OHIO STATE LAW JOURNAL

Volume 41, Number 4, 1980

CONTENTS

Articles	
The Concept of Mandatory Jurisdiction James M. Fischer	861 ~
Elmer's Case Revisited: The Problem of The Murdering Heir Linda J. Maki and Alan M. Kaplan	905 —
The Meaning of "Contribution or Gift" for Charitable Contribution Deduction Purposes James W. Colliton	973 —
Comment	
The Evolution of the Public Figure Doctrine in Defamation Actions	1009 -
Case Comments	
Illegitimacy and Intestate Succession: White v. Randolph	1037 —
Orr v. Orr: A Husband's Constitutional Right Not to Pay Alimony	10 61
The Constitutional Right of Pretrial Detainees: A Healthy Sense of Realism?	1087
High School Exit Tests and the Constitution: Debra P. v. Turlington	1113—
The Evolving Use of Presumptions in the Criminal Law: Sandstrom v. Montana	1145
A Journalist's View of <i>The Progressive</i> Case: A Look at the Press, Prior Restraint, and The First	
Amendment From the Pentagon Papers to the Future	1165 -

OHIO STATE 35 LAW JOURNAL

Volume 41 Number 4 1980

ARTICLES

The Concept of Mandatory Jurisdiction

James M. Fischer

Elmer's Case Revisited: The Problem of The Murdering Heir

Linda J. Maki and Alan M. Kaplan

The Meaning of "Contribution or Gift" for Charitable Contribution Deduction Purposes

James W. Colliton

COMMENT

The Evolution of the Public Figure Doctrine in Defamation Actions

CASE COMMENTS

Illegitimacy and Intestate Succession: White v. Randolph

Orr v. Orr: A Husband's Constitutional Right Not to Pay Alimony

The Constitutional Right of Pretrial Detainees: A Healthy Sense of Realism?

High School Exit Tests and the Constitution: Debra P. v. Turlington

The Evolving Use of Presumptions in the Criminal Law: Sandstrom v. Montana

A Journalist's View of *The Progressive* Case:

A Look at the Press, Prior Restraint, and
The First Amendment From the Pentagon Papers
to the Future