

# Northern Illinois University Law Review

---

Volume 1 | Issue 2

Article 9

---

5-1-1981

## Vol. 1, no. 2, Spring 1981: Table of Contents

Northern Illinois University Law Review

Follow this and additional works at: <https://huskiecommons.lib.niu.edu/niulr>



Part of the [Law Commons](#)

---

### Recommended Citation

Northern Illinois University Law Review (1981) "Vol. 1, no. 2, Spring 1981: Table of Contents," *Northern Illinois University Law Review*. Vol. 1: Iss. 2, Article 9.

Available at: <https://huskiecommons.lib.niu.edu/niulr/vol1/iss2/9>

This Other/Newsletter is brought to you for free and open access by the College of Law at Huskie Commons. It has been accepted for inclusion in Northern Illinois University Law Review by an authorized editor of Huskie Commons. For more information, please contact [jschumacher@niu.edu](mailto:jschumacher@niu.edu).

# Northern Illinois University Law Review

---

---

Volume 1

1981

Number 2

---

---

## ARTICLES

- The Guilt of the "Innocent Construction Rule" in Illinois Defamation Law** ..... 181  
*Michael J. Polelle*

This article traces the origin of the peculiar Illinois "Innocent Construction Rule" in defamation law. The author concludes that the Illinois "Innocent Construction Rule" was unfortunately resurrected in *John v. Tribune*. He calls upon the Illinois Supreme Court to reconsider the *John* case.

- Crime Must Not Pay: RICO Criminal Forfeiture in Perspective** ..... 225  
*Edward C. Weiner*

From the vantage point of extensive practical experience in administering RICO, Edward Weiner analyzes its novel remedy of *in personam* criminal forfeiture by examining both the common law origins of the remedy and the purpose for its reintroduction into American jurisprudence to form a background for understanding current judicial interpretations of the statute.

## COMMENTS

- Antidumping Investigations: Procedural Reform and Substantive Change Through the Trade Agreements Act** ..... 261

This comment presents an examination of the anti-competitive practice of dumping and the United States legislation aimed at its deterrence. The author presents an analysis of the procedure used in the repealed antidumping act. Additionally, the author addresses the question of the effect of the new Trade Agreements Act on the antidumping investigations in the future.

- Sexual Harassment of Working Women: The EEOC Guidelines—Panacea or Placebo?** ..... 283

This comment presents a discussion of the law of sexual harassment of working women, focusing on case law, the content of the guidelines issued by the EEOC, and how these guidelines may affect future litigation.

## LEGISLATIVE NOTE

- The Illinois Bail Jumper's Statute** ..... 303

This legislative note focuses on the constitutional ramifications of complete trials *in absentia* and examines possible alternatives to this procedure.

**CASENOTE**

*Richmond Newspapers Inc. v. Virginia:*  
A Constitutional Right of Access ..... 335  
This note analyzes the *Richmond* case and, in light of earlier access cases decided by the Court, discusses the nature of the right created and possible judicial approaches to future access claims both in and out of the courtroom setting.

**BOOK REVIEWS**

TAKING CARE OF STRANGERS: The Rule of Law  
in Doctor-Patient Relations ..... 365  
*Natalie L. C. Stason*

BEFORE THE BEST INTEREST OF THE CHILD ..... 377  
*Karl G. Sorg*

**NORTHERN ILLINOIS UNIVERSITY LAW REVIEW**

**Volume 1**

**Spring 1981**

**Number 2**

**BOARD OF EDITORS**

**Editor-in-Chief**  
Kathleen T. Zellner

**Executive Editors**  
Cynthia M. Raccuglia  
Terence M. Sheen

**Notes & Comments Editors**  
Thomas J. Cohan  
Nancie S. Hudell

**Research Editor**  
Kathleen Zitzka

**SENIOR STAFF**

James L. Salsbury  
Kathleen Smith

**CANDIDATES**

Beverly V. Haas  
Mark E. James  
J. Robert Kalenish  
Richard S. Lauter  
Marilyn D. Marsh

Michael L. Parker  
Edward J. Rodgers  
Patricia Sheridan  
Barbara A. West  
Ronald F. Wittmeyer

**FACULTY ADVISORS**

Professor William L. Niro  
Professor A. Samuel Oddi

*Member of the National Conference of Law Reviews*



JOHN S. BAINBRIDGE