

December 1980

## Table of Contents - Issue 4

Chicago-Kent Law Review

Follow this and additional works at: <https://scholarship.kentlaw.iit.edu/cklawreview>

 Part of the [Law Commons](#)

---

### Recommended Citation

Chicago-Kent Law Review, *Table of Contents - Issue 4*, 56 Chi.-Kent L. Rev. i (1980).

Available at: <https://scholarship.kentlaw.iit.edu/cklawreview/vol56/iss4/1>

This Front Matter is brought to you for free and open access by Scholarly Commons @ IIT Chicago-Kent College of Law. It has been accepted for inclusion in Chicago-Kent Law Review by an authorized editor of Scholarly Commons @ IIT Chicago-Kent College of Law. For more information, please contact [dginsberg@kentlaw.iit.edu](mailto:dginsberg@kentlaw.iit.edu).

# CHICAGO-KENT LAW REVIEW

---

---

VOLUME 56

1980

NUMBER 4

---

---

## CONTENTS

### INTRODUCTION

Honorable Joseph Schneider 1055

### ARTICLES

#### NOT GUILTY BY REASON OF INSANITY: A SANE APPROACH

Barbara A. Weiner 1057

#### THE ILLINOIS GUARDIANSHIP FOR DISABLED ADULTS LEGISLATION OF 1978 AND 1979: PROTECTING THE DISABLED FROM THEIR ZEALOUS PROTECTORS

Dean Timothy Jost 1087

#### S.B. 133: THE NEAR RESOLUTION OF A MAJOR PROBLEM: FITNESS IN THE CRIMINAL LAW

Donald Paull 1107

### NOTES AND COMMENTS

#### BUYER PROTECTION IN THE SALE OF NEW HOUSING IN ILLINOIS: THE IMPLIED WARRANTY OF HABITABILITY: *PETERSEN V. HUBSCHMAN CONSTRUCTION Co.*

1123

#### DENIAL OF PUBLIC ACCESS TO BUILDING INSPECTION REPORTS IN ILLINOIS: WHEN IS A PUBLIC RECORD NOT PUBLIC? *LOPEZ V. FITZGERALD*

1147

#### HARsher DISCIPLINE FOR UNION STEWARDS THAN RANK-AND- FILE FOR PARTICIPATION IN ILLEGAL STRIKE ACTIVITY: *INDIANA & MICHIGAN ELECTRIC Co. v. NLRB*

1175

THE OLD MORALITY LIVES ON IN ILLINOIS: <i>HEWITT V. HEWITT</i>	1197
ATTORNEY DISQUALIFICATION: <i>NOVO TERAPEUTISK LABORATORIUM A/S V. BAXTER TRAVENOL LABORATORIES, INC.</i>	1211
CAVEAT LENDER—FEDERAL SECURITIES LAW DOES NOT APPLY TO A COMMERCIAL LOAN SECURED BY A PLEDGE OF SECURITIES: <i>LINCOLN NATIONAL BANK V. HERBER</i>	1227
DISPARATE DRESS CODES AS SEX DISCRIMINATION IN VIOLATION OF TITLE VII: <i>CARROLL V. TALMAN FEDERAL SAVINGS &amp; LOAN ASSOCIATION</i>	1249