Indiana Law Review

Volume 9 1976 Number 3

Copyright © 1976 by the Trustees of Indiana University

A	E.	ti	C	3	e

Res Judicata in Federal Civil Rights Actions				
Following State Litigation	543			
Comment				
Impeachment Revisited David W. Dennis	578			
TRAT = A =				
Notes				
A Study of Medical Malpractice Insurance: Maintaining Rates and Availability	594			
Keller, Prosecutorial Discovery and the Privilege Against Self-Incrimination	623			
Privileged Communications: The Federal Rules of Evidence and Indiana Law; Who's Got a Secret?	645			
The Taxation of Costs in Indiana Courts	679			
Recent Development				
Environmental Law—Water Pollution				
A corporation operating outside the forum state is liable to the state in which the trial court sits under the forum state's standards for the pollution of interstate waters.— State ex rel. Scott v. Inland Steel Co., 72-CH-259, 67-CH-5682 (Cir. Ct. Cook County, Ill., Sept. 8, 1975).				

Volume 9 March 1976 Number 3

The INDIANA LAW REVIEW is the property of Indiana University and is published five times yearly, December, January, March, April, and June, by the Indiana University School of Law—Indianapolis which assumes complete editorial responsibility therefor. Subscription rates: one year, \$12.50; three years, \$35.00; five years, \$50.00; foreign, \$14.00. Single copies: annual Survey Issue, \$6.00; other issues, \$3.50. Back issues, volume 1 through volume 8, number 1, are available from Fred B. Rothman & Co., 57 Leuning Street, South Hackensack, New Jersey 07606. Please notify us one month in advance of any change of address and include both old and new addresses with zip codes to ensure delivery of all issues. Send all correspondence to Business Manager, Indiana Law Review, Indiana University School of Law—Indianapolis, 735 West New York Street, Indianapolis, Indiana 46202. Publication office: 735 West New York Street, Indianapolis, Indiana 46202. Second class postage paid at Indianapolis, Indiana 46201.