeck v. Criste, 1 Ariz. App.
P.2d 660 (1961) 4:109	1, 398 P.2d 678 (1965) 7:329
Price v. Universal C.I.T. Credit	Rosado v. Wyman, 397 U.S. 397
Corp., 102 Ariz. 227, 427 P.2d	(1970) 12:21
919 (1967)10:185	Ross v. United States, 349 F.2d
Pride v. Superior Court, 87 Ariz.	210 (D.C. Cir. 1965)11:770
157, 348 P.2d 924 (1960) 3:106	Roth v. United States, 354 U.S.
Prince v. Western Empire Life	476 (1957)5:264; 11:792
Ins. Co., 19 Utah 2d 174, 428	Rothweiler v. Superior Court, 100
P.2d 163 (1967) 9:507	Ariz. 37, 410 P.2d 479 (1966) 8:366
Procter, Pima Farms Co. v., 30	11122 57, 110 1.24 175 (1500) 0.500
Ariz. 96, 245 P. 369 (1926) 2:244	<b>SAIZ</b> , State v., 103 Ariz. 567,
Prudential Ins. Co. v. O'Grady,	447 P.2d 541 (1968)11:113
	Salmon v. Bagley Laundry Co.,
97 Ariz. 9, 396 P.2d 246 (1964) 6:335	344 Mich. 471, 74 N.W.2d
Pulliam, State v., 87 Ariz. 216,	1 (1955) 4:94
349 P.2d 781 (1960) 2:281	1 (1935) 4.94
Purcell v. Frazer, 7 Ariz. App.	Salton Sea Cases, 172 F. 792
5, 435 P.2d 736 (1967) 9:491	(9th Cir. 1904)12:691
Puyallup Tribe v. Department of	Sandoval v. Chenowith, 102 Ariz.
Game of Washington, 391 U.S.	241, 428 P.2d 98 (1967)10:179
392 (1968)10:725	Saunders, State v., 102 Ariz. 565,
DACHEDS Nichology 90 Aris	435 P.2d 39 (1967)10:204
RACHERS v. Nicholson, 89 Ariz.	Schatt v. O.S. Stapely Co., 84
397, 363 P.2d 581 (1961) 4:103	Ariz. 58, 323 P.2d 953 (1958) 1:143
Ramada Inns, Inc. v. Lane & Bird	School Dist. v. Superior Court,
Adv., Inc., 102 Ariz. 127, 426	102 Ariz. 478, 433 P.2d 28
P.2d 395 (1967)10:172	(1967)10:161
Ranch House Supply Corp. v. Van	
Slyke, 91 Ariz. 177, 370 P.2d	Schwartz v. Schwartz, 103 Ariz.
661 (1962) 5:115	562, 447 P.2d 254 (1968)11:275
Rappaport v. Nichols, 31 N.J. 188,	Schwarz v. Schwarz, 27 Ill. 2d
156 A.2d 1 (1959) 3:99	140, 188 N.E.2d 673 (1963) 6:140
Reagan, State v., 103 Ariz. 287,	Scott v. Wilson, 396 S.W.2d 532
440 P.2d 907 (1968)11:123	(Tex. Civ. App. 1965) 8:385
Red Lion Broadcasting Co. v.	Scripto Inc., v. Carson, 362 U.S.
ECC 205 TT C 267 (1060) 11.907	207 (1960) 3.93

SEC v. Texas Gulf Sulphur Co.,	State ex rel. Heck's Discount Cen-
401 F.2d 833 (2d Cir. 1968)11:292	ter, Inc. v. E.E. Winters, 147
See v. Seattle, 387 U.S. 541	W. Va. 861, 132 S.E.2d 374
(1967)10:95; 10:121	(1963) 6:311
Seymour v. Superintendent, 368	State ex rel. Helm v. Superior
U.S. 351 (1962) 5:131	Court, 90 Ariz. 133, 367 P.2d
Shafer v. Monte Mansfield Mo-	6 (1961)4:292; 9:309
tors, 91 Ariz. 331, 372 P.2d	State ex rel. Herman, Defnet Land
333 (1962) 4:310	& Invest. Co. v., 103 Ariz. 388,
Shannon v. Butler Homes, Inc.,	442 P.2d 835 (1968)11:147
102 Ariz. 312, 428 P.2d 990	State ex rel. Morrison v. Thel-
(1967)10:223	berg, 87 Ariz. 318, 350 P.2d
Shaw, State v., 93 Ariz. 40, 378	988 (1960)3:49; 3:112; 11:149
P.2d 487 (1963) 5:287	State ex rel. Nelson v. Jordan,
Shell Oil Co. v. Henry Ouellette	104 Ariz. 90, 449 P.2d 18
& Sons, Inc., 352 Mass. 725,	(1968), vacated, 104 Ariz. 193,
227 N.E.2d 509 (1967) 9:441	450 P.2d 383 (1969)12:177
Silver v. Dickson, 403 F.2d 642	State ex rel. Pickrell v. Downey,
(9th Cir. 1968)11:563	102 Ariz. 360, 430 P.2d 122
Sinkler v. Kneale, 401 Pa. 267,	(1967)10:163
164 A.2d 93 (1960) 3:307	State ex rel. Schafer v. Fenton,
Slavitt v. Kauhi, 384 F.2d 530	104 Ariz. 160, 449 P.2d 939
(9th Cir. 1967)10:241	(1969)12:162
Smith v. Eyman, 104 Ariz. 296,	State Land Dep't v. Painted Desert
451 P.2d 877 (1969)11:123	Park, Inc., 102 Ariz. 272, 428
Smith v. Tang, 100 Ariz. 196, 412	P.2d 424 (1967)10:220
P.2d 697 (1966) 8:178	State Street Trust Co. v. United
Sniadach v. Family Finance Corp.,	States, 263 F.2d 635 (1st Cir.
395 U.S. 337 (1969)12:68; 12:202	1959) 1:193
Southern Pac. Co. v. Cochise	State Tax Comm'n v. Murray
County, 92 Ariz. 395, 377 P.2d	Co., 87 Ariz. 268, 350 P.2d
770 (1963) 5:95	674 (1960) 3:94
Southern Pac. Co. v. Gila River	State Tax Comm'n v. Ryan-Evans
Ranch, Inc., 105 Ariz. 107, 460	Drug Stores, 89 Ariz. 18, 357
P.2d 1 (1969)12:192	P.2d 607 (1960) 3:300
Spiegel's Estate v. Commissioner,	Sterling Drug Inc. v. Cornish, 370
335 U.S. 701 (1949) 1:192	F.2d 82 (8th Cir. 1966) 9:323
Stanley v. Georgia, 394 U.S. 557	Steward v. Superior Court, 94
(1969)11:731	Ariz. 279, 383 P.2d 191 (1963) 6:145
State v (see name of other	Stone v. Arizona Highway
party)	Comm'n, 93 Ariz. 384, 381 P.2d
State Bar v. Arizona Land Title	107 (1963)5:162; 6:102
& Trust Co., 90 Ariz. 76, 366	Stone v. Stidham, 96 Ariz. 235,
	393 P.2d 923 (1964) 6:326
P.2d 1 (1961) 4:194	Street v. New York, 394 U.S.
State ex rel. Arizona Highway	576 (1969) 12:71
Dep't v. Lassen, 102 Ariz. 318,	Superior Court, State v., 102
428 P.2d 996 (1967)10:223	Ariz. 388, 430 P.2d 408 (1967) 10:216
State ex rel. Corbin v. Murry,	
102 Ariz. 184, 427 P.2d 135	TACOMA Gravel & Supply Co.,
(1967)10:219	United States v., 376 F.2d 343
State ex rel. Corbin v. Superior	(9th Cir. 1967)10:237
Court, 104 Ariz. 129, 449 P.2d	Tarantino v. Eggers, 380 F.2d
594 (1969) 11:72	465 (9th Cir. 1967) 10:239

Taylor v. Centennial Bowl, Inc.,	VALDEZ, State v., 91 Ariz. 274,
65 Cal. 2d 114, 416 P.2d 793,	371 P.2d 894 (1962) 5:76
52 Cal. Rptr. 561 (1966) 8:398	Vallejos, State v., 87 Ariz. 119,
Teamsters Local 174 (see Local	348 P.2d 554, rev'd in part, 89
174, Teamsters Union)	Ariz. 76, 358 P.2d 178 (1960) _ 3:103
Tee-Hit-Ton Indians v. United	Van Zandt v. Commissioner, 341
States, 348 U.S. 272 (1955) 3:77	F.2d 440 (5th Cir. 1965) 8:394
Termplan, Inc. v. Superior Court,	Various Claimants & Constr. Un-
105 Ariz. 270, 463 P.2d 68	ions v. Employment Sec.
(1969)12:202	Comm'n, 92 Ariz. 183, 375 P.2d
Terry v. Ohio, 392 U.S. 1 (1968) 10:421	380 (1962) 5:303
Textile Workers Union v. Lincoln	Vaughn v. Langmach, 236 Ore.
Mills, 353 U.S. 488 (1957) 4:200	542, 390 P.2d 142 (1964) 7:156
Theisen v. Milwaukee Auto Mut.	Verdugo v. United States, 402
Ins. Co., 18 Wis. 2d 91, 118	F.2d 599 (9th Cir. 1968)11:589
N.W.2d 140 (1962) 5:316	Villalobas v. Dickson, 406 F.2d
Thomas, State v., 88 Ariz. 269,	835 (9th Cir. 1969)11:563
356 P.2d 20 (1960) 3:287	000 (344 044 1505)
Thornhill v. Alabama, 310 U.S.	WADE, Transportation Ins. Co.
88 (1940) 7:252	v., 106 Ariz. 269, 475 P.2d 253
Throop v. F.E. Young & Co., 94	(1970)12:749
Ariz. 146, 382 P.2d 560 (1963) 6:150	Walsh v. State ex rel. Eyman,
	104 Ariz. 202, 450 P.2d 392
Tom Reed Gold Mines Co. v. Morrison, 26 Ariz. 281, 224 P.	(1969)12:172
	Wacher, State v., 86 Ariz. 247,
822 (1924) 7:104	344 P.2d 1004 (1959) 1:329
Tomanelli, State v., 153 Conn.	Wallace v. A.H. Guion & Co., 237
356, 216 A.2d 625 (1966) 9:106	S.C. 349, 117 S.E.2d 359 (1960) 3:313
Town & Country Sec. Co. v.	Watling, State v., 104 Ariz. 354,
Place, 79 Ariz. 122, 285 P.2d	453 P.2d 500 (1969)12:127
165 (1955) 5:236	Weber v. Stokely-Van Camp, Inc.,
Torrey v. Pearce, 92 Ariz. 12,	274 Minn. 482, 144 N.W.2d
373 P.2d 9 (1962) 5:143	540 (1966) 9:122
Transportation Ins. Co. v. Wade,	Westbrook, State v., 101 Ariz.
106 Ariz. 269, 475 P.2d 253	206, 417 P.2d 530 (1966) 8:347
(1970)12:749	White v. Bateman, 89 Ariz. 110,
TOWARD T 4 1 T	358 P.2d 712 (1961) 4:68
UNION Interchange, Inc. v. Van	White, State v., 97 Ariz. 196, 398
Aalsburg, 102 Ariz. 461, 432	
P.2d 589 (1967)10:173	
United States v. ——— (see	White, State v., 103 Ariz. 85,
name of other party)	436 P.2d 904 (1968) 11:71
United States Fidelity & Guar. Co.	White v. United States, 317 F.2d
v. Olds Bros. Lumber Co., 102	13 (4th Cir. 1963) 6:165
Ariz. 366, 430 P.2d 128 (1967) 10:177	Wildman v. New York Times Co.,
United States Portland Cement	42 F. Supp. 412 (S.D.N.Y.
Co. v. United States Nat'l	1941) 2:240
Bank, 61 Colo. 334, 157 P.	Williams v. Field, 394 F.2d 329
202 (1916) 3:20	(9th Cir. 1968)11:561
Universal Underwriters Ins. Co.	Williams v. Lee, 358 U.S. 217
v. Dairyland Mut. Ins. Co., 102	(1959)1:62; 6:249
Ariz. 518, 433 P.2d 966 (1967) 10:184	Williams v. Walker-Thomas Furni-
Untalan v. Calvo, 381 F.2d 228	ture Co., 350 F.2d 445 (D.C.
(9th Cir. 1967) 10.243	Cir 1965) 9:383

Wills v. Trans World Airlines,	Worcester v. Georgia, 31 U.S. (6
Inc., 200 F. Supp. 360 (S.D.	Pet.) 515 (1832) 4:60
Cal. 1961) 4:295	Worthington v. Industrial Comm'n,
Wills v. United States, 384 F.2d	85 Ariz. 104, 333 P.2d 277
943 (9th Cir. 1967)10:293	(1958) 1:321
Wilson v. Harris, 378 F.2d 141	Wright, State v., 103 Ariz. 52,
(9th Cir. 1967)10:252	436 P.2d 601 (1968)10:210
Winters v. New York, 333 U.S.	( ,
507 (1948) 7:225	ZIMMERMAN v. Superior Court,
Wojcik v. Aluminum Co. of	98 Ariz. 85, 402 P.2d 212
America, 18 Misc. 2d 740, 183	(1965) 7:283
N.Y.S.2d 351 (Sup. Ct. 1959) 2:146	Zion's Serv. Corp. v. Danielson,
Woody, People v., 61 Cal. 2d	12 Utah 2d 369, 366 P.2d 982
889, 394 P.2d 813, 40 Cal.	(1961) 4:288
Rptr. 69 (1964) 6:305	