ARTICLES

Standing in the Supreme Court and Circuits:
October Term 1997 .................................................. William Funk 343

Equal Access to Justice Act Amendments of 1996:
A New Avenue for Recovering Fees from the
Government....................................................... Judith E. Kramer 363


Doubts About Direct Final Rulemaking...................... Lars Noah 401

Bending the Rules: Flexible Regulation
and Constraints on Agency Discretion.................. Mark Seidenfeld 429

SYMPOSIUM
WHISTLEBLOWER PROTECTION

Full and Fair Resolution of Whistleblower
Issues: The Hanford Joint Council for Resolving
Employee Concerns, A Pilot ADR Approach...............Jonathan Brock 497

The Whistleblower Protection Act of 1989:
Foundation for the Modern Law of Employment
Dissent......................................................... Thomas M. Devine 531

State Whistleblower Statutes and the Future
of Whistleblower Protection.............................. Robert G. Vaughn 581

PANEL
THE INDEPENDENT COUNSEL STATUTE

Introduction.................................................. Eleanor D. Kinney 627

Independent Counsel Law Improvements
for the Next Five Years.................................. John Q. Barrett 631

The Independent Counsel Statute:
What Went Wrong?.................. David A. Strauss 651

Debating the Future of the Independent Counsel
Statute.................................................. Thomas O. Sargentich 657
NOTES

Associated Fisheries of Maine, Inc. v. Daley:
 a Balanced Approach to Judicial Review
 Under the Regulatory Flexibility Act..........Michelle Goldberg-Cahn 663
Lutheran Church-Missouri Synod v. FCC:
 The End of Judicial Deference to FCC
Policymaking in the Affirmative Action Debate.... Zachary A. Zehner 683