Annual Index to Volume 27

Buffalo Law Review

Recommended Citation
Buffalo Law Review, Annual Index to Volume 27, 27 Buff. L. Rev. iii (1978),
Available at: https://digitalcommons.law.buffalo.edu/buffalolawreview/vol27/iss4/1

Follow this and additional works at: https://digitalcommons.law.buffalo.edu/buffalolawreview

This Index is brought to you for free and open access by the Law Journals at Digital Commons @ University at Buffalo School of Law. It has been accepted for inclusion in Buffalo Law Review by an authorized editor of Digital Commons @ University at Buffalo School of Law. For more information, please contact lawscholar@buffalo.edu.
### SUBJECT INDEX

#### ATTACHMENTS

<table>
<thead>
<tr>
<th>Prejudgment Attachments in Three Courts of Two States</th>
<th>459</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shaffer v. Heitner's Effect on Pre-Judgment Attachment, Jurisdiction Based on Property, and New York's Seider Doctrine: Have We Finally Given Up the Ghost of the Res?</td>
<td>323</td>
</tr>
</tbody>
</table>

#### CIVIL PROCEDURE

<table>
<thead>
<tr>
<th>Prejudgment Attachments in Three Courts of Two States</th>
<th>459</th>
</tr>
</thead>
<tbody>
<tr>
<td>Shaffer v. Heitner's Effect on Pre-Judgment Attachment, Jurisdiction Based on Property, and New York's Seider Doctrine: Have We Finally Given Up the Ghost of the Res?</td>
<td>323</td>
</tr>
</tbody>
</table>

#### CIVIL RIGHTS

| Sex Discrimination—Court Narrows Gilbert—Some Pregnancy Discrimination is Sex Related | 295 |

#### CLASS ACTIONS

| Prison Reform in the Federal Courts | 99 |

#### COMPARATIVE LEGAL SCHOLARSHIP

| Access to Justice: The Newest Wave in the Worldwide Movement to Make Rights Effective | 181 |

#### CONSTITUTIONAL LAW

<table>
<thead>
<tr>
<th>Bordenkircher v. Hayes: Prosecutorial Discretion During Plea-Bargaining</th>
<th>563</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eleventh Amendment and Federally Protected Rights (The)</td>
<td>57</td>
</tr>
<tr>
<td>First Amendment, High School Students, and the Possibility of Psychological Harm: Trachtman v. Anker (The)</td>
<td>375</td>
</tr>
<tr>
<td>Prejudgment Attachments in Three Courts of Two States</td>
<td>459</td>
</tr>
<tr>
<td>Presumptive Possession of Weapons: New York's Controversial Statute</td>
<td>493</td>
</tr>
<tr>
<td>Prison Reform in the Federal Courts</td>
<td>99</td>
</tr>
<tr>
<td>Right of Privacy—Fornication Statute Held Unconstitutional—Staie v. Saunders</td>
<td>395</td>
</tr>
<tr>
<td>Sex Discrimination—Court Narrows Gilbert—Some Pregnancy Discrimination is Sex Related</td>
<td>295</td>
</tr>
<tr>
<td>Shaffer v. Heitner's Effect on Pre-Judgment Attachment, Jurisdiction Based on Property, and New York's Seider Doctrine: Have We Finally Given Up the Ghost of the Res?</td>
<td>323</td>
</tr>
<tr>
<td>Zoning Obscenity: Or, The Moral Politics of Porn</td>
<td>1</td>
</tr>
</tbody>
</table>

#### CONTRACTS

| Contracts—Warranties, Unconscionability and the Parol Evidence Rule—Industralease Automated & Scientific Corp. v. R.M.E. Enterprises, Inc. | 521 |
### CRIMINAL LAW
- Presumptive Possession of Weapons: New York’s Controversial Statute .... 493
- Right of Privacy—Fornication Statute Held Unconstitutional—State v. Saunders ............................................. 395

### CRIMINAL PROCEDURE
- Bordenkircher v. Hayes: Prosecutorial Discretion During Plea-Bargaining .. 563

### DAMAGES
- Wrongful Life and a Fundamental Right to be Born Healthy: Park v. Ches- sin; Becker v. Schwartz ................................. 537

### DOMESTIC RELATIONS

### EVIDENCE
- Contracts—Warranties, Unconscionability and the Parol Evidence Rule—Industralease Automated & Scientific Corp. v. R.M.E. Enterprises, Inc. .. 521
- Halloran v. Virginia Chemicals, Inc.: The Admissibility of Habit Evidence in New York to Prove Negligence ........................................ 511
- Presumptive Possession of Weapons: New York’s Controversial Statute .... 493

### HIGH SCHOOLS
- First Amendment, High School Students, and the Possibility of Psychological Harm: Trachtman v. Anker (The) .......................... 375

### HUMAN RIGHTS
- Aboriginal Title in the Common Law: A Stony Path Through Feudal Doctrine .................................................. 617
- Concept of Aboriginal Rights in the Early Legal History of the United States (The) .......................................... 637
- Indian Act of Canada (The) .................................... 581
- Indian in Latin America: Approaches to Administration, Integration, and Protection (The) ..................................... 715
- Land and the Forest-Dwelling South American Indian: The Role of National Law .................................................. 759
- Sovereignty and Self-Determination: The Rights of Native Americans Under International Law .................................. 669
INDEX

INTERNATIONAL LAW

Indian in Latin America: Approaches to Administration, Integration, and Protection (The) ................................................ 715
Sovereignty and Self-Determination: The Rights of Native Americans Under International Law ........................................ 669

LEGAL AID

Access to Justice: The Newest Wave in the Worldwide Movement to Make Rights Effective ........................................ 181

LEGAL HISTORY

Aboriginal Title in the Common Law: A Stony Path Through Feudal Doctrine .......................................................... 617
Concept of Aboriginal Rights in the Early Legal History of the United States (The) .................................................. 637

LEGAL PROFESSION

NLRB Asserts Jurisdiction Over Law Firms: Has the Door Been Opened to Lawyer Unionization? ........................................ 361

LEGAL SCHOLARSHIP

Ages of American Law (The) ................................................ 47

LEGISLATION

Land and the Forest-Dwelling South American Indian: The Role of National Law ....................................................... 759

NEGLIGENCE

Halloran v. Virginia Chemicals, Inc.: The Admissibility of Habit Evidence in New York to Prove Negligence .......................................................... 511
Wrongful Life and a Fundamental Right to be Born Healthy: Park v. Ches- sin; Becker v. Schwartz .................................................. 537

PHILOSOPHY OF LAW

Ages of American Law (The) ................................................ 47

Pornography

Zoning Obscenity: Or, The Moral Politics of Porn ................................................ 1

PRISONS

Prison Reform in the Federal Courts ........................................ 99

PRIVACY

Right of Privacy—Fornication Statute Held Unconstitutional—State v. Saunders .................................................. 395
BUFFALO LAW REVIEW

PROPERTY
Taxation of Restricted Use Property: A Theoretical Framework (The) ... 419
Zoning Obscenity: Or, The Moral Politics of Porn .................................. 1

SEX DISCRIMINATION
Sex Discrimination—Court Narrows Gilbert—Some Pregnancy Discrimination is Sex Related .................................................. 295

SOVEREIGN IMMUNITY
Eleventh Amendment and Federally Protected Rights (The) ............. 57

STATUTES
Indian Act of Canada (The) ............................................................. 581

TAXATION
Taxation of Restricted-Use Property: A Theoretical Framework (The) .... 419

TORTS
Halloran v. Virginia Chemicals, Inc.: The Admissibility of Habit Evidence in New York to Prove Negligence ............................................. 511
Wrongful Life and a Fundamental Right to be Born Healthy: Park v. Ches- sin; Becker v. Schwartz ......................................................... 537

WARRANTIES
Contracts—Warranties, Unconscionability and the Parol Evidence Rule— Industralease Automated & Scientific Corp. v. R.M.E. Enterprises, Inc. ... 521

WIRETAPPING

ZONING
Zoning Obscenity: Or, The Moral Politics of Porn ............................. 1

TABLE OF AUTHORS AND REVIEWERS
BARTLETT, RICHARD H., The Indian Act of Canada ................................ 581
BENNETT, GORDON I., Aboriginal Title in the Common Law: A Stony Path Through Fuedal Doctrine ............................................ 617

vi
INDEX

BERMAN, HOWARD R., The Concept of Aboriginal Rights in the Early Legal History of the United States ............................................ 637
CAPPELLETTI, MAURO & GARTh, BRYANT, Access to Justice: The Newest Wave in the Worldwide Movement to Make Rights Effective ............................................. 181
CLINEBELL, JOHN HOWARD & THOMSON, JIM, Sovereignty and Self-Determination: The Rights of Native Americans Under International Law .............................. 669
MARCUS, NORMAN, Zoning Obscenity: Or, The Moral Politics of Porn ........ 1
MENIKOFF, JERRY A., The Taxation of Restricted Use Property: A Theoretical Framework .......................................................... 419
SHEUCHMAN, PHILIP, Prejudgment Attachments in Three Courts of Two States .. 459
SWEPSTON, LEE, The Indian in Latin America: Approaches to Administration, Integration, and Protection ............................................ 715

TABLE OF ARTICLES

ABORIGINAL TITLE IN THE COMMON LAW: A STONY PATH THROUGH FEUDAL DOCTRINE. Gordon I. Bennett ............................................. 617
ACCESS TO JUSTICE: THE NEWEST WAVE IN THE WORLDWIDE MOVEMENT TO MAKE RIGHTS EFFECTIVE. Mauro Cappelletti & Bryant Garth ............................................. 181
CONCEPT OF ABORIGINAL RIGHTS IN THE EARLY LEGAL HISTORY OF THE UNITED STATES (THE). Howard R. Berman ............................................. 637
INDIAN ACT OF CANADA (THE). Richard H. Bartlett ............................................. 581
INDIAN IN LATIN AMERICA: APPROACHES TO ADMINISTRATION, INTEGRATION, AND PROTECTION (THE). Lee Sweptston ............................................. 715
PREJUDGMENT ATTACHMENTS IN THREE COURTS OF TWO STATES. Philip Shuchman ............................................................ 459
SOVEREIGNTY AND SELF-DETERMINATION: THE RIGHTS OF NATIVE AMERICANS UNDER INTERNATIONAL LAW. John Howard Clinebell & Jim Thomson .............. 669
TAXATION OF RESTRICTED-USE PROPERTY: A THEORETICAL FRAMEWORK (THE). Jerry A. Menikoff ............................................................. 419
ZONING OBSCENITY: OR, THE MORAL POLITICS OF PORN. Norman Marcus ... 1

TABLE OF COMMENTS

Bordenkircher v. Hayes: Prosecutorial Discretion During Plea-Bargaining ...... 563
Contracts—Warranties, Unconscionability and the Parol Evidence Rule—Industrial Lease Automated & Scientific Corp. v. R.M.E. Enterprises, Inc. .............................. 521
Eleventh Amendment and Federally Protected Rights (The) ..................... 57
First Amendment, High School Students, and the Possibility of Psychological Harm: Trachtman v. Anker (THE) ......................................................... 375
Halloran v. Virginia Chemicals, Inc.: The Admissibility of Habit Evidence in New York to Prove Negligence .................................................. 511
Land and the Forest-Dwelling South American Indian: The Role of National Law .............................................................. 759
BUFFALO LAW REVIEW

NLRB Asserts Jurisdiction Over Law Firms: Has the Door Been Opened to Lawyer Unionization? ................................................ 361
Presumptive Possession of Weapons: New York's Controversial Statute 493
Prison Reform in the Federal Courts ........................................ 99
Right of Privacy—Fornication Statute Held Unconstitutional—State v. Saunders 395
Sex Discrimination—Court Narrows Gilbert—Some Pregnancy Discrimination is Sex Related ................................................ 295
Shaffer v. Heitner's Effect on Pre-Judgment Attachment, Jurisdiction Based on Property, and New York's Seider Doctrine: Have We Finally Given Up the Ghost of the Res? ................................................ 323
Wrongful Life and a Fundamental Right to be Born Healthy: Park v. Chessin; Becker v. Schwartz .................................................. 537

BOOK REVIEW

GILMORE: THE AGES OF AMERICAN LAW ................................. 47