

INDIANA LAW REVIEW

ARTICLE

- PENDENT JURISDICTION: THE IMPACT OF HAGANS AND MOOR
E. Thomas Sullivan 925

COMMENT

- BUYER LIABILITY FOR INDUCING OR RECEIVING DISCRIMINA-
 TORY PRICES, TERMS, AND PROMOTIONAL ALLOWANCES:
 CAVEAT EMPTOR IN THE 1970'S *Paul J. Galanti* 962

NOTES

- PREMISES LIABILITY: A CRITICAL SURVEY OF INDIANA LAW 1001
 NEGLECTED CHILDREN AND THEIR PARENTS IN INDIANA 1048

RECENT DEVELOPMENT

- CRIMINAL PROCEDURE—SEARCH AND SEIZURE—Inves-
 tigative stop of automobile held constitutional regardless of
 quantum of supporting facts necessary to constitute "reason-
 able" grounds for stop.—*Williams v. State*, 307 N.E.2d 457
 (Ind. 1974). 1064

The INDIANA LAW REVIEW is the property of Indiana University and is published six times yearly, November, December, January, March, April, and May, by the Indiana University Indianapolis Law School which assumes complete editorial responsibility therefor.

Subscription Rates: one year \$9.50; three years, \$25.00; five years \$33.00; Canadian, \$9.50; foreign, \$11.00. Single copies, \$2.00. Back issues, volume 1 through volume 7, number 1, are available from Fred B. Rothman & Co., 57 Leuning Street, South Hackensack, New Jersey 07606.

Send all correspondence to Business Manager, *Indiana Law Review*, Indiana University Indianapolis Law School, 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.

Volume 7 May 1974 Number 6

Copyright © 1974 by the Trustees of Indiana University.



Digitized by the Internet Archive
in 2011 with funding from
LYRASIS Members and Sloan Foundation