

12-1976

Subject Index to Volume 4

Follow this and additional works at: <http://ir.law.fsu.edu/lr>



Part of the [Law Commons](#)

Recommended Citation

Subject Index to Volume 4, 4 Fla. St. U. L. Rev. iv (2014).

<http://ir.law.fsu.edu/lr/vol4/iss4/10>

This Article is brought to you for free and open access by Scholarship Repository. It has been accepted for inclusion in Florida State University Law Review by an authorized editor of Scholarship Repository. For more information, please contact bkaplan@law.fsu.edu.

v. Abandoned Sailing Vessel Believed To Be the Nuestra Señora De Atocha, S.D. Fla. 1976) 561

ATTORNEY DISCIPLINE—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126

ATTORNEY DISCIPLINE—Suspended Lawyer May Take Employment as a Law Clerk (*The Florida Bar v. Thomson*, Fla. 1975) 296

CIVIL PROCEDURE—Voluntary Dismissal—Plaintiff's Right To Take Voluntary Dismissal Is Absolute; or Plaintiff Gets a Second Chance (*Fears v. Lunsford*, Fla. 1975) 379

CONSTITUTIONAL LAW—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136

CONSTITUTIONAL LAW—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

CRIMINAL LAW—Guilty Pleas—Factual Basis Determination Not Mandatory When a Court Accepts a Plea of Guilty or Nolo Contendere (*Williams v. State*, Fla. 1975) 384

EVIDENCE—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason To Know of Eavesdropper's Presence (*Proffit v. State*, Fla. 1975) . 553

TORTS—Strict Liability for Hazardous Use of One's Land—Impounding Phosphate Slimes in Reservoir Is Non-Natural Use of Lands: Escape of Slimes Invokes Doctrine of Strict Liability (*Cities Services Co. v. State*, Fla. 2d Dist. Ct. App. 1975) 304

TORTS—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . . 394

ZONING ORDINANCE—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163

SUBJECT INDEX

ACTIONS AND DEFENSES

See also CIVIL PROCEDURE; CRIMINAL PROCEDURE; REMEDIES

Connell Construction Company v. Plumber's Local 100: New Limits on Labor's Antitrust Immunity? 536

Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc v. Di-Chem, Inc.*, U.S. 1975) . 136

The Florida Medical Malpractice Reform Act of 1975 50

Florida's No-Fault Divorce: Is It Really No-Fault? 504

Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105

Torts—Wrongful Death—Florida's Wrongful Death Act is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . 394

ADJOINING LANDOWNERS

Torts—Strict Liability for Hazardous Use of One's Land—Impounding Phosphate Slimes in Reservoir Is Non-Natural Use of Lands: Escape of Slimes Invokes Doctrine of Strict Liability (*Cities Service Co. v. State*, Fla. 2d Dist. Ct. App. 1975) 304

ADMINISTRATION OF JUSTICE

See also COURTS

Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem.*, U.S. 1975) . . 136

Florida's Incompetency to Stand Trial Rule: A Possible Life Sentence? . . . 523

Thorns in Their Sides: Courts and Their Critics in Florida 449

ADMINISTRATIVE AGENCIES

- Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict 350

ADMINISTRATIVE LAW

- Appellate Supervision of Remedies in Public Law Adjudication 411
 Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict 350

ADMINISTRATIVE PROCEDURE

See ADMINISTRATIVE LAW

ADMIRALITY

See MARITIME LAW

ADMISSIBILITY OF EVIDENCE

See EVIDENCE

AGRICULTURE

- California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

ALIMONY AND MAINTENANCE

- Florida's No-Fault Divorce: Is It Really No-Fault? 504

ANTITRUST LAW

- Appellate Supervision of Remedies in Public Law Adjudication 411
Connell Construction Company v. Plumber's Local 100: New Limits on Labor's Antitrust Immunity? 536

APPELLATE PROCEDURE

- Appellate Supervision of Remedies in Public Law Adjudication 411

ARREST

- Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

ATTACHMENT AND GARNISHMENT

- Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136

ATTORNEYS

- Attorney Discipline—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126
 Attorney Discipline—Suspended Lawyer May Take Employment as a Law Clerk (*The Florida Bar v. Thomson*, Fla. 1975) 296
 Freedman: Lawyers' Ethics in an Adversary System (book review) 171

BAIL

- Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System 365

BAR ASSOCIATIONS

See ATTORNEYS

BOATS AND BOATING

See MARITIME LAW; WATER AND WATERCOURSES

BOYCOTTS AND STRIKES

- Connell Construction Company v. Plumber's Local 100*: New Limits on Labor's Antitrust Immunity? 536

BREACH OF THE PEACE

- Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

BUILDING CONTRACTS

See CONSTRUCTION CONTRACTS

BUILDING LAWS

- California's Coast: The Struggle Today—A Plan for Tomorrow . . . 177, 315

CHILD CUSTODY

- Florida's No-Fault Divorce: Is It Really No-Fault? 504

CITY PLANNING

See REGIONAL PLANNING; ZONING

CIVIL PROCEDURE

See also ACTIONS AND DEFENSES; DISMISSAL AND NONSUIT; EVIDENCE; JURISDICTION; MOTIONS; TRIAL PRACTICE

- Civil Procedure—Voluntary Dismissal—Plaintiff's Right To Take Voluntary Dismissal Is Absolute; or Plaintiff Gets a Second Chance (*Fears v. Lunsford*, Fla. 1975) 379
- Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) . . . 136
- Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . 394

CIVIL RIGHTS

See also Names of particular rights

- Appellate Supervision of Remedies in Public Law Adjudication 411
- The Civilly-Committed Public Mental Patient and the Right to Aftercare . 232
- Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146
- Florida's Incompetency to Stand Trial Rule: A Possible Life Sentence? . . . 523
- Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105

CLAIMS

See GOVERNMENT IMMUNITY AND LIABILITY

COLLECTIVE BARGAINING

- Connell Construction Company v. Plumber's Local 100*: New Limits on Labor's Antitrust Immunity? 536

COMMITMENT

- The Civilly-Committed Public Mental Patient and the Right to Aftercare . . 232
- Florida's Incompetency To Stand Trial Rule: A Possible Life Sentence? . . 523

COMMON LAW

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

CONDEMNATION OF LAND

See EMINENT DOMAIN

CONFISCATION

- Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163

CONSERVATION

See NATURAL RESOURCES

CONSPIRACY

- Connell Construction Company v. Plumber's Local 100: New Limits on Labor's Antitrust Immunity?* 536

CONSTITUTIONAL LAW

See also CIVIL RIGHTS; DUE PROCESS OF LAW; EQUAL PROTECTION; POLICE POWER; SEARCH AND SEIZURE; SELF INCRIMINATION; SEPARATION OF POWERS

- Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict 350
- The Civilly-Committed Public Mental Patient and the Right to Aftercare . . . 232
- Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136
- Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146
- Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? 523
- The Legislature's Role in the Taking Issue 1
- Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105
- Thorns in Their Sides: Courts and Their Critics in Florida 449
- Updating Eminent Domain for Environmental Control 24
- Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . . 394
- Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163

CONSTRUCTION CONTRACTS

- Connell Construction Company v. Plumber's Local 100: New Limits on Labor's Antitrust Immunity?* 536

CONSUMER PROTECTION

- Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136

CONTEMPT

- Thorns in Their Sides: Courts and Their Critics in Florida 449

CONTINENTAL SHELF

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

CONTRACTS

See CONSTRUCTION CONTRACTS

COURTS

See also JUDGES; JUDICIAL REVIEW; JURISDICTION

- Appellate Supervision of Remedies in Public Law Adjudication 411

The Legislature's Role in the Taking Issue	1
Thorns in Their Sides: Courts and Their Critics in Florida	449
CRIMINAL LAW	
<i>See also SELF-INCRIMINATION; Names of particular crimes</i>	
Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (<i>State v. Ecker</i> , Fla. 1975)	146
Criminal Law—Guilty Pleas—Factual Basis Determination Not Mandatory When a Court Accepts a Plea of Guilty or Nolo Contendere (<i>Williams v. State</i> , Fla. 1975)	384
Fogel: ". . . We Are the Living Proof . . ." (book review)	403
CRIMINAL PROCEDURE	
<i>See also ACTIONS AND DEFENSES; EVIDENCE; PLEA BARGAINING; TRIAL PRACTICE</i>	
Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System	365
Criminal Law—Guilty Pleas—Factual Basis Determination Not Mandatory When a Court Accepts a Plea of Guilty or Nolo Contendere (<i>William v. State</i> , Fla. 1975)	384
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence?	523
CRIMINAL RESPONSIBILITY	
Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System	365
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence?	523
CRIMINAL STATISTICS	
Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System	365
Fogel: ". . . We Are the Living Proof . . ." (book review)	403
CRIMINOLOGY	
Fogel: ". . . We Are the Living Proof . . ." (book review)	403
CROSS-EXAMINATION	
The Dead Man's Statute Before and After the Florida Evidence Code—A Step in the Right Direction	480
CRUEL AND UNUSUAL PUNISHMENT	
<i>See PENOLOGY</i>	
CUSTODY	
<i>See CHILD CUSTODY; INCOMPETENTS; PRISONS AND PRISONERS</i>	
DAMAGES	
Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (<i>Martin v. Security Services, Inc.</i> , Fla. 1975)	394
DEATH	
<i>See WRONGFUL DEATH</i>	
DECEDENTS' ESTATES	
<i>See INHERITANCE AND SUCCESSION</i>	
DEDICATION TO PUBLIC USE	
California's Coast: The Struggle Today—A Plan For Tomorrow	177, 315
DEFENSES	
<i>See ACTIONS AND DEFENSES</i>	

DELEGATION OF POWERS

See also SEPARATION OF POWERS

Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict 350

DISBARMENT OF ATTORNEYS

See LEGAL ETHICS

DISCRIMINATION

See CIVIL RIGHTS

DISMISSAL AND NONSUIT

Civil Procedure—Voluntary Dismissal—Plaintiff's Right To Take Voluntary Dismissal Is Absolute; or Plaintiff Gets a Second Chance (*Fears v Lunsford*, Fla. 1975) 379

DIVORCE AND SEPARATION

Florida's No-Fault Divorce: Is It Really No-Fault? 504

DOCTORS

See PHYSICIANS AND SURGEONS

DOMESTIC RELATIONS

Florida's No-Fault Divorce: Is It Really No-Fault? 504

DOMESTIC RELATIONS COURTS

See FAMILY COURTS

DRAINAGE

California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

DUE PROCESS OF LAW

Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication State of the Juvenile Justice System 365

The Civilly-Committed Public Mental Patient and the Right to Aftercare 232

Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136

Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? 523

The Legislature's Role in the Taking Issue 1

Updating Eminent Domain for Environmental Control 24

Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163

EAVESDROPPING

Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason To Know of Eavesdropper's Presence (*Proffitt v. State*, Fla. 1975) 553

ECONOMICS

California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

ELECTRICITY

See ENERGY RESOURCES

EMINENT DOMAIN

The Legislature's Role in the Taking Issue 1

Updating Eminent Domain for Environmental Control 24

ENERGY RESOURCES

California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

ENVIRONMENTAL CONTROL

See ENVIRONMENTAL LAW

ENVIRONMENTAL LAW

California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

The Legislature's Role in the Taking Issue 1

Updating Eminent Domain for Environmental Control 24

EQUAL PROTECTION

The Civilly-Committed Public Mental Patient and the Right to Aftercare . . 232

Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? . . . 523

ESTATES

See INHERITANCE AND SUCCESSION

ETHICS

See LEGAL ETHICS

EVIDENCE

The Dead Man's Statute Before and After the Florida Evidence Code—A Step
in the Right Direction 480

Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper
Concerning Privileged Communication Admissible Where Privileged Party
Knows or Has Reason To Know of Eavesdropper's Presence (*Proffitt v.*
State, Fla. 1975) 553

Florida's No-Fault Divorce: Is It Really No-Fault? 504

EXECUTIVE POWER

See also SEPARATION OF POWERS

Can the Joint Administrative Procedures Committee Adequately Solve Ad-
ministrative Conflict 350

FAIR TRIAL

See DUE PROCESS OF LAW; RIGHT TO TRIAL BY JURY

FAMILY COURTS

Florida's No-Fault Divorce: Is It Really No-Fault? 504

FAMILY LAW

See DOMESTIC RELATIONS; HUSBAND AND WIFE

FEDERAL COURTS

See COURTS

FEDERAL JURISDICTION

Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative
over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc.*
v. Abandoned Sailing Vessel Believed To Be the Nuestra Señora De Atocha,
S.D. Fla. 1976) 561

Suing State Welfare Officials for Damages in Federal Court: The Eleventh
Amendment and Qualified Immunity 105

FEDERALISM

Suing State Welfare Officials for Damages in Federal Court: The Eleventh
Amendment and Qualified Immunity 105

FEES

- Attorney Discipline—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126

FISH AND GAME

- California's Coast: The Struggle Today—A Plan for Tommorrow . . . 117, 315

FRAUD

- Attorney Discipline—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126

FREEDOM

See LIBERTY

FREEDOM OF THE PRESS

- Thorns in Their Sides: Courts and Their Critics in Florida 449

FREEDOM OF THE SEAS

See SOVEREIGNTY

GARNISHMENT

- Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) . . . 136

GOVERNMENT IMMUNITY AND LIABILITY

- Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 150

GOVERNMENT REGULATION

See ADMINISTRATIVE LAW

HEIRS

See INHERITANCE AND SUCCESSION

HIGH SEAS

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

HISTORICAL MONUMENTS

See PARKS AND MONUMENTS

HISTORY

See LEGAL HISTORY

HISTORY OF LAW

See LEGAL HISTORY

HUSBAND AND WIFE

See also DIVORCE AND SEPARATION

- Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason to Know of Eavesdropper's Presence (*Proffitt v. State*, Fla. 1975) 553

IMMUNITY

See GOVERNMENTAL IMMUNITY AND LIABILITY

IMPEACHMENT OF WITNESSES

- The Dead Man's Statute Before and After the Florida Evidence Code—A Step
in the Right Direction 480

INCOMPETENTS

See also INSANITY

- The Civilly-Committed Public Mental Patient and the Right to Aftercare . . . 232
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? . . . 523

INHERITANCE AND SUCCESSION

- The Dead Man's Statute Before and After the Florida Evidence Code—A
Step in the Right Direction 480

INJUNCTIONS

- Appellate Supervision of Remedies in Public Law Adjudication 411

INSANITY

See also COMMITMENT; INCOMPETENTS

- The Civilly-Committed Public Mental Patient and the Right to Aftercare . . . 232

INSANITY (CRIMINAL LAW)

See CRIMINAL RESPONSIBILITY

INTERNATIONAL AGREEMENTS AND CONVENTIONS

See TREATIES

INTERNATIONAL JURISDICTION

See JURISDICTION (INTERNATIONAL LAW)

INTERNATIONAL LAW

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative
over Abandoned Property on Outer Continental Shelf (*Treasure Salvors,
Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De
Atocha*, S.D. Fla. 1976) 561

IRRIGATION

See WATER AND WATERCOURSES

JUDGES

- Thorns in Their Sides: Courts and Their Critics in Florida 449

JUDICIAL ADMINISTRATION

See ADMINISTRATION OF JUSTICE

JUDICIAL REVIEW

See also SEPARATION OF POWERS

- Appellate Supervision of Remedies in Public Law Adjudication 411
Can the Joint Administrative Procedures Committee Adequately Solve Ad-
ministrative Conflict 350
The Legislature's Role in the Taking Issue 1

JURISDICTION

See also ACTIONS AND DEFENSES; CIVIL PROCEDURE; FEDERAL JURISDICTION

- Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amend-
ment and Qualified Immunity 105

JURISDICTION (INTERNATIONAL LAW)

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative
over Abandoned Property on Outer Continental Shelf (*Treasure Salvors,
Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De
Atocha*, S.D. Fla. 1976) 561

JUVENILE COURTS

- Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System 365

LABOR LAW

- Connell Construction Company v. Plumber's Local 100: New Limits on Labor's Antitrust Immunity?* 536

LABOR UNIONS

See UNIONS

LAW SOCIETIES

See ATTORNEYS

LAWYERS

See ATTORNEYS

LEGAL ETHICS

- Attorney Discipline—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126
- Attorney Discipline—Suspended Lawyer May Take Employment as a Law Clerk (*The Florida Bar v. Thomson*, Fla. 1975) 296
- Freedman: Lawyers' Ethics in an Adversary System (book review) 171

LEGAL HISTORY

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561
- California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315
- The Dead Man's Statute Before and After the Florida Evidence Code—A Step in the Right Direction 480
- Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason To Know of Eavesdropper's Presence (*Proffitt v. State*, Fla. 1975) 553
- Fogel: ". . . We Are the Living Proof . . ." (book review) 403
- Thorns in Their Sides: Courts and Their Critics in Florida 449

LEGAL PROFESSION

See also PARAPROFESSIONALS; UNAUTHORIZED PRACTICE OF LAW

- Attorney Discipline—Attorney May Be Punished for Charging Excessive Fee Absent Aggravating Circumstances, Fraud, or Dishonesty (*The Florida Bar v. Moriber*, Fla. 1975) 126
- Attorney Discipline—Suspended Lawyer May Take Employment as a Law Clerk (*The Florida Bar v. Thomson*, Fla. 1975) 296
- Freedman: Lawyers' Ethics in an Adversary System 171

LEGISLATION

See also Specific subjects of legislation

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed To Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561
- Basing Juvenile Detention on Past Adjudication: "Fairness" at the Preadjudication Stage of the Juvenile Justice System 365
- California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict	350
Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (<i>North Georgia Finishing, Inc. v. Di-Chem, Inc.</i> , U.S. 1975)	136
Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (<i>State v. Ecker</i> , Fla. 1975)	146
The Dead Man's Statute Before and After the Florida Evidence Code—A Step in the Right Direction	480
The Florida Medical Malpractice Reform Act of 1975	50
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence?	523
Thorns in Their Sides: Courts and Their Critics in Florida	449
Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (<i>Martin v. Security Services, Inc.</i> , Fla. 1975)	394
LEGISLATIVE BODIES	
Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict	350
The Legislature's Role in the Taking Issue	1
LIABILITY	
See Specific subjects, e.g., DAMAGES; GOVERNMENT IMMUNITY AND LIABILITY; LIABILITY WITHOUT FAULT; TORTS	
LIABILITY WITHOUT FAULT	
Torts—Strict Liability for Hazardous Use of One's Land—Impounding Phosphate Slimes in Reservoir Is Non-Natural Use of Lands: Escape of Slimes Invokes Doctrine of Strict Liability (<i>Cities Service Co. v. State</i> , Fla. 2d Dist. Ct. App. 1975)	304
LIBERTY	
See also any particular "Freedom"	
Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (<i>State v. Ecker</i> , Fla. 1975)	146
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence?	523
Fogel: ". . . We Are the Living Proof . . ." (book review)	403
LOITERING	
Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (<i>State v. Ecker</i> , Fla. 1975)	146
MAINTENANCE	
See ALIMONY AND MAINTENANCE	
MALPRACTICE	
See ATTORNEY'S; PHYSICIANS AND SURGEONS	
MARGINAL SEA	
See CONTINENTAL SHELF	
MARINE RESOURCES	
See also CONTINENTAL SHELF	
Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (<i>Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha</i> , S.D. Fla. 1976)	561
California's Coast: The Struggle Today—A Plan for Tomorrow	177, 315

MARITIME LAW

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

MEDICAL PROFESSION

See PHYSICIANS AND SURGEONS

MENTAL HEALTH

See also COMMITMENT

- The Civilly-Committed Public Mental Patient and the Right to Aftercare . . 232

MENTALLY HANDICAPPED

See MENTAL HEALTH

MONOPOLIES

See ANTITRUST LAW

MOTIONS

- Civil Procedure—Voluntary Dismissal—Plaintiff's Right To Take Voluntary Dismissal Is Absolute; or Plaintiff Gets A Second Chance (*Fears v. Lunsford*, Fla. 1975) 379

NATURAL RESOURCES

See also EMINENT DOMAIN; ENERGY RESOURCES; ENVIRONMENTAL LAW; MARINE RESOURCES

- California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315
 The Legislature's Role in the Taking Issue 1
 Updating Eminent Domain for Environmental Control 24

NEGLIGENCE

See also LIABILITY WITHOUT FAULT; PERSONAL INJURIES; WRONGFUL DEATH

- The Florida Medical Malpractice Reform Act of 1975 50

NEWSPAPERS

- Thorns in Their Sides: Courts and Their Critics in Florida 449

NONSUIT

See DISMISSAL AND NONSUIT

NOTICE

- Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

NUISANCE

- The Legislature's Role in the Taking Issue 1

OIL AND GAS

See ENERGY RESOURCES

PARALEGAL PRACTICE

See LEGAL PROFESSION; PARAPROFESSIONALS

PARAPROFESSIONALS

- Attorney Discipline—Suspended Lawyer May Take Employment as a Law Clerk (*The Florida Bar v. Thomson*, Fla. 1975) 296

PARKS AND MONUMENTS

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative

over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

PAROLE
 Fogel: “. . . We Are the Living Proof . . .” (book review) 403

PAROL EVIDENCE
 The Dead Man’s Statute Before and After the Florida Evidence Code—A Step in the Right Direction 480

PENOLOGY
 See also PRISONS AND PRISONERS; PROBATION; SENTENCING
 The Civilly-Committed Public Mental Patient and the Right to Aftercare . . 232
 Fogel: “. . . We Are the Living Proof . . .” (book review) 403

PHYSICIANS AND SURGEONS
 The Florida Medical Malpractice Reform Act of 1975 24

PICKETING
Connell Construction Company v. Plumber’s Local 100: New Limits on Labor’s Antitrust Immunity? 536

PLANNING
 See REGIONAL PLANNING

PLEA BARGAINING
 Criminal Law—Guilty Pleas—Factual Basis Determination Not Mandatory When a Court Accepts a Plea of Guilty or Nolo Contendere (*Williams v. State*, Fla. 1975) 384

POLICE POWER
 The Civilly-Committed Public Mental Patient and the Right to Aftercare . . 232
 The Legislature’s Role in the Taking Issue 1
 Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163

POLLUTION
 See also ENVIRONMENTAL LAW
 California’s Coast: The Struggle Today—A Plan for Tomorrow . . . 177, 315
 The Legislature’s Role in the Taking Issue 1

POOR LAW
 See POVERTY LAW

POSSESSION
 Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha* S.D. Fla. 1976) 561

POVERTY LAW.
 Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) . . . 136
 Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105

PRACTICE
 See CIVIL PROCEDURE; CRIMINAL PROCEDURE; TRIAL PRACTICE

PRACTICE OF LAW

See LEGAL PROFESSION; UNAUTHORIZED PRACTICE OF LAW

PRECEDENTS

Appellate Supervision of Remedies in Public Law Adjudication 411

PRESS

See NEWSPAPERS

PRE-TRIAL PROCEDURE

Constitutional Law—Due Process—Georgia Prejudgment Garnishment Procedures
Invalid (*North Georgia Finishing, Inc. v. Di-Chem, Inc.*, U.S. 1975) 136

PRISON AND PRISONERS

Fogel: “. . . We Are the Living Proof . . .” (book review) 403

PRIVACY

See RIGHT OF PRIVACY

PRIVILEGED COMMUNICATIONS

Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper
Concerning Privileged Communication Admissible Where Privileged Party
Knows or Has Reason To Know of Eavesdropper's Presence (*Proffitt v. State*,
Fla. 1975) 553

PROBATE LAW AND PRACTICE

The Dead Man's Statute Before and After the Florida Evidence Code—A Step
in the Right Direction 480

PROBATION

Fogel: “. . . We Are the Living Proof . . .” (book review) 403

PROCEDURE

See ADMINISTRATIVE PROCEDURE; CIVIL PROCEDURE; CRIMINAL PROCEDURE

PROPERTY

Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative
over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc.*
v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha,
S.D. Fla. 1976) 561
California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315
The Legislature's Role in the Taking Issue 1
Torts—Strict Liability for Hazardous Use of One's Land—Impounding Phosphate
Slimes in Reservoir Is Non-Natural Use of Lands: Escape of Slimes Invokes
Doctrine of Strict Liability (*Cities Service Co. v. State*, Fla. 2d Dist. Ct. App.
1975) 304
Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis
for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*,
Fla. 3d Dist. Ct. App. 1974) 163

PSYCHIATRY AND PSYCHOLOGY

See also COMMITMENT

The Civilly-Committed Public Mental Patient and the Right to Aftercare . . . 232

PUBLIC ADMINISTRATION

See ADMINISTRATIVE LAW

PUBLIC LANDS

Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative
over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc.*

v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha,
S.D. Fla. 1976) 561

Updating Eminent Domain for Environmental Control 24

PUBLIC OFFICIALS AND EMPLOYEES
Suing State Welfare Officials for Damages in Federal Court: The Eleventh
Amendment and Qualified Immunity 105

PUBLIC WELFARE
See SOCIAL WELFARE

PUNISHMENT
See PENOLOGY; PRISONS AND PRISONERS

REAL PROPERTY
See PROPERTY

REAPPORTIONMENT
See REPRESENTATIVE GOVERNMENT

RECIDIVISM
Fogel: ". . . We Are the Living Proof . . ." (book review) 403

REGIONAL PLANNING
California's Coast: The Struggle Today—A Plan for Tomorrow 177, 315

REHABILITATION OF CRIMINALS
Fogel: ". . . We Are the Living Proof . . ." (book review) 403

REMEDIES
Appellate Supervision of Remedies in Public Law Adjudication 411
Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and
Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . . 394

REPRESENTATIVE GOVERNMENT
Appellate Supervision of Remedies in Public Law Adjudication 411

RES JUDICATA
Civil Procedure—Voluntary Dismissal—Plaintiff's Right To Take Voluntary
Dismissal Is Absolute; or Plaintiff Gets a Second Chance (*Fears v. Lunsford*,
Fla. 1975) 379

RESTRAINT OF TRADE
Connell Construction Company v. Plumber's Local 100: New Limits on Labor's
Antitrust Immunity? 536

RIGHT OF PRIVACY
Evidence—Husband-Wife—Testimony of Third Party Eavesdropper Concerning
Privileged Communication Admissible Where Privileged Party Knows or Has
Reason To Know of Eavesdropper's Presence (*Proffitt v. State*, Fla. 1975) . . 553

RIGHT TO TREATMENT
The Civilly-Committed Public Mental Patient and the Right to Aftercare . . . 232
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? . . . 523

RIGHT TO TRIAL BY JURY
Criminal Law—Guilty Pleas—Factual Basis Determination Not Mandatory When
a Court Accepts a Plea of Guilty or Nolo Contendere (*Williams v. State*,
Fla. 1975) 384
Florida's Incompetency-To-Stand-Trial Rule: A Possible Life Sentence? . . . 523

RIPARIAN RIGHTS
See WATER AND WATERCOURSES

RIVERS

See WATER AND WATERCOURSES

RULE OF LAW

See DUE PROCESS OF LAW

SEARCH AND SEIZURE

Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

SEAS

See HIGH SEAS; TERRITORIAL WATERS

SEGREGATION

Appellate Supervision of Remedies in Public Law Adjudication 411

SELF-INCRIMINATION

Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (*State v. Ecker*, Fla. 1975) 146

Criminal Law—Guilty Pleas—Factual Basis Determination Not Mandatory When a Court Accepts a Plea of Guilty or Nolo Contendere (*Williams v. State*, Fla. 1975) 384

SENTENCING

Fogel: ". . . We Are the Living Proof . . ." (book review) 403

SEPARATION OF POWERS

Can the Joint Administrative Procedures Committee Adequately Solve Administrative Conflict 350

The Legislature's Role in the Taking Issue 1

Thorns in Their Sides: Courts and Their Critics in Florida 449

SHIPPING

See MARITIME LAW

SMOG

See POLLUTION

SMOKE

See POLLUTION

SOCIAL WELFARE

Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105

SOVEREIGNTY

See also GOVERNMENT IMMUNITY AND LIABILITY

Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105

STARE DECISIS

See PRECEDENTS

TREATIES

Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative

over Abandoned Property on Outer Continental Shelf (<i>Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha</i> , S.D. Fla. 1976)	561
--	-----

TRIAL PRACTICE

<i>See also</i> EVIDENCE; WITNESSES; Various procedure headings	
Civil Procedure—Voluntary Dismissal—Plaintiff's Right To Take Voluntary Dismissal is Absolute; or Plaintiff Gets a Second Chance (<i>Fears v. Lunsford</i> , Fla. 1975)	379
Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason To Know of Eavesdropper's Presence (<i>Proffit v. State</i> , Fla. 1975)	553
Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (<i>Martin v. Security Services, Inc.</i> , Fla. 1975)	394

UNAUTHORIZED PRACTICE OF LAW

Attorney Discipline—Suspended Lawyer May Take Employment as a Law Clerk (<i>The Florida Bar v. Thomson</i> , Fla. 1975)	296
--	-----

UNFAIR COMPETITION

See RESTRAINT OF TRADE

UNFAIR LABOR PRACTICES

<i>Connell Construction Company v. Plumber's Local 100</i> : New Limits on Labor's Antitrust Immunity?	536
--	-----

UNIFORM LAWS

Basing Juvenile Detention on Past Adjudication: "Fairness" at the Pre-adjudication Stage of the Juvenile Justice System	365
Florida's No-Fault Divorce: Is It Really No-Fault?	504

UNIONS

<i>Connell Construction Company v. Plumber's Local 100</i> : New Limits on Labor's Antitrust Immunity?	536
--	-----

VAGRANCY

Constitutional Law—Vagrancy—Florida's Loitering Statute Upheld as Constitutional When Construed To Prohibit Loitering Which Threatens Public Safety or a Breach of the Peace (<i>State v. Ecker</i> , Fla. 1975)	146
---	-----

STATUTES

See LEGISLATION

STRICT LIABILITY

See LIABILITY WITHOUT FAULT

SUBMERGED LANDS

<i>See also</i> CONTINENTAL SHELF; TERRITORIAL WATERS	
California's Coast: The Struggle Today—A Plan for Tomorrow	177, 315

SUCCESSION AND INHERITANCE

See INHERITANCE AND SUCCESSION

SUMMARY PROCEEDINGS

See CIVIL PROCEDURE

SUPPORT OF DEPENDANTS

Florida's No-Fault Divorce: Is It Really No-Fault?	504
--	-----

SURVIVAL OF ACTIONS

See REMEDIES; WRONGFUL DEATH

TERRITORIAL WATERS

- Admiralty—Salvage—The United States Has Not Asserted Sovereign Prerogative over Abandoned Property on Outer Continental Shelf (*Treasure Salvors, Inc. v. Abandoned Sailing Vessel Believed to Be the Nuestra Señora De Atocha*, S.D. Fla. 1976) 561

TORTS

- The Dead Man's Statute Before and After the Florida Evidence Code—A Step in the Right Direction 480
- The Florida Medical Malpractice Reform Act of 1975 50
- Suing State Welfare Officials for Damages in Federal Court: The Eleventh Amendment and Qualified Immunity 105
- Torts—Strict Liability for Hazardous Use of One's Land—Impounding Phosphate Slimes in Reservoir Is Non-Natural Use of Lands: Escape of Slimes Invokes Doctrine of Strict Liability (*Cities Service Co. v. State*, Fla. 2d Dist. Ct. App. 1975) 304
- Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . . 394

TRADE REGULATION

See ANTITRUST LAW

TRADE UNIONS

See UNIONS

WATER AND WATERCOURSES

See also CONTINENTAL SHELF; ENVIRONMENTAL LAW; POLLUTION; TERRITORIAL WATERS

- California's Coast: The Struggle Today—A Plan for Tomorrow . . . 177, 315

WIRETAPPING

See EAVESDROPPING

WITNESSES

See also PRIVILEGED COMMUNICATIONS

- The Dead Man's Statute Before and After the Florida Evidence Code—A Step in the Right Direction 480
- Evidence—Husband-Wife Privilege—Testimony of Third Party Eavesdropper Concerning Privileged Communication Admissible Where Privileged Party Knows or Has Reason To Know of Eavesdropper's Presence (*Proffitt v. State*, Fla. 1975) 553

WRONGFUL DEATH

- Torts—Wrongful Death—Florida's Wrongful Death Act Is Constitutional and Permits Punitive Damages (*Martin v. Security Services, Inc.*, Fla. 1975) . . 394

ZONING

See also BUILDING LAWS; REGIONAL PLANNING

- Zoning Ordinance—Enhancement of Aesthetic Values Alone Not Sufficient Basis for Exercise of Police Power in Florida (*City of Coral Gables v. Wood*, Fla. 3d Dist. Ct. App. 1974) 163