University of Richmond Law Review

Volume 15 | Issue 2

1981

University of Richmond Law Review

Follow this and additional works at: http://scholarship.richmond.edu/lawreview

Part of the Law Commons

Recommended Citation

Available at: http://scholarship.richmond.edu/lawreview/vol15/iss2/1

This Prefatory Matter is brought to you for free and open access by UR Scholarship Repository. It has been accepted for inclusion in University of Richmond Law Review by an authorized administrator of UR Scholarship Repository. For more information, please contact scholarshiprepository@richmond.edu.
CONTENTS

ARTICLES

Virginia’s Continuing Negligent Treatment Rule:  
Farely v. Goode and Fenton  
v. Danaceau ............................ 231  
J. R. Zepkin

A Re-examination of Sovereign Tort Immunity  
in Virginia .......................... 247  
Edward W. Taylor

Discovery of Penalties .......................... 283  
W. Hamilton Bryson

When Cops are Robbers—Municipal Liability for  
Police Misconduct Under Section 1983  
and Bivens ............................ 295  
Brenda D. Crocker

NOTE

Overview of Virginia Supreme Court Cases on  

COMMENTS

Rhode Island v. Innis: A Workable  
Definition of “Interrogation”? .......................... 385


Challenging Rezoning in Virginia .......................... 423
Published four times a year. $16.00 per volume. $4.50 per copy. Second class postage paid at Richmond, Virgini and other mailing offices. Subscriptions not cancelled by June 1st are automatically renewed. Address Communication to:

UNIVERSITY OF RICHMOND LAW REVIEW

SCHOOL OF LAW

UNIVERSITY OF RICHMOND, VIRGINIA 23173

Copyright by University of Richmond Law Review Association, 1980

USPS (342-410)

Back issues of Volumes 1 through 12 may be obtained from:
William S. Hein and Co., Inc., 1285 Main Street, Buffalo, New York 14209.

Printed by the Darby Printing Company, 715 W. Whitehall St., S.W.,
Atlanta, Georgia 30310