

# Washington University Law Review

---

Volume 59 | Issue 1

---

January 1981

## Articles - Index (by Title)

Follow this and additional works at: [https://openscholarship.wustl.edu/law\\_lawreview](https://openscholarship.wustl.edu/law_lawreview)

---

### Recommended Citation

*Articles - Index (by Title)*, 59 WASH. U. L. Q. (1981).

Available at: [https://openscholarship.wustl.edu/law\\_lawreview/vol59/iss1/2](https://openscholarship.wustl.edu/law_lawreview/vol59/iss1/2)

This Index is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact [digital@wumail.wustl.edu](mailto:digital@wumail.wustl.edu).

## LEADING ARTICLES—TITLE INDEX

BRINGING THE EDUCATION REFORMS OF THE <i>CRAMTON REPORT</i> INTO THE CASE METHOD CLASSROOM: TWO MODELS, <i>Gene R. Shreve</i> .....	793
CHINA'S DEVELOPING LABOR LAW, <i>John Bruce Lewis and Bruce L. Ottley</i> .....	1165
THE CONSTITUTIONAL DIMENSIONS OF CHURCH PROPERTY DISPUTES, <i>Louis J. Sirico, Jr.</i> .....	1
DUE PROCESS AND FEDERAL GRANT TERMINATION: CHALLENGING AGENCY DISCRETION THROUGH A REASONS REQUIREMENT, <i>Robert S. Catz</i> .....	1067
DUE PROCESS AND FEDERAL GRANT TERMINATION: SOME OBSERVATIONS, <i>Edgar S. Cahn</i> .....	1147
THE EMERGING LAW OF FEDERAL ASSISTANCE, <i>Richard B. Capalli</i> .....	1153
ENTROPY AND SKEWNESS IN THE ALLOCATION OF STUDENTS TO LAW SCHOOLS, <i>Ronald M. Pipkin</i> .....	901
THE EVER WIDENING SCOPE OF FACT REVIEW IN FEDERAL APPELLATE COURTS—IS THE "CLEARLY ERRONEOUS RULE" BEING AVOIDED?, <i>The Honorable John F. Nangle</i> ..	409
FOUR ISSUES IN THE ACCREDITATION OF LAW SCHOOLS, <i>Thomas L. Shaffer</i> .....	887
THE HISTORY OF FIRST CENTURY AMERICAN LEGAL EDUCATION: A REVISIONIST PERSPECTIVE, <i>Charles R. McManis</i> .....	597
INVOLUNTARY PSYCHIATRIC TREATMENT AND OTHER COERCIVE BEHAVIORAL INTERVENTIONS AS CRIMINAL SANCTIONS: REFLECTIONS ON <i>VITEK v. JONES</i> , <i>Carl J. Circo</i> ..	81
LAW LEARNING, TEACHER-STUDENT RELATIONS AND THE LEGAL PROFESSIONAL, <i>Robert S. Redmount</i> .....	853
LEGAL AND MEDICAL EDUCATION COMPARED: IS IT TIME FOR A <i>FLEXNER REPORT</i> ON LEGAL EDUCATION?, <i>Robert M. Hardaway</i> .....	687
LEGAL EDUCATION FOR COMPETENCE—A SHARED RESPONSIBILITY, <i>David R. Brink</i> .....	591
LEGAL EDUCATION'S FUTURE: A BROADER HORIZON OR A NARROW WINDOW?, <i>Charles D. Kelso and R. Randall Kelso</i> .....	661
OBSERVATIONS ON THE STUDY OF LEGAL EDUCATION—CIRCA 1980, <i>The Honorable Thomas B. Curtis</i> .....	721
REAL ESTATE JOINT VENTURE INTERESTS AS SECURITIES: THE IMPLICATIONS OF <i>WILLIAMSON v. TUCKER</i> , <i>Marc H. Morganstern</i> .....	1231
REFLECTIONS ON THE MODERN CHINESE LEGAL SYSTEM, <i>William C. Jones</i> .....	1221
REPRESENTATION AND ADVOCACY AT NON-ADVERSARY HEARINGS: THE NEED FOR NON-ADVERSARY REPRESENTATIVES AT SOCIAL SECURITY DISABILITY HEARINGS, <i>Frank S. Bloch</i> .....	349
THE ROLE OF SECTION 2 OF THE SHERMAN ACT IN INTERNATIONAL PATENT FRAUD: "WALK SOFTLY AND CARRY A BIG STICK," <i>David Steinberg</i> .....	123
THE SOLICITOR GENERAL AND HIS CLIENT, TYRRELL WILLIAMS MEMORIAL LECTURE, <i>Wade H. McCree, Jr.</i> .....	337
TOWARDS A COMPREHENSIVE APPROACH TO CLINICAL EDUCATION: A RESPONSE TO THE NEW REALITY, <i>Terrence J. Anderson and Robert S. Catz</i> .....	727
AN UPDATE ON FEDERAL AGENCY RECOGNITION OF GRANTEE DUE PROCESS RIGHTS, <i>Tersh Boasberg and Jacqueline Covey Leifer</i> .....	1139
USE OF SOCIAL SCIENCE MATERIALS IN TEACHING WITHIN THE STANDARD GENERALIST LAW CURRICULUM: A CRITERION FOR REFINED INTEGRATION, <i>Leigh Hunt Greenhaw</i> .....	809

## NOTES—TITLE INDEX

ANTITRUST DAMAGES FOR A MONOPOLIST'S CUSTOMERS AFTER <i>BERKEY PHOTO, INC. v. EASTMAN KODAK CO.</i> .....	173
---	-----