ARTICLE
Now and Then: The Uncertain State of Nineteenth-Century American Legal History  
Wythe Holt 615

COMMENTS
Some Thoughts on the Emerging Irrebuttable Presumption Doctrine  
Randall P. Bezanson 644
Convicts and the Constitution in Indiana  
Nile Stanton 662

NOTES
Effectiveness of Counsel in Indiana: An Examination of Appellate Standards 674
Risk of Loss Under the Uniform Commercial Code 711

RECENT DEVELOPMENTS
ADMINISTRATIVE LAW—Federal Aviation Act—Civil Aeronautics Board ruling that Indiana-based air travel club has become a “common carrier” in violation of 49 U.S.C. § 1371(a) affirmed.—Voyager 1000 v. CAB, 489 F.2d 792 (7th Cir. 1973), cert. denied, 42 U.S.L.W. 3626 (U.S. May 13, 1974) (No. 1033). 737

CIVIL RIGHTS—Civil Rights Act of 1964—A bar containing various mechanical means of amusement held to be a “place of entertainment” and therefore a public accommodation within the meaning of the Act.—United States v. Deetjen, 356 F. Supp. 688 (S.D. Fla. 1973). 752

CRIMINAL PROCEDURE—Double Jeopardy—Retrial on greater charge after guilty plea to lesser included offense vacated held violative of fifth amendment double jeopardy clause.—Rivers v. Lucas, 477 F.2d 199 (6th Cir. 1973). 761