The following student notes were written by other members of the Indiana Law Review. Although the board of editors feels that all of these notes were of high quality, space limitations preclude publication of all of them. Anyone interested in obtaining a copy of one of the following articles may contact the Indiana Law Review.

Author	Topic
Donald R. Barrett, Jr.	Divorce After Professional School
Jeff Been	United States v. Ross: Warrantless Search of Sealed Containers in the Automobile
Tim Bender	Federal Rule of Civil Procedure 23.1: The Fair and Adequate Representation Requirement
Mark Coy	Reprogramming: The Use of State Legislation
Sheryl A. Donnella	Federal Remedies Available to Vindicate the Foster Child's Constitutional Right to Safe Custody
Donna Fisher	Extension of Pregnancy Benefits to the Spouses of Male Employees: The EEOC v. General Electric v. Gilbert
G. Frederick Glass	Policemen Tell No Tales? A Look at § 1983 Constitutional Tort Liability and the Absolute Immunity of Police Officer Testimony
Michael Ice	The Patterson Rule: Who is Available for Cross-Examination
Mary Terschluse Irwin	The Sale of Third-Party Commercial Paper By Commercial Banks: A Prohibited Activity?
Steve Johnsonbaugh	Bunker v. National Gypsum Company: The Statute of Limitations in the Case of Latent Occupational Diseases; Is it Reasonable?
Diane Jones	Collateral Estoppel in Asbestos Litigation
Lu Carole King	Civil Procedure—Foreign Parent Corporation—Service on Domestic Subsidiary in Suit Against Parent—General Finance Corporation v. Skinner

Greg Laker Search & Seizure of the Student Athlete: Constitutionality of Consent Searches Susan Luthra Taxing the Wages of Sin: The IRS and the Exclusionary Rule Will the Real Defendant Please Stand Dianne L. T. McGill Up? In-Court Identification Procedures: Guilt of the Innocent Jeff Meunier Workmens Compensation in Indiana: Making it Compensate Workers Debbie Miller The Constitutionality of the Amortization of Pre-Existing, Non Conforming Users Glen Moffett Confidential Employee: The Labor Nexus Linda S. Nichols Use of Drug Detecting Canines to Independently Establish Probable Cause-United States v. Waltzer Karon E. Perkins The Standard of Review for a New Trial Motion Based on Perjury or Recantation by a Prosecution Witness: "Might" or "Probably" Sandra Rothbaum Recent Developments in Antitrust Standing Brian Salwowski Consideration for Noncompetition: Is the Promise of Continued Employment Enough? Burks v. Bolerjack-A Case of Plain John Sheller Meaning Precluding Logic and Justice Antitrust Standing: Employee Termina-P. Jayne Stephens tions in Furtherance of Antitrust Violations Philip Thompson Copyright, the Courts, and Computer Software: Are Object Code Programs Works of Authorship? Equal Rights for All, Special Rights for Donald Verplanken Some Judicial Expansion of Standing Under 42 U.S.C. § 1981 Surface Water Rights in Indiana "Does Mary F. Hamilton Watts Might Make Right?"

