

TABLE OF CONTENTS

SYMPOSIUM: SECURED TRANSACTIONS

ARTICLES

| | | |
|--|---|-----|
| Lease or Security Interest: A Classic Problem of Commercial Law | <i>Joseph Epps Claxton</i> | 599 |
| The Description of Collateral in Security Agreements and Financing Statements ... | <i>Joseph J. Beard</i> | 611 |
| Seller vs. Secured Party: Searching for an Intangible Something | <i>Allen R. Kamp Ronald L. Solove</i> | 625 |
| The Status of a Creditor as a 'Controlling Person' | <i>Joseph W. Bartlett Philip S. Lapatin</i> | 639 |
| The Creditor, The Debtor and the Fourteenth Amendment | <i>Elwin Griffith</i> | 663 |
| Secured Lending | <i>Ken L. Lott Robert G. Myers</i> | 699 |

COMMENT

| | |
|---|-----|
| Shareholders and Informed Voting: How Much Information Do They Need? | 725 |
|---|-----|

NOTES

| | |
|---|-----|
| Antitrust and State Action: Lights Out for a Regulated Utility | 733 |
| Capital Gains As Well As Ordinary Income Absorb Net Operating Loss Deductions | 743 |
| Implied Warranty Protects Self-Service Shopper Even Before She Pays Retailer for Goods | 751 |
| Seller Alone Is Liable for Failure to Make 'Credit-Sale' Disclosures | 761 |

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

