

Tulsa Law Review

Volume 10 | Issue 4

1975

Table of Contents / Masthead

Follow this and additional works at: <https://digitalcommons.law.utulsa.edu/tlr>



Part of the [Law Commons](#)

Recommended Citation

Table of Contents / Masthead, 10 Tulsa L. J. ix (2013).

Available at: <https://digitalcommons.law.utulsa.edu/tlr/vol10/iss4/1>

This Front Matter is brought to you for free and open access by TU Law Digital Commons. It has been accepted for inclusion in Tulsa Law Review by an authorized editor of TU Law Digital Commons. For more information, please contact megan-donald@utulsa.edu.

TULSA LAW JOURNAL

Volume 10

1975

Number 4

Articles

The Appropriateness of the Issuance of
Bargaining Orders in the Absence of the
Commission of Unfair Labor Practices:
The Debate Goes On *Anthony R. Fasano* 507

Collection of Debts Incurred by Military
Personnel: The Creditor's View *Thomas W. Goldman* 537

Forum

The Challenge for Lawyers in the Age of
Credulity, Superstition, and Fanaticism *Rennard Strickland* 565

The Admissions Process at the University of
Tulsa College of Law: An Update
William A. Gregory and Georgina B. Landman 571

Some Contemporary Approaches to the Study
of Legal History and Jurisprudence 576

Computerized Legal Research—An Arrival 583

Notes and Comments

Use of "Due-On" Clauses to Gain Collateral Benefits:
A Commonsense Defense 590

The Warranty Disclaimer v. Manufacturers' Products Liability—
Sterner Aero AB v. Page Airmotive, Inc.: Did the Tenth
Circuit Bury the Disclaimer Alive? 612

United States v. Kasmir: Taxpayer's Privilege Against Self-In-
crimination—Accountant's Work Papers In Attorney's Posses-
sion with Taxpayer-Client as Conduit 646

Preliminary Hearing and the Right to Confrontation: <i>Disheroon v. State</i>	663
Consumerism Takes It on the Chin: Warranty Disclaimers in Oklahoma	675
Interpreting the Equal Pay Act: <i>Corning Glass Works v. Brennan</i>	681

Recent Developments

Constitutional Law—Constitutional Protection Against Double Jeopardy Is Extended to Juvenile Court Proceedings If the Final Action by the Court May Restrict the Juvenile's Liberty. <i>Garrison v. Jennings</i> , 529 P.2d 536 (Okla. Crim. App. 1974).	690
Criminal Procedure—Testimony Obtained in Violation of <i>Miranda</i> Is Admissible in Evidence for Impeachment Purposes. <i>Oregon v. Hass</i> , 43 U.S.L.W. 4417 (U.S. March 19, 1975).	697
Products Liability—Automobile Manufacturers are Strictly Liable in Tort for Defective Design Which Enhances Injuries in a Collision. <i>Perez v. Ford Motor Co.</i> , 497 F.2d 82 (5th Cir. 1974).	703
Products Liability—Dealer-Seller of Used Car Held Strictly Liable in Tort Under Section 402A. <i>Peterson v. Lou Backrodt Chevrolet Co.</i> , 17 Ill. App. 3d 690, 307 N.E.2d 729 (1974).	709

Index

Volume 10	713
-----------	-----

The TULSA LAW JOURNAL is published quarterly by the University of Tulsa College of Law, 3120 East Fourth Place, Tulsa, Oklahoma 74104. Subscription rate: \$9.50 per volume. For issues in volumes one through nine, inquire of Fred B. Rothman & Company, 57 Leuning Street, South Hackensack, New Jersey 07606. Address all other business communications to the Managing Editor of the TULSA LAW JOURNAL. If subscription is to be discontinued at expiration, notice to that effect should be sent to the Managing Editor; otherwise, it will be renewed. Third class postage paid at Lincoln, Nebraska. Unless otherwise indicated, all signed materials are student contributions. Opinions expressed in any part of the JOURNAL are the opinions of the contributors, and are not presented as the views of the editors and staff of the JOURNAL or of the College of Law.

Copyright 1975 by the University of Tulsa.