

TITLE INDEX TO STUDENT COMMENTS AND NOTES

Title	Year	Vol:Page
Can Georgia's Rape Shield Statute Withstand a Constitutional Challenge?	1985	36:991
<i>Clark v. Community for Creative Non-Violence: The Demise of First Amendment Protection for Symbolic Expression</i>	1985	36:1371
The Expanding Scope of Appellate Review in Libel Cases—The Supreme Court Abandons the Clearly Erroneous Standard of Review for Findings of Actual Malice	1985	36:711
Georgia's Mental Block in Worker's Compensation	1985	36:971
<i>Insurance Co. of North America v. Pasakarnis: Florida's Reasonable Prudent Motorist Can no Longer Afford not to Buckle Up</i>	1985	36:1041
<i>Lynch v. Donnelly: Our Christmas Will Be Merry Still</i>	1984	36:409
<i>New York v. Quarles: A Public Safety Exception—Erosion of Miranda Under the Burger Court</i>	1985	36:1059
O.C.G.A. 24-3-2: Evidence to Explain Conduct and Ascertain Motive Get Disciplined	1985	36:733
<i>Oliver v. United States: Will Expectations of Privacy Shield Criminal Acts No More?</i>	1985	36:1401
Piercing the Marital Veil: Interspousal Tort Immunity After <i>Harris v. Harris</i>	1985	36:1013
Recent Developments	1984	36:393
<i>SEC v. Lowe: Protected Speech or Regulation of a Profession?</i>	1985	36:1421
<i>United States v. Leon: The Long-Awaited Good-Faith Exception Has Finally Arrived</i>	1985	36:757

