

# Mercer Law Review

---

Volume 28  
Number 2 *Brainerd Currie Memorial Edition*

Article 1

---

3-1977

## Table of Contents

Follow this and additional works at: [https://digitalcommons.law.mercer.edu/jour\\_mlr](https://digitalcommons.law.mercer.edu/jour_mlr)

---

### Recommended Citation

(1977) "Table of Contents," *Mercer Law Review*: Vol. 28 : No. 2 , Article 1.

Available at: [https://digitalcommons.law.mercer.edu/jour\\_mlr/vol28/iss2/1](https://digitalcommons.law.mercer.edu/jour_mlr/vol28/iss2/1)

This Front Matter is brought to you for free and open access by the Journals at Mercer Law School Digital Commons. It has been accepted for inclusion in Mercer Law Review by an authorized editor of Mercer Law School Digital Commons. For more information, please contact [repository@law.mercer.edu](mailto:repository@law.mercer.edu).

# TABLE OF CONTENTS

## BRAINERD CURRIE MEMORIAL EDITION

### TRIBUTES

<b>Brainerd Currie: Pages from the Life of a Gentle Scholar</b> .....	<i>Robert T. Brousseau</i> 425
<b>Brainerd Currie: Student</b> .....	<i>W. A. Bootle</i> 434
<b>Brainerd Currie: Teacher</b> .....	<i>Herma Hill Kay</i> 436
<b>Brainerd Currie: Scholar</b> .....	<i>William van Alstyne</i> 439
<b>Brainerd Currie: Man</b> .....	<i>Roger J. Traynor</i> 441

### ARTICLES IN MEMORY OF BRAINERD CURRIE

<b>The New Anti-Intellectualism in American Legal Education</b> .....	<i>Francis A. Allen</i> 447
<b>Expert Witnesses and the Federal Rules of Evidence</b> .....	<i>James W. McElhaney</i> 463
<b>Conflict of Laws in Damage Suits Related To Workmen's Compensation Cases</b> .....	<i>Arthur Larson</i> 497
<b>Jurisdiction, Shipowner Negligence and Stevedore Immunities under the 1972 Amendments to the Longshoremen's Act</b> .....	<i>David W. Robertson</i> 515

### COMMENT

<b>The State vs. The Family: Does Intervention Really Spare the Child?</b> .....	547
----------------------------------------------------------------------------------	-----

### NOTES

<b>Consent of 'Unfit' Parents Needed for Adoption— Unless Their Rights Are First Terminated</b> .....	553
<b>Amendments May Relate Back to Validate Service of Process</b> .....	559
<b>Exclusionary Rule Need Not Be Applied In Federal Habeas Reviews of State Convictions</b> .....	567
<b>Party Not Otherwise a Federal-Court Defendant May Not Be a 'Pendent Party' in a § 1983 Claim</b> .....	575

<b>Privilege against Self-Incrimination Does Not Bar Seizure of Personal Papers</b> .....	581
<b>Regulating Location of 'Adult Theaters' On Basis of Film Content Is Constitutional</b> .....	587
<b>Requiring Preservation and Maintenance of Historical District Is Within Zoning Power</b> .....	591

The *Mercer Law Review* is designed to allow contributors free expression of their views on subjects of interest to the legal profession and to furnish students an opportunity to acquire experience in legal writing. Publication of material in the *Review* does not necessarily indicate the *Review's* agreement with the views expressed.

The *Mercer Law Review* is grateful to The Harrison Company for furnishing advance sheets used in the preparation of the *Review*.