INDIVIDUAL ACTIONS FOR BREACH OF A COLLECTIVE BARGAINING AGREEMENT: JUDICIAL ALTERNATIVES TO THE GRIEVANCE PROCEDURE ............................................................. 765
LABOR UNION BANKRUPTCY .................................................. 341
MAY DESEGREGATION REMEDIES INFRINGE THE RIGHTS OF INNOCENT WHITES? THE IMPLICATIONS OF RUNYON V. McCARTY FOR REVERSE DISCRIMINATION .............................. 211
A NEW APPROACH TO RULE 10b-5: DISTINGUISHING THE CLOSE CORPORATION .......... 733
SECTION 1985(3): A VIABLE ALTERNATIVE TO TITLE VII FOR SEX-BASED EMPLOYMENT DISCRIMINATION ........................................................................ 367
STANDING FOR PUBLIC AND QUASI-PUBLIC INTEREST TAX LITIGANTS .................. 571
STUDENT LOAN BANKRUPTCIES .............................................. 593

CASE COMMENTS—TITLE INDEX

Academic Dismissal of State Medical Student Does Not Require Formal Hearing, Board of Curators v. Horowitz, 435 U.S. 78 (1978) .......................................................... 819
Minors’ Right to Litigate Privacy Interests Without Parental Notice, M.S. v. Wermers, 557 F.2d 170 (8th Cir. 1977) ................................................................. 431
Unified Jurisdictional Test Applied to In Personam Jurisdiction, Kulko v. Superior Court, 436 U.S. 84 (1978) ................................................................. 797

BOOKS REVIEWED

Horowitz, Donald L., The Courts and Social Policy, reviewed by J. Woodford Howard, Jr. 833
Kurland, Philip B., Watergate and the Constitution, reviewed by Mark G. Arnold ...... 840

BOOKS REVIEWED—REVIEWERS

Arnold, Mark G., Watergate and the Constitution, by Philip B. Kurland ..................... 840
Howard, Jr., J. Woodford, The Courts and Social Policy, by Donald L. Horowitz ...... 833