CONTENTS

ARTICLES

Notes on the Reliance Interest
Robert Birmingham 217

The Criminal Justice System's Response to Battering:
Understanding the Problem, Forging the Solutions
Kathleen Waits 267

Historical Truth, Narrative Truth, and Expert Testimony
Marianne Wesson 331

A Proposal to End NLRB Deferral to the Arbitration Process
Cornelius J. Peck 355

COMMENT

Recognizing the Liability of Social Hosts Who Knowingly Allow
Intoxicated Guests to Drive: Limits to Socially Acceptable
Behavior 389

RECENT DEVELOPMENTS

Confronting the Fictions of the Eleventh Amendment: Pennhurst

Equitable Interest in Enhanced Earning Capacity: The Treatment
of a Professional Degree at Dissolution—In re Marriage of

Civil RICO and the Prior Criminal Conviction Requirement: Has
the Second Circuit Drawn the Net Too Tightly?—Sedima,
S.P.R.L. v. Imrex Co., 741 F.2d 482 (2d Cir. 1984), cert. granted,


WASHINGTON SURVEY

