TITLE INDEX

In this Index the type of writing is designated by a letter following the title: (A) article; (B) book review; (C) comment; (D) address; (E) essay; (F) foreword; (N) note; (P) project; (RD) recent developments; (S) symposium; and (T) tribute.

The APA as a Statutory Grant of Jurisdiction (P) .......... 1972:227

Administrative Discovery (P) .................................. 1971:238

Administrative Discretion, Judicial Review, and the Gloomy World of Judge Smith (S)—Ronald M. Levin .................... 1986:258


Administrative Equity: An Analysis of Exceptions to Administrative Rules (A)—Alfred C. Aman, Jr. .............. 1982:277

Administrative Failure and Local Democracy: The Politics of DeShaney (E)—Jack M. Beermann ......................... 1990:1078


The Administrative Process, by Glen O. Robinson & Ernest Gellhorn (B)—Charles R. McManis ...................... 1975:569

Administrative Process Reform in a Discretionary Age: The Role of Social Consequences (A)—Wesley A. Magat & Christopher H. Schroeder ................. 1984:301


Adverse Inferences in NLRB Adjudication (RD) .......... 1973:318

Agency Adjudication by Summary Procedure (P) .......... 1970:129

Agency Adjudication to Avoid Rule Making (P) .......... 1970:98
Agency Decision Which Ignores the Examiner's Decision (P) .................................. 1971:256

Agency Power to Increase Sanctions Imposed by the Trial Examiner (P) .................................. 1970:156


Antitrust Violations and the Commodities Exchange Commission (P) .................................. 1972:300

Applicability of NEPA's Impact Statement Requirement to the EPA (N) .................................. 1974:353

The Application of Res Judicata to Administrative Determinations (P) .................................. 1970:133

Appropriate Limits on Participation by a Former Agency Official in Matters Before an Agency (A)—Thomas D. Morgan . . . 1980:1


Approval of Citicorp's Application to Expand Data Services Activities: The Federal Reserve Board's Policies Regarding Nonbanking Activities (N)—Christopher W. Loeb . . . . . . 1983:423

Approval of Operating-Differential Subsidies Under Section 605(c) of the Merchant Marine Act of 1936: A New Standard for "Adequacy" (N)—Gray McCalley, Jr. . . . . . . 1978:252

Article III Limits on Statutory Standing (C)—John G. Roberts, Jr. .................................. 42:1219

Better Regulations: The National Performance Review's Regulatory Reform Recommendations (D)—Jeffrey S. Lubbers .................................. 43:1165
Black Robes and Blacker Boxes: The Changing Focus of Administrative Law (B)—Ronald A. Cass ............. 1984:422


The Broadcast Licensee as Fiduciary: Toward the Enforcement of Discretion (A)—Jonathan Mallamud ................ 1973:89


Change of Agency Practice Without Adequate Statement of Reasons (P) .................................. 1971:251


The Communications Act Policy Toward Competition: A Failure to Communicate (A)—G. Hamilton Loeb ........ 1978:1

Compliance with APA Requirements in FDA Rule Making (P) ..................................................... 1971:209

Conference on Statutory Interpretation: Foreword (P)—Warren E. Burger ......................................... 1987:361


Conference on Statutory Interpretation: Observations About the Use of Legislative History (P)—Kenneth W. Starr .... 1987:371

Conference on Statutory Interpretation: A Reply to Judge Starr's Observations (P)—Abner J. Mikva ............. 1987:380
Conflict and Compromise Among Models of Administrative Justice (A)—Jerry L. Mashaw 1981:181

Congress to Administrative Agencies: Creator, Overseer, and Partner (D)—Edward J. Markey 1990:967

Congressional Delegation of Adjudicatory Power to Federal Agencies and the Right to Trial by Jury (N)—Paul K. Sun, Jr. 1988:539


Consensus Versus Incentives: A Skeptical Look at Regulatory Negotiation (C)—Susan Rose-Ackerman 43:1206


A Conservative's Comments on Edley and Sunstein (C)—Marshall J. Breger 1991:671

Considering Political Alternatives to “Hard Look” Review (S)—Peter L. Strauss 1989:538

The Constitutionality of the Wage & Price Control Legislation (P) 1972:122


The Data Processing Standard and the Return of Discretionary Factors (P) 1972:252

Defending Defenders: Remarks on Nichol and Pierce (C)—Marshall J. Breger 42:1202

A Defense of the “Zone of Interests” Standing Test (N)—Sanford A. Church 1983:447
Delinquency Authority to the Community of Scholars (A)—D. Brock Hornby ........................................ 1975:279


Denial of FTC Rulemaking Powers (P) ........................ 1973:336

Determining the Reasonableness of Fines Imposed on Union Members: The Role of NLRB (P) ...................... 1973:328

Developments in the Law: Judicial Review of Agency Rulemaking and Adjudication (C)—Benjamin Eagles Fountain, III . 1982:393


Developments Under the Freedom of Information Act—1980  
(C)—James R. Peacock, III .................................. 1981:338

Developments Under the Freedom of Information Act—1979  
(C)—Alan S. Madans ........................................ 1980:139

Developments Under the Freedom of Information Act—1978  
(N)—Priscilla P. Weaver .................................... 1979:327

Developments Under the Freedom of Information Act—1977  
(N)—Jean Taylor Adams ..................................... 1978:189

Developments Under the Freedom of Information Act—1976  
(N)—Robert M. Blum ........................................ 1977:532

Developments Under the Freedom of Information Act—1975  
(N)—David M. Eisenberg .................................... 1976:366

Developments Under the Freedom of Information Act—1974  
(N)—Bruce S. Scolton ....................................... 1975:416

Developments Under the Freedom of Information Act—1973  
(C) ......................................................................... 1974:251

Developments Under the Freedom of Information Act—1972  
(P) ......................................................................... 1973:178

Developments Under the Freedom of Information Act (P) ... 1972:136

Discovery in Agency Adjudication (A)—Edward A. Tomlinson 1971:89

Discovery in Rulemaking (A)—Charles H. Koch, Jr. ......... 1977:295

Divorcing Profit Motivation from New Drug Research: A Consideration of Proposals to Provide the FDA with Reliable Test Data (A)—Sidney A. Shapiro .................................. 1978:155

EPA Impact Statements Required Under Clean Air Act (P) ... 1973:347

Effect of Agency Delay Upon Enforcement of Its Order (P) ... 1970:162

Elimination of Public Benefits Exemptions from Rule-Making Requirements (P) ........................................ 1970:107
Enforcing the Federal Water Resource Servitude on Submerged and Riparian Lands (A)—Bruce H. Johnson ........ 1977:347


The Evolving Right to Counsel in Social Security Hearings (P) 1971:215

Ex Parte Communications in Off-the-Record Administrative Proceedings: A Proposed Limitation on Judicial Innovation (A)—Glenn T. Carberry ........ 1980:65

Exhaustion of Administrative Remedies (P) .................. 1971:305

Exhaustion of Federal Administrative Remedies in Cases Under Section 1981 of the Civil Rights Act (N) ............ 1974:408

FCC Policy and Procedures Relating to Hearings on Broadcast Applications in Which a New Applicant Seeks to Displace a Licensee Seeking Renewal (A)—Rosel H. Hyde ...... 1975:253

FCC Regulation of the Telecommunications Press (A)—David L. Bazelon ........................................ 1975:213


FPC Ratemaking: Judicial Control of Administrative Procedural Flexibility (N) ...................................... 1974:326

FPC Refund Powers Under the Natural Gas Act (P) ........ 1972:203

FTC Substantive Rulemaking Authority (N) .................. 1974:297

FTC v. Simeon Management Corp.: The First Amendment and the Need for Preliminary Injunctions of Commercial Speech (N)—James A. Willhite, Jr. ...................... 1977:489
The FTC’s Annual Line-of-Business Reporting Program (N)—Kenneth C. Hunt ................................. 1975:389

A Federal Ombudsman (A)—Roger C. Cramton .................. 1972:1


The Forest Service: A Study in Public Land Management, by Glen O. Robinson (B)—A. Dan Tarlock ...................... 1976:477

“Forgive U.S. Its Trespasses?”: Land Title Disputes with the Sovereign—Present Remedies and Prospective Reform (A)—John M. Steadman ............................... 1972:15


Freedom of Information (P) ........................................ 1970:72

Freedom of Information (P) ........................................ 1971:164


Getting from Here to There (C)—Cynthia R. Farina .................. 1991:689

The Goal of the New Premerger Notification Requirements: Preliminary Relief Against Anticompetitive Mergers (C)—Rudolf W. Beuttenmuller .............................. 1979:249

The Governance Crisis, Legal Theory, and Political Ideology (A)—Christopher Edley, Jr. .................................... 1991:561


Hearings Prior to Welfare Benefit Terminations (P) ........ 1970:117


How Independent Are Independent Regulatory Agencies? (S)—Alan B. Morrison ..................... 1988:252

ICC Continuing Jurisdiction (P) ................................ 1971:245

Imagining the Past; Remembering the Future (C)—Jerry Mashaw .................................. 1991:711

Independent Agencies: Form and Substance in Executive Prerogative (S)—Glen O. Robinson ..................... 1988:238


Interim Rate Relief for Public Utilities Pending Judicial Appeal of Administrative Rate Orders (N)—Jana S. Banahan . . 1977:593

Interim Relief and Exhaustion of Administrative Remedies: A Study in Judicial Confusion (P) ................. 1973:275

Interpretative Rules With Legislative Effect: An Analysis and a Proposal for Public Participation (A)—Kevin W. Saunders .................................................. 1986:346
<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Volume/Issue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interpretive Rules, Policy Statements, Guidances, Manuals, and the Like—Should Federal Agencies Use Them to Bind the Public?</td>
<td>(A)—Robert A. Anthony</td>
<td>41:1311</td>
</tr>
<tr>
<td>Intervention in Agency Proceedings</td>
<td></td>
<td>1971:228</td>
</tr>
<tr>
<td>Is Efficient Government an Oxymoron?</td>
<td>(C)—Paul R. Verkuil</td>
<td>43:1221</td>
</tr>
<tr>
<td>Judicial Deference to Administrative Interpretations of Law</td>
<td>(A)—Antonin Scalia</td>
<td>1989:511</td>
</tr>
<tr>
<td>Judicial Refusal to Imply a Private Right of Action Under the FTCA</td>
<td>(N)</td>
<td>1974:506</td>
</tr>
<tr>
<td>Judicial Review: NEPA and the Courts</td>
<td>(P)</td>
<td>1973:301</td>
</tr>
<tr>
<td>Judicial Review of Rulemaking: New Patterns and New Problems</td>
<td>(A)—Frederick Davis</td>
<td>1981:279</td>
</tr>
<tr>
<td>Judicial Review of Termination of an Investigation</td>
<td>(P)</td>
<td>1970:177</td>
</tr>
<tr>
<td>Judicial Review Under the Clean Air Amendments</td>
<td>(N)—John M. Conley</td>
<td>1976:450</td>
</tr>
<tr>
<td>Judicial Review Under the Occupational Safety and Health Act: The Substantial Evidence Test as Applied to Informal Rulemaking</td>
<td>(N)</td>
<td>1974:459</td>
</tr>
</tbody>
</table>
Judicialization of Administrative Law: The Trial-Type Hearing and the Changing Status of the Hearing Officer (A)—Frederick Davis ........................................ 1977:389

Judicialization: The Twilight of Administrative Law (C)—Loren A. Smith .................................................. 1985:427

Jurisdiction to Enjoin Cease and Desist Order Violations (P) .. 1970:169

Justice Scalia, Standing, and Public Law Litigation (A)—Gene R. Nichol, Jr. ............................................. 42:1141


Legislative Courts, Administrative Agencies, and the Northern Pipeline Decision (A)—Martin H. Redish ....... 1983:197

The Legislative Resolution of the Rulemaking Versus Adjudication Problem in Agency Lawmaking (A)—William T. Mayton .................................................. 1980:103

Liability of Shippers for Accepting Rebates Under the Shipping Act of 1916 (N)—Carol Gray ......................... 1978:224

Life in the Administrative Track: Administrative Adjudication of Claims Against Savings Institution Receiverships (A)—Lawrence G. Baxter ........................................ 1988:422

Looking With One Eye Closed: The Twilight of Administrative Law (S)—Ronald A. Cass ................................. 1986:238

Lujan v. Defenders of Wildlife: Standing as a Judicially Imposed Limit on Legislative Power (C)—Richard J. Pierce, Jr. .. 42:1170


Management, Control, and the Dilemmas of Presidential Leadership in the Modern Administrative State (C)—Daniel B. Rodriguez ........................................ 43:1180
<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Volume/Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mandamus in Administrative Actions: Current Approaches</td>
<td>(P)</td>
<td>1973:207</td>
</tr>
<tr>
<td>Model Review of Informal Rulemaking: Recommendation 74-4 of the Administrative Conference of the United States</td>
<td>(N)—Clinton Richardson</td>
<td>1975:479</td>
</tr>
<tr>
<td>NLRB Remedies—Attorney’s Fees in Refusal-to-Bargain Cases</td>
<td>(N)—Kenneth C. Hunt</td>
<td>1975:352</td>
</tr>
<tr>
<td>The Nature of Judicial Involvement in Civil Penalty Proceedings To Execute FTC Cease and Desist Orders</td>
<td>(N)—John P. Bachelder</td>
<td>1975:501</td>
</tr>
<tr>
<td>The Need for an Additional Notice and Comment Period When Final Rules Differ Substantially From Interim Rules</td>
<td>(C)—Mark D. Shepard</td>
<td>1981:377</td>
</tr>
<tr>
<td>Negotiation and Informal Agency Action: The Case of Superfund</td>
<td>(A)—Frederick R. Anderson</td>
<td>1985:261</td>
</tr>
<tr>
<td>The “New Administrative Law”—With the Same Old Judges in It?</td>
<td>(C)—Patricia M. Wald</td>
<td>1991:647</td>
</tr>
<tr>
<td>A New Breed of Law Book? (B)—Edward Brunet</td>
<td></td>
<td>1985:523</td>
</tr>
<tr>
<td>The New Law of Threshold Standing: The Effect of Sierra Club on Jus Tertii and on Government Contracts</td>
<td>(P)</td>
<td>1973:218</td>
</tr>
<tr>
<td>Nonlegislative Rulemaking and Regulatory Reform (A)—Michael Asimow</td>
<td></td>
<td>1985:381</td>
</tr>
<tr>
<td>Nonlegislative Rules and the Administrative Open Mind</td>
<td>(C)—Ronald M. Levin</td>
<td>41:1497</td>
</tr>
</tbody>
</table>
Not So Paradoxical: The Rationale for Technology-Based Regulation
(C)—Sidney A. Shapiro & Thomas O. McGarity .......... 1991:729


OSHA Inspections After Marshall v. Barlow's, Inc. (A)—Mark A. Rothstein ......................................................... 1979:63


Overton Park: A New Mode of Review and Its Consequences (P) .......................................................... 1972:317

Partial Repeal of the Doctrine of Exhaustion of Administrative Remedies (P) ........................................... 1972:292


“Political” Influence at the FCC (S)—Richard E. Wiley ........ 1988:280

Post-Complaint Discovery in Administrative Proceedings: The FTC as a Case Study (A)—Joel P. Bennett .............. 1975:329


Primary Jurisdiction and Its Subsequent Effect on Judicial Review (P) ...................................................... 1971:152


Procedural Rights of the Charging Party in Unfair Labor Practice Proceedings (P) 1972:194

Procedural Safeguards Accompanying the Right to a Hearing: A Public “Trial” (P) 1972:168

A Proposal for a Comprehensive Restructuring of the Public Information System (A)—Charles H. Koch, Jr. & Barry R. Rubin 1979:1


The Purposes and Limits of Independent Agencies (S)—Paul R. Verkuil 1988:257


Redefining “Common Carrier”: The FCC’s Attempt at Deregulation by Redefinition (N)—Phil Nichols 1987:501


Reimbursement of Public Intervenors (P) 1973:359

Re-Inventing Rulemaking (C)—E. Donald Elliott 41:1490
### Remedies For Noncompliance With Section 553 of the Administrative Procedure Act: A Critical Evaluation of United States Steel and Western Oil & Gas (N)—David B. Chaffin

1982:461

### Remedy for Agency's Failure to Comply with Court's Directive on Remand (P)

1970:243

### A Reply to Judicialization (S)—Carl McGowan

1986:217

### Restricting Electronic Monitoring in the Private Workplace (N)—Julie A. Flanagan

43:1256

### Requirement of Notice and Hearing in Rate-Making Proceeding (P)

1971:200

### Review of "Jurisdictional" Issues Under the Bumpers Amendment (C)—Ronald M. Levin

1983:355

### Review Procedures Where New Facts Intervene Between Hearing Examiner's and Agency's Decision (P)

1970:232

### Reviewability: An Examination of Formality, Finality and Ripeness (P)

1972:276

### Reviewability of Administrative Action: The Elusive Search for a Pragmatic Standard (N)

1974:382

### Reviewability of Emergency Suspension Orders Under the Federal Insecticide, Fungicide and Rodenticide Act (P)

1971:294

### Reviewability of Matters Committed to Agency Discretion (P)

1971:312

### Reviewability: Statutory Limitations on the Availability of Judicial Review (P)

1973:253

### The Right of Federal Employees to a Trial De Novo Under the Equal Employment Opportunity Act of 1972 (N)

1974:474

### Right to a Comparative Hearing (P)

1972:182

### Right to a Hearing (P)

1972:158
Right to Appointed Counsel in Agency Adjudication (P) . . . 1970:112

Right to Hearing in License Renewal Proceeding When Allegation is the Subject of Concurrent Rule-making Proceeding (P) ........................................ 1971:223


Rule Making Versus Adjudication After Wyman-Gordon (P) . . . 1971:194

The Rulemaking Continuum (C)—Peter L. Strauss .......... 41:1463

Rules of Evidence and Official Notice in Formal Administrative Hearings (A)—Ernest Gellhorn ............... 1971:1

SEC Non-Action Decision Constitutes “Reviewable Order” (P) ........................................ 1971:281

The S & E Contractors Case—Beheading the Hydra or Wreaking Devastation? (A)—Robert S. Pasley ................. 1973:1


Scope of Review of Federal Employee Dismissals (P) ........ 1970:220

Sections 9 and 10 of the Rivers and Harbors Act of 1899: The Erosion of Administrative Control by Environmental Suits (C)—David Lawrence Hankey ....................... 1980:170

Social Security Hearings and the APA (P) ................. 1970:146

Some Thoughts on “Deossifying” the Rulemaking Process (A)—Thomas O. McGarity ....................... 41:1385

Sovereign Immunity (P) ..................................... 1972:233

Standing to Challenge Government Actions Which Have an Insubstantial or Attenuated Effect on the Environment (N) ........................................ 1974:491
Standing to Obtain Judicial Review of Administrative Action (P) ........................................ 1970:187

Standing to Seek Judicial Review (P) .................................. 1971:264


Structural Approaches to the Problem of Television Network Economic Dominance (A)—Bruce M. Owen ............. 1979:191

The “Substantial Evidence” Standard and Adjudicative Hearings (P) ........................................ 1970:153

The Temporary Emergency Court of Appeals: A Study in the Abdication of Judicial Responsibility (A)—James R. Elkins ........................................ 1978:113

To the Chevron Station: An Empirical Study of Federal Administrative Law (A)—Peter H. Schuck & E. Donald Elliott ........................................ 1990:984

Twilight or Just an Overcast Afternoon? (S)—William H. Allen ........................................ 1986:276


Use of Hearsay Evidence and the “Substantial Evidence” Standard (N) ........................................ 1972:174

Use of Petitions by Minority Groups to Deny Broadcast License Renewals (N)—Patricia Eileen Naktenis ............... 1978:271

AUTHOR INDEX

In this Index the type of writing is designated by a letter following the title: (A) article; (B) book review; (C) comment; (D) address; (E) essay; (F) foreword; (N) note; (P) project; (RD) recent developments; (S) symposium; and (T) tribute.


Allen, William H., Twilight or Just an Overcast Afternoon? (S) ... 1986:276

Aman, Alfred C., Jr., Administrative Equity: An Analysis of Exceptions to Administrative Rules (A) .................... 1982:277

Anderson, Frederick R., Negotiation and Informal Agency Action: The Case of Superfund (A) .......................... 1985:261


Anthony, Robert A., Interpretive Rules, Policy Statements, Guidances, Manuals, and the Like—Should Federal Agencies Use Them to Bind the Public? (A) ............................ 41:1311

Asimow, Michael, Nonlegislative Rulemaking and Regulatory Reform (A) ................................................. 1985:381

1317


Banahan, Jana S., *Interim Rate Relief for Public Utilities Pending Judicial Appeal of Administrative Rate Orders* (N) ........ 1977:593


Bazelon, David L., *FCC Regulation of the Telecommunications Press* (A) ........................................ 1975:213


Bennett, Joel P., *Post-Complaint Discovery in Administrative Proceedings: The FTC as a Case Study* (A) ............................ 1975:329

Beuttenmuller, Rudolf W., *The Goal of the New Premerger Notification Requirements: Preliminary Relief Against Anticompetitive Mergers* (C) ........................................ 1979:249


Breger, Marshall J., *Defending Defenders: Remarks on Nichol and Pierce* (C) ......................... 42:1202


Brunet, Edward, *A New Breed of Law Book?* (B) ............... 1985:523


Chaffin, David B., *Remedies For Noncompliance With Section 553 of the Administrative Procedure Act: A Critical Evaluation of United States Steel and Western Oil & Gas* (N) . . . . 1982:461

<table>
<thead>
<tr>
<th>Title</th>
<th>Author(s)</th>
<th>Volume and Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>A Defense of the &quot;Zone of Interests&quot; Standing Test</td>
<td>Church, Sanford A.</td>
<td>1983:447</td>
</tr>
<tr>
<td>Judicial Review Under the Clean Air Amendments</td>
<td>Conley, John M.</td>
<td>1976:450</td>
</tr>
<tr>
<td>A Federal Ombudsman</td>
<td>Cramton, Roger C.</td>
<td>1972:1</td>
</tr>
<tr>
<td>Judicialization of Administrative Law: The Trial-Type Hearing and</td>
<td>Davis, Frederick</td>
<td>1977:389</td>
</tr>
<tr>
<td>Regulation of Government Agencies Through Limitation Riders</td>
<td>Devins, Neal E.</td>
<td>1987:456</td>
</tr>
<tr>
<td>Citizen Environmental Litigation and the Administrative Process</td>
<td>DiMento, Joseph F.</td>
<td>1977:409</td>
</tr>
<tr>
<td>The Governance Crisis, Legal Theory, and Political Ideology</td>
<td>Edley, Christopher, Jr.</td>
<td>1991:561</td>
</tr>
</tbody>
</table>


Elliot, E. Donald, *Re-Inventing Rulemaking* (C) 41:1490

Elliot, E. Donald & Schuck, Peter H., *To the Chevron Station: An Empirical Study of Federal Administrative Law* (A) 1990:984


Farina, Cynthia R., *Getting from Here to There* (C) 1991:689


Fountain, Benjamin Eagles, III, *Developments in the Law: Judicial Review of Agency Rulemaking and Adjudication* (C) 1982:393


Hankey, David Lawrence, *Sections 9 and 10 of the Rivers and Harbors Act of 1899: The Erosion of Administrative Control by Environmental Suits* (C) .......................... 1980:170


Hornby, D. Brock, *Delegating Authority to the Community of Scholars* (A) .......................... 1975:279


Hunt, Kenneth C., *NLRB Remedies—Attorney's Fees in Refusal-to-Bargain Cases* (N) .......................... 1975:352


Koch, Charles H., Jr., Discovery in Rulemaking (A) ........ 1977:295

Koch, Charles H., Jr. & Rubin, Barry R., A Proposal for a Comprehensive Restructuring of the Public Information System (A) ......................................... 1979:1


Levin, Ronald M., Administrative Discretion, Judicial Review, and the Gloomy World of Judge Smith (S) .................. 1986:258

Levin, Ronald M., Nonlegislative Rules and the Administrative Open Mind (C) ........................................ 41:1497

Levin, Ronald M., Review of “Jurisdictional” Issues Under the Bumpers Amendment (C) ................................. 1983:355


Loeb, Christopher W., Approval of Citicorp’s Application to Expand Data Services Activities: The Federal Reserve Board’s Policies Regarding Nonbanking Activities (N) ............ 1983:423

Loeb, G. Hamilton, The Communications Act Policy Toward Competition: A Failure to Communicate (A) ............. 1978:1


Madans, Alan S., *Developments Under the Freedom of Information Act—1979* (C) ............................. 1980:139


Markey, Edward J., *Congress to Administrative Agencies: Creator, Overseer, and Partner* (D) .......................... 1990:967


Mashaw, Jerry, *Imagining the Past; Remembering the Future* (C) . 1991:711


<table>
<thead>
<tr>
<th>Author(s)</th>
<th>Title</th>
<th>Source</th>
<th>Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>McGarity, Thomas O.</td>
<td>Some Thoughts on &quot;Deossifying&quot; the Rulemaking Process (A)</td>
<td>41:1385</td>
<td></td>
</tr>
<tr>
<td>McGowan, Carl</td>
<td>A Reply to Judicialization (S)</td>
<td>1986:217</td>
<td></td>
</tr>
<tr>
<td>McManis, Charles R.</td>
<td>The Administrative Process, by Glen O. Robinson &amp; Ernest Gellhorn (B)</td>
<td>1975:569</td>
<td></td>
</tr>
<tr>
<td>Mikva, Abner J.</td>
<td>Conference on Statutory Interpretation: A Reply to Judge Starr's Observations (P)</td>
<td>1987:380</td>
<td></td>
</tr>
<tr>
<td>Morgan, Thomas D.</td>
<td>Appropriate Limits on Participation by a Former Agency Official in Matters Before an Agency (A)</td>
<td>1980:1</td>
<td></td>
</tr>
<tr>
<td>Morrison, Alan B.</td>
<td>How Independent Are Independent Regulatory Agencies? (S)</td>
<td>1988:252</td>
<td></td>
</tr>
<tr>
<td>Murray, James P., Jr. &amp; Ramey, James T.</td>
<td>Delays and Bottlenecks in the Licensing Process Affecting Utilities: The Role of Improved Procedures and Advance Planning (A)</td>
<td>1970:25</td>
<td></td>
</tr>
<tr>
<td>Naktenis, Patricia Eileen</td>
<td>Use of Petitions by Minority Groups to Deny Broadcast License Renewals (N)</td>
<td>1978:271</td>
<td></td>
</tr>
</tbody>
</table>
Nichol, Gene R., Jr., *Justice Scalia, Standing, and Public Law Litigation* (A) ............................ 42:1141

Nichols, Phil, *Redefining “Common Carrier”: The FCC's Attempt at Deregulation by Redefinition* (N) ............................ 1987:501

Owen, Bruce M., *Structural Approaches to the Problem of Television Network Economic Dominance* (A) ............................ 1979:191

Pasley, Robert S., *The S & E Contractors Case—Beheading the Hydra or Wreaking Devastation?* (A) ............................ 1973:1


Pierce, Richard J., Jr., *Lujan v. Defenders of Wildlife: Standing as a Judicially Imposed Limit on Legislative Power* (C) ............................ 42:1170


Redish, Martin H., *Legislative Courts, Administrative Agencies, and the Northern Pipeline Decision* (A) ............................ 1983:197

Roberts, John G., Jr., *Article III Limits on Statutory Standing* (C) .................................................. 42:1219


Rodriguez, Daniel B., *Management, Control, and the Dilemmas of Presidential Leadership in the Modern Administrative State* (C) .................................................. 43:1180

Rose-Ackerman, Susan, *Consensus Versus Incentives: A Skeptical Look at Regulatory Negotiation* (C) .................. 43:1206


Rubin, Barry R. & Koch, Charles H., Jr., *A Proposal for a Comprehensive Restructuring of the Public Information System* (A) ............................................................... 1979:1


Scalia, Antonin, *Judicial Deference to Administrative Interpretation of Law* (A) .................................................. 1989:511


Shapiro, Sidney A., *Divorcing Profit Motivation from New Drug Research: A Consideration of Proposals to Provide the FDA with Reliable Test Data* (A) .......................... 1978:155


Starr, Kenneth W., *Conference on Statutory Interpretation: Observations About the Use of Legislative History* (P) .......................... 1987:371

Steadman, John M., “Forgive U.S. Its Trespasses?”: Land Title Disputes With the Sovereign—Present Remedies and Prospective Reform (A) .......................... 1972:15


Strauss, Peter L., *The Rulemaking Continuum* (C) .......................... 41:1463

Sun, Paul K., Jr., *Congressional Delegation of Adjudicatory Power to Federal Agencies and the Right to Trial by Jury* (N) ....... 1988:539


Tomlinson, Edward A., *Discovery in Agency Adjudication* (A) ... 1971:89


Verkuil, Paul R., *Is Efficient Government an Oxymoron?* (C) .... 43:1221


Verkuil, Paul R., *The Purposes and Limits of Independent Agencies* (S) ........................................... 1988:257

Wald, Patricia M., *The “New Administrative Law”—With the Same Old Judges in It?* (C) .................. 1991:647


Weaver, Priscilla P., *Developments Under the Freedom of Information Act—1978* (N) ................... 1979:327


Wiley, Richard E., “Political” Influence at the FCC (S) 1988:280

