

ARIZONA LAW REVIEW

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Aid for the Average Wage Earner? _____ *Frederick K. Steiner* 617

The author explores the possibilities of providing legal services to wage earners through the collective bargaining process. Recent Supreme Court decisions and the new *Code of Professional Responsibility* are analyzed as they relate to this subject.

- Counseling Convicts: The Lawyer's Role
in Uncovering Legitimate Claims _____ *David B. Wexler* 629

Present programs extending legal services to prison inmates are reviewed by the author, who also outlines suggestions for possible improvements in the operation of such assistance in uncovering valid inmate claims.

- Cultural Integrity and American
Indian Education _____ *Richard M. Ross* 641

Whether American society has the right to impose its culture upon the minority cultures in our midst, in particular, the Indian culture, is questioned by the writer. Since education is the primary means by which forced acculturation is imposed upon minority societies, the author examines the various constitutional arguments available to resist such forced acculturation. He concludes by tracing the White man's treatment of the Indian, arguing that this treatment, even without the constitutional arguments, entitles the Indian to a special kind of education.

NOTE

- The Oil Men and the Sea: The Future of Ocean
Resource Development in Light of Santa
Barbara—Some Proposals to Rectify
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The author notes that development of the world's ocean resources is imperiled by a lack of international legal agreement regarding jurisdiction over the sea. Concurrently, supervision by the United States of oil drilling within its jurisdiction on the Outer Continental Shelf—as revealed through an analysis of the Santa Barbara oil spill—is inadequate to protect the interest of the public in publicly owned resources, and if uncorrected may place the ocean environment of the world in jeopardy. Proposals are submitted for a more satisfactory federal regulation of offshore oil development.

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Private Morality and the Right to be Free:
 The Thrust of *Stanley v. Georgia* _____ *Stanley E. Scoville* 731

Arguing that *Stanley* stands for more than its narrow holding that a state cannot constitutionally make criminal the private possession of obscene materials, the writer contends that the Supreme Court has in this case significantly strengthened a constitutional right to privacy. The philosophical implications of the "thrust of *Stanley*" are examined as well as its impact on existing law in the areas of obscenity regulation, sex crimes, and other governmental regulation of private morality.

Suggested Revisions to Clarify the Uncertain
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 Gift Act on Determinations of Death _____ *Frederic A. Luyties* 749

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Red Lion and the Fairness Doctrine:
 Regulation of Broadcasting "In the
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The thrust of *Red Lion Broadcasting Co. v. FCC* is examined by the writer. The comment analyzes the history and constitutionality of the "fairness doctrine" and its interplay with the FCC's personal attack and political editorial rules and Section 315 of the Communications Act of 1934.

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