Table of Contents

DePaul College of Law

Follow this and additional works at: https://via.library.depaul.edu/law-review

Recommended Citation
DePaul College of Law, Table of Contents, 29 DePaul L. Rev. (1980)
Available at: https://via.library.depaul.edu/law-review/vol29/iss2/1

This Front Matter is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Law Review by an authorized editor of Via Sapientiae. For more information, please contact wsulliv6@depaul.edu, c.mcclure@depaul.edu.
CONTENTS

ARTICLES

Foreword to the Illinois Law Issue .........................The Honorable Daniel P. Ward i

Civil Rights Implications of Insurance Redlining ..................Ruthanne DeWolfe,
Gregory Squires & Alan DeWolfe 315

Public Recreational Rights in Illinois Rivers and Streams ..................Margit Livingston 353

Illinois Coal Mine Subsidence Law ............Robert E. Beck & Sharon Sigwerth 383

The Illinois Law Revision Commission ............Harry G. Fins 443

The Creation of an Ombudsman:
The Guardianship and Advocacy Commission ......................Donald Paull 475

Caveat Amator: “The State of Affairs”
in Illinois After Hewitt v. Hewitt ............Burton F. Grant & Benjamin P. Hyink 493

COMMENT

A Question of Remediability: Standards of Conduct for Illinois Public School Teachers ................. 523

NOTES

Tort Remedy for Retaliatory Discharge:
Illinois Workmen’s Compensation Act Limits Employer’s Power to Discharge Employees Terminable-At-Will—Kelsay v. Motorola, Inc. ................................................ 561
The Per Se Conflict of Interest Rule Applied to Special Assistant Attorneys General Serving as Defense Counsel—*People v. Fife* ................................. 585

A New Approach to Home Rule in Illinois—*County of Cook v. John Sexton Contractors Co.* .................. 603

The New-House Implied Warranty Comes to Illinois—*Petersen v. Hubschman Construction Co.* .................... 617

Liabilities of an Owner Under the Scaffold Act: The Statute’s “Having Charge of” Language Produces Inconsistency—*Norton v. Waggoner Equipment Rental & Excavating Co.* ......................................... 635

Refusal to Discipline Deceitful Illinois Prosecutor—*In re Friedman* .............................. 657

A Step Toward Automatic Commitment for Unfit Defendants—*People v. Lang* .............................. 673