

Case Western Reserve Law Review

Volume 21 | Issue 4 Article 3

1970

Editor's Preface

William B. Lawrence

Follow this and additional works at: https://scholarlycommons.law.case.edu/caselrev



Part of the Law Commons

Recommended Citation

William B. Lawrence, Editor's Preface, 21 Case W. Rsrv. L. Rev. 603 (1970) Available at: https://scholarlycommons.law.case.edu/caselrev/vol21/iss4/3

This Front Matter is brought to you for free and open access by the Student Journals at Case Western Reserve University School of Law Scholarly Commons. It has been accepted for inclusion in Case Western Reserve Law Review by an authorized administrator of Case Western Reserve University School of Law Scholarly Commons.

EDITORS' PREFACE

In this fourth issue of Volume 21, the Editors have selected articles dealing with the subject of corporate tender offers and various techniques for controlling "takeover bids." Three outstanding authors have contributed to this Symposium. Professor Alan R. Bromberg has written an interest analysis dealing with a multitude of safeguards and restraints available to the various parties during the operative course of a tender offer. Mr. A. A. Sommer, Jr., has analyzed the provisions of the recently enacted Ohio Act regulating corporate takeover bids. Professor Morgan Shipman has discussed the role of state legislation in the regulatory field, with special emphasis upon the provisions of the Ohio Act. The Foreword to this symposium is written by Professor Louis Loss.

The Editors wish to express their appreciation to the authors and others whose cooperation and efforts made the publication of this symposium possible. We also are grateful to Professor Loss, who, despite short notice and a characteristically heavy workload, consented to write the Foreword.

Since the topic of regulating so-called takeover bids has been the subject of much debate among members of the bar, the Review wishes to make clear its desire to consider for publication articles written in response to those appearing in this Symposium. Already the Review has scheduled for tentative publication an article dealing with the potential impact of the Ohio legislation.

The Comment in this issue is written by Morris G. Shanker. Professor Shanker addresses himself to two recent decisions by the Ohio Supreme Court, and expresses his disagreement with the "pigeonhole jurisprudence" employed by the court in deciding products liability cases.

The Editors are pleased to take this opportunity to announce the names of those who will comprise the editorial staff for Volume 22 during the coming year. They are as follows:

Richard E. Hahn Editor-in-Chief

Jerome N. Scanlan

Executive Editor

Research Editor Developments Editor

James M. Stephens Thomas E. Africa

Articles Editors Note Editors

Karen Hammerstrom Thomas G. Belden Michael R. Oker Cray J. Coppins, Jr. Robert M. Nelson

Editors

Robert J. DeLambo Kathryn G. Milman Norman A. Levine Herbert E. Phipps

Charles T. Riehl