CONTENTS

From the Editors ......................................................... ix
A Tribute to Dean William Taylor Muse
William Taylor Muse .................................................. M. Ray Doubles 189
Dean William Taylor Muse—An Appreciation ..................... George M. Modlin 191
William Taylor Muse—“The Dean” ................................ John W. Edmonds, III 193
William Taylor Muse ............................................... Honorable Harold F. Snead 195

ARTICLES
Written Evidence in Administrative Proceedings:
A Plea for Less Talk .................................................... Robert J. Corber 197
A Survey of the Antitrust Law of Exclusive Agreements .......... John H. Shenefield 225
Counsel Fees in Stockholders’ Derivative and Class Actions—
Hornstein Revisited ................................................... Douglas G. Cole 259
An Introduction to Virginia’s New Rules of Criminal Practice and Procedure .................................. Murray J. Janus 287

NOTE
Plea Bargaining: The Case for Reform ............................... 325

COMMENTS
Federal Court Intervention in Pending State Criminal Prosecu-
tions—The Significance of Younger v. Harris ...................... 347
Erie in Balance—Will Equity Tip the Scale? ......................... 360

RECENT DECISIONS
Deadlocked Juries—The “Allen Charge” Is Defused—United
States v. Thomas ....................................................... 370
Interspousal Immunity—Automobile Negligence—Surratt v.
Thompson ................................................................. 379
Criminal Procedure—Virginia’s Limited Use of a Two-Trial System—Snider v. Cox 386

Pretrial Discovery—Use of a Party’s Own Deposition—King v. International Harvester Co. 391

Abrogation of Governmental Immunity—Prospective, Quasi-Prospective, or Retrospective Application—Profitt v. State; Flournoy v. School District Number One and Evans v. Board of County Commissioners 397

Automobile Guest Statutes—Infants Under Fourteen Years of Age Held Incapable of Accepting Guest Status—Smith v. Kaufman 404

Freedom of Religion—“There Is No Constitutional Right to Choose to Die”—John F. Kennedy Memorial Hospital v. Heston 412

Long Arm Jurisdiction—Transacting Business Means Minimum Contacts in Virginia—John G. Kolbe, Inc. v. Chromodern Chair, Inc. 420

Privilege Against Self-Incrimination—Does a “Use” Immunity Preserve the Rights of the Witness?—Stewart v. United States 428


Equal Protection—School Financing System Based on Local Property Taxes Held Unconstitutional—Serrano v. Priest 441

Broadcasting’s Fairness Doctrine—An Illogical Extension of the Red Lion Concept—Business Executives’ Move for Vietnam Peace v. FCC 448

BOOK REVIEWS

Kendall & Carey: The Basic Symbols of the American Political Tradition Jack S. Shackleton 457

Keeton: Basic Text on Insurance Law James R. Saul 465

INDEX 469