



1975

Table of Contents

Cleveland State Law Review

Follow this and additional works at: <https://engagedscholarship.csuohio.edu/clevstlrev>

How does access to this work benefit you? Let us know!

Recommended Citation

Cleveland State Law Review, *Table of Contents*, 24 Clev. St. L. Rev. v (1975)
available at <https://engagedscholarship.csuohio.edu/clevstlrev/vol24/iss2/1>

This Article is brought to you for free and open access by the Journals at EngagedScholarship@CSU. It has been accepted for inclusion in Cleveland State Law Review by an authorized editor of EngagedScholarship@CSU. For more information, please contact library.es@csuohio.edu.

CLEVELAND STATE LAW REVIEW

Volume 24

Spring 1975

Number 2

Copyright ©1975 by The Cleveland State University

CONTENTS

ARTICLES

- Two Decades of 2-207: Review,
Reflection and Revision* PAUL BARRON
THOMAS W. DUNFEE 171

- Line-of-Business Reporting:
A Legal Basis* J. V. BAUMLER 215

- The Woman Law Student: The View
from the Front of the Classroom* . . . JURATE JASON
LIZABETH MOODY
JAMES SCHUERGER 223

NOTES

- The Intrauterine Device: A Criticism of
Governmental Complaisance and an Analysis
of Manufacturer and Physician Liability* 247

- The Psychological Stress Evaluator:
Yesterday's Dream — Tomorrow's
Nightmare* 299

COMMENTS

<i>Artificial Insemination — A Model Statute</i>	341
<i>Juvenile Delinquency Proceedings in Ohio: Due Process and the Hearsay Dilemma</i>	356

BOOK REVIEWS

THE LAW IN AMERICA: A HISTORY; by Bernard Schwartz	SAMUEL SONENFIELD	371
--	-------------------------	-----

CITE AS 24 CLEVE. ST. L. REV.—(1975)

The views expressed in this Law Review are those of the authors of the articles, and do not necessarily reflect the opinions of the trustees, faculty, alumni, or students of the Cleveland-Marshall College of Law or The Cleveland State University.

CONTRIBUTING AUTHORS are expected to reveal personal, economic, or professional interests or connections that may have influenced the views taken or advocated in their articles. Each author impliedly represents that he has made such disclosure, by agreeing to publication of his paper in this Law Review.