1974

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
available at https://engagedscholarship.csuohio.edu/clevstlrev/vol23/iss1/31
CONTENTS

FOREWORD

The Quiet Revolution in the Criminal Law — A Foreword ........... THE HONORABLE JACK G. DAY ........ 1

ARTICLES

Some Legislative History and Comments on Ohio's New Criminal Code ........ HARRY J. LEHMAN AND ALAN E. NORRIS 8

Rules of Criminal Procedure: The Background of Draftsmanship ........ JAMES G. FRANCE ......................... 32

NOTES

Katz and the Fourth Amendment: A Reasonable Expectation of Privacy or, A Man's Home is His Fort ..................... 63

Airport Searches and the Right to Travel: Some Constitutional Questions ........................................ 90

COMMENTS

Ohio Mail and Visitation Prison Regulations and the Evolving Recognition of Prisoners' Rights ....................... 109

The Expungement or Restriction of Arrest Records .................... 123

Published by EngagedScholarship@CSU, 1974
CASE COMMENTS

United States v. Robinson .................................... 135

The Right to Counsel and Due
Process in Probation
Revocation Proceedings:
Gagnon v. Scarpelli ........................................ 151

The Response to Furman:
Can Legislators Breathe Life
Back into Death? ....... CAROL IRVIN AND HOWARD E. ROSE .... 172

BOOK REVIEWS

CRIMINAL SENTENCES —
LAW WITHOUT ORDER;
by Marvin E. Frankel... THE HONORABLE GEORGE J. McMONAGLE 190

THE STUDENT, THE
COLLEGE, THE LAW;
by John G. Hill, Jr. and
William T. O'Hara...... GREGORY D. THATCH ............... 192


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.