

SUBJECT INDEX

ABATEMENT

See REMEDIES

ADMINISTRATIVE LAW

- Due Process in Quasi-Judicial Administrative Hearings:
 - Confining the Examiner to One Hat 2:398-414
 - New Jersey's Position . 2:401-05
 - Solutions and Conclusion 2:411-14
 - The Practice on the Federal Level 2:407-11
 - The View of Other Jurisdictions 2:405-06
- Schools and School Districts—
 - The Subtle Move Toward Total State Control 2:175-90
 - Commissioner's Appellate Jurisdiction 2:178-80
 - Exhaustion of Administrative Remedies 2:181-82
 - Review Standard Applied by Commissioner 2:182-86
 - Review Standard Applied by Court 2:186-87
 - The Local Electorate and School Budgets ... 2:187-88

ADMISSION TO THE BAR

See BAR EXAMINATIONS

ADOPTION

- Court Refuses Adoption for Disbelief in Supreme Being 2:460-73

AIRSPACE

- Federal Preemption—Efficient Utilization of Airspace .. 2:474-82

AMORTIZATION

- A Method of Eliminating Nonconforming Uses ... 2:163-74
 - Constitutionality 2:168-70
 - New Jersey Law 2:170-72
 - A Proposal 2:173-74
 - Public Gain v. Private Loss 2:167-68
 - Tests for Validity 2:164-67

ANTITRUST LAW

- Per Se Illegality of Tie-Ins .. 2:446-59
 - Expansion and Confusion of the Doctrine of Per Se Illegality of Tie-Ins 2:449-57
 - Historical Background 2:446-49
 - The Effect of *Fortner Enterprises, Inc. v. United States Steel Corp.* 2:457-58

ARBITRATION

- Boys Markets*—Now is Arbitration a Kingpin of National Labor Policy? 2:127-48
 - Boys Markets, Inc. v. Retail Clerk's Union, Local 770* 2:142-48
 - Flanking Maneuvers in the Federal Courts to Avoid *Sinclair/Avco* .. 2:139-42
 - Forum-Shopping and the Federal Removal Doctrine as a Result of *Sinclair* 2:136-39
 - Injunctions, Arbitration, and LMRA § 301 before *Sinclair* 2:130-34

ATTACHMENT

- Jurisdiction over Nonresidents Obtained by Attaching Insurance Proceeds is Invalid 2:483-93

ATTORNEYS

- Residency Requirements and State Bar Examinations .. 2:540-50

AUTOMATED DATA PROCESSING

See DATA PROCESSING

AVIATION LAW

- Federal Preemption—Efficient Utilization of Airspace .. 2:474-82

BAR EXAMINATIONS

- Residency Requirements and State Bar Examinations . 2:540-50

BIFURCATED TRIALS

- The Constitutionality and Desirability of Bifurcated Trials and Sentencing Standards 2:427-45
- Bifurcated Trials 2:427-36
- Standardless Sentencing 2:436-42

BONDS

See SECURITIES

BUDGETS

- Schools and School Districts—
 - The Subtle Move Toward Total State Control 2:175-90
 - Commissioner's Appellate Jurisdiction 2:178-80
 - Exhaustion of Administrative Remedies 2:181-82
 - Review Standard Applied by Commissioner 2:182-86
 - Review Standard Applied by Court 2:186-87
 - The Local Electorate and School Budgets ... 2:187-88

CAPITAL PUNISHMENT

- The Constitutionality and Desirability of Bifurcated Trials and Sentencing Standards 2:427-45
- Bifurcated Trials 2:427-36
- Standardless Sentencing 2:436-42

CENSORSHIP

- Obscenity and the Law—An Appraisal of the Contemporary Concept of Obscenity 1:99-112

CHILD ABUSE

- A Case for the Defenseless .. 1:134-46

CHILDREN

See GUARDIAN AND WARD; JUVENILE DELINQUENCY; PARENT AND CHILD

CHILLING EFFECT

- Dossiers and Civil Liberties—
 - The Sills Memorandum .. 2:205-19

CIVIL PROCEDURE

- Attachment—Jurisdiction over Nonresidents Obtained by Attaching Insurance Proceeds is Invalid 2:483-93
- Limitation of Actions—Statute Tolled During Period of Unconsciousness 2:191-97
- Limitation of Actions—Statutory Period Tolled While Insurer Determines Liability 2:260-66

CIVIL RIGHTS

- Education: Integration or Catastrophe? 2:1-9
- Equal Protection—Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional 2:504-24
- Alternatives to Default Imprisonment 2:516-19
- The New Jersey Approach 2:520-23
- School Personnel—Governmental Agency's Color Consciousness in Selection of Supervisory Personnel Not Unlawful 1:188-94
- Tortious Conduct of Prison Officials—Application of the Civil Rights Act 1:243-49

COMMERCIAL TRANSACTIONS

- Corporate Bond Issues Under The New French Business Entities Law 1:25-39
- Convertible and Exchangeable Bonds 1:30-35
- Masse of Bondholders . 1:35-37
- Ordinary Bond Offerings 1:27-30
- Public Offerings and the Stock Exchange Commission 1:37-38

COMPUTERS

- Computer Programs Are Patentable 1:113-33
- Application of *Prater* . 1:117-24
- Application of *Bernhart* 1:124-28
- Conclusions 1:128-33

—The Patentability of Programs Before <i>Prater</i>	1:114-17	Inmates' Right to Correspond	2:525-32
— <i>In re Wheeling</i>	1:124	Juvenile Court Proceedings—Proof Beyond a Reasonable Doubt Required	2:220-25
CONSCIENTIOUS OBJECTION		Marihuana: The Legislative Cauldron, a Pot Full of Trouble	1:41-58
Objection Based on Moral and Ethical Grounds	2:198-204	—Equal Protection	1:53-54
Objection to a Particular War	1:167-71	—Excessive Punishment	1:51-53
CONSTITUTIONAL LAW		—Freedom of Religion ..	1:54-57
Application of 14th Amendment Guarantees to Civil Litigation	2:494-503	—Invasion of Privacy ..	1:48-49
Board of Education Disallowed to Authorize Absences for Participation in Vietnam War Moratorium	1:195-201	—Present Legislation ..	1:46-47
Conscientious Objection—Objection Based on Moral and Ethical Grounds	2:198-204	—Substantive Due Process	1:50
Conscientious Objector—Objection to a Particular War	1:167-71	Political Question Doctrine—Senatorial Courtesy Immune from Judicial Review	1:172-78
The Constitutionality and Desirability of Bifurcated Trials and Sentencing Standards	2:427-45	Pre-Indictment Identification Confrontation—Right to Counsel	1:228-36
—Bifurcated Trials	2:427-36	Probation Revocation Without a Hearing Held Unconstitutional	2:533-39
—Standardless Sentencing	2:436-42	Prospective-Only Doctrine—Juveniles' Right to Jury Trial	1:179-87
Court Refuses Adoption for Disbelief in Supreme Being	2:460-73	Residency Requirements and State Bar Examinations ..	2:540-50
Dossiers and Civil Liberties—The Sills Memorandum .	2:205-19	Right of Confrontation—Defendant's Conduct as Waiver of Right to Be Present	2:226-34
Due Process in Quasi-Judicial Administrative Hearings: Confining the Examiner to One Hat	2:398-414	Right to Effective Counsel ..	2:235-41
—New Jersey's Position .	2:401-05	School Personnel—Governmental Agency's Color Consciousness in Selection of Supervisory Personnel Not Unlawful	1:188-94
—Solutions and Conclusion	2:411-14	Taxation—Granting of Property Tax Exemptions to Religious Organizations Upheld as Constitutional	2:242-51
—The Practice on the Federal Level	2:407-11	Warrantless Searches—Unlawful Invasion of Welfare Recipient's Privacy	1:202-07
—The View of Other Jurisdictions	2:405-06		
Equal Protection—Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional	2:504-24	CONSUMER PROTECTION	
—Alternatives to Default Imprisonment	2:516-19	A New Approach—Multiple Damage Recovery	1:208-13
—The New Jersey Approach	2:520-23	Revolving Charge Accounts and the Legality of a 1½% Monthly Charge ..	2:573-81

CONTRACTS

- Boys Markets*—Now is Arbitration a Kingpin of National Labor Policy? .. 2:127-48
 —*Boys Markets, Inc. v. Retail Clerk's Union, Local 770* 2:142-48
 —Flanking Maneuvers in the Federal Courts to Avoid *Sinclair/Avco* .. 2:139-42
 —Forum-Shopping and the Federal Removal Doctrine as a Result of *Sinclair* 2:136-39
 —Injunctions, Arbitration, and LMRA § 301 before *Sinclair* 2:130-34

CONVICTS

See PRISON AND PRISONERS

CORPORATIONS

- Corporate Bond Issues Under The New French Business Entities Law 1:25-39
 —Convertible and Exchangeable Bonds ... 1:30-35
 —Masse of Bondholders 1:35-37
 —Ordinary Bond Offerings 1:27-30
 —Public Offerings and the Stock Exchange Commission 1:37-38
 The Professional Corporation Continuum 1:147-66
 —Benefits of the Corporate Form 1:147-49
 —Disadvantages of the Corporate Form 1:150-51
 —The Kintner Regulations 1:154-56
 —The 1965 Treasury Regulations 1:156-59
 —The Professional Association Problem 1:151-54
 —Recent Developments . 1:164-66
 —The Response of the Judiciary to the 1965 Regulations 1:159-60

COUNSEL

See RIGHT TO COUNSEL .

CREDIT

- Revolving Charge Accounts and the Legality of a 1½% Monthly Charge .. 2:573-81

CRIME

- The Problem and Some Suggested Approaches 2:11-18

CRIMINAL LAW AND PROCEDURE

- The Constitutionality and Desirability of Bifurcated Trials and Sentencing Standards 2:427-45
 —Bifurcated Trials 2:427-36
 —Standardless Sentencing 2:436-42
 Corrections Reform: We Are Our Brother's Keeper .. 2:311-22
 Disclosure of the Presentence Investigation Report—New Rule in New Jersey 1:221-27
 Discovery—Prosecutor's Right to Prior Statements of Defense Witnesses 2:252-59
 Organized Crime: The Problem and Some Suggested Approaches 2:11-18
 Pre-Indictment Identification Confrontation—Right to Counsel 1:228-36
 Right of Confrontation—Defendant's Conduct as Waiver of Right to Be Present 2:226-34
 Waiver: The Quest for Functional Limitations on Habeas Corpus Jurisdiction 2:291-310

CUSTODY

- Court Refuses Adoption for Disbelief in Supreme Being 2:460-73

DANGEROUS SUBSTANCES

- Drug Law Revision—The New Jersey Controlled Dangerous Substances Act 2:369-97
 Marijuana: The Legislative Cauldron, a Pot Full of Trouble 1:41-58
 —Equal Protection 1:53-54
 —Excessive Punishment 1:51-53
 —Freedom of Religion .. 1:54-57

—Invasion of Privacy ..	1:48-49	—Previous Proposals ..	2:79-84
—Present Legislation ..	1:46-47	—Reasons for the Change	2:67-72
—Substantive Due Process	1:50		
DATA PROCESSING		DOCUMENTS AND RECORDS	
Automated Data Processing and the Issue of Privacy	1:7-24	Automated Data Processing and the Issue of Privacy	1:7-24
DEATH PENALTY		Disclosure of the Presentence Investigation Report— New Rule in New Jersey	1:221-27
See CAPITAL PUNISHMENT		Discovery—Prosecutor's Right to Prior Statements of De- fense Witnesses	2:252-59
DECEDENTS' ESTATES		Dossiers and Civil Liberties— The Sills Memorandum .	2:205-19
New Jersey and the Uniform Probate Code	2:323-55	Production of Privileged Selec- tive Service Files—Rights in Conflict	1:237-42
—Execution and Revoca- tion of Wills	2:337-50		
—Intestate Succession ...	2:325-34	DOMESTIC RELATIONS	
—Protection of the Sur- viving Spouse	2:334-37	No-Fault Divorce: Moderniza- tion Long Overdue for New Jersey	2:63-105
—Related Non-Statutory Problems	2:350-55	—California's New Law .	2:95-97
DISCOVERY		—Inherent Weaknesses in the Present System	2:72-79
Prosecutor's Right to Prior Statements of Defense Witnesses	2:252-59	—The Fault Approach ..	2:65-67
DISCRIMINATION		—The Need for Prompt Action	2:103-05
Juror Selection: A Discrimi- nating Art	1:76-86	—New Jersey's Proposed System	2:84-94
—Progress in the Fifth Circuit	1:82-84	—Alternate Proposals ...	2:97-103
—Regulation of State's Discriminatory Practices	1:77-80	—Previous Proposals	2:79-84
—The Federal Standard	1:80-82	—Reasons for the Change	2:67-72
School Personnel—Govern- mental Agency's Color Consciousness in Selection of Supervisory Personnel Not Unlawful	1:188-94	DRAFT	
DIVORCE LAW		See SELECTIVE SERVICE	
No-Fault Divorce: Moderniza- tion Long Overdue for New Jersey	2:63-105	DRUGS	
—California's New Law .	2:95-97	Drug Law Revision—The New Jersey Controlled Danger- ous Substances Act	2:369-97
—Inherent Weaknesses in the Present System ..	2:72-79	Marihuana: The Legislative Cauldron, a Pot Full of Trouble	1:41-58
—The Fault Approach .	2:65-67	—Equal Protection	1:53-54
—The Need for Prompt Action	2:103-05	—Excessive Punishment	1:51-53
—New Jersey's Proposed System	2:84-94	—Freedom of Religion ..	1:54-57
—Alternate Proposals ..	2:97-103	—Invasion of Privacy	1:48-49
		—Present Legislation ...	1:46-47
		—Substantive Due Process	1:50
		DUE PROCESS OF LAW	
		The Constitutionality and De- sirability of Bifurcated	

Trials and Sentencing Standards	2:427-45	Discriminatory Practices	1:77-80
—Bifurcated Trials	2:427-36	—The Federal Standard	1:80-82
—Standardless Sentencing	2:436-42	Right to Effective Counsel ...	2:235-41
Juvenile Court Proceedings—		School Personnel—Governmental Agency's Color Consciousness in Selection of Supervisory Personnel Not Unlawful	1:188-94
Proof Beyond a Reasonable Doubt Required ...	2:220-25		
Quasi-Judicial Administrative Hearings: Confining the Examiner to One Hat ...	2:398-414	ESTATE BY ENTIRETY	
—New Jersey's Position	2:401-05	Weeding Out the Troublesome Plant of Tenancy by the Entirety	2:415-26
—Solutions and Conclusion	2:411-14	—The Alternatives to Tenancy by the Entirety	2:423-26
—The Practice on the Federal Level	2:407-11	—The Argument Against Tenancy by the Entirety	2:419-23
—The View of Other Jurisdictions	2:405-06	—What is Tenancy by the Entirety	2:415-19
EDUCATION			
Integration or Catastrophe? ..	2:1-9	EVIDENCE	
Student Advocates in the Courts	1:1-5	Juvenile Court Proceedings—	
<i>See also</i> SCHOOLS AND SCHOOL DISTRICTS		Proof Beyond a Reasonable Doubt Required ..	2:220-25
		Production of Privileged Selective Service Files—Rights in Conflict	1:237-42
EMPLOYER AND EMPLOYEE			
The Public Employee Strike Right	2:106-26	FAMILY LAW	
—The Problem	2:107-17	<i>See</i> DOMESTIC RELATIONS	
—The Prognosis	2:123-26		
—The Proposals	2:117-23	FEDERAL COURTS	
Suicide—Dependent's Right of Recovery under Workmen's Compensation	1:250-56	Waiver: The Quest for Functional Limitations on Habeas Corpus Jurisdiction	2:291-310
EQUAL PROTECTION			
Application of 14th Amendment Guarantees to Civil Litigation	2:494-503	FEDERAL JURISDICTION	
Conscientious Objector—Objection to a Particular War	1:167-71	<i>See</i> FEDERAL COURTS	
Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional	2:504-24		
—Alternatives to Default Imprisonment	2:516-19	FINES	
—The New Jersey Approach	2:520-23	Equal Protection—Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional	2:504-24
Juror Selection: A Discriminating Art	1:76-86	—Alternatives to Default Imprisonment	2:516-19
—Progress in the Fifth Circuit	1:82-84	—The New Jersey Approach	2:520-23
—Regulation of State's			
		FIRST AMENDMENT	
		Taxation—Granting of Property Tax Exemptions to Religious Organizations Upheld as Constitutional	2:242-51

See also FREEDOM OF ASSEMBLY
AND ASSOCIATION; FREEDOM
OF SPEECH; FREEDOM OF
THE PRESS

FOREIGN LAW

Corporate Bond Issues Under
The New French Business
Entities Law 1:25-39
—Convertible and Ex-
changeable Bonds 1:30-35
—Masse of Bondholders 1:35-37
—Ordinary Bond Offer-
ings 1:27-30
—Public Offerings and the
Stock Exchange Com-
mission 1:37-38

FREEDOM OF ASSEMBLY AND ASSOCIATION

Board of Education Disallowed
to Authorize Absences for
Participation in Vietnam
War Moratorium 1:195-201
Dossiers and Civil Liberties—
The Sills Memorandum 2:205-19

FREEDOM OF SPEECH

Board of Education Disallowed
to Authorize Absences for
Participation in Vietnam
War Moratorium 1:195-201
Inmates' Right to Correspond 2:525-32
Obscenity and the Law—An
Appraisal of the Contem-
porary Concept of Obscen-
ity 1:99-112

FREEDOM OF THE PRESS

Obscenity and the Law—An
Appraisal of the Contem-
porary Concept of Obscen-
ity 1:99-112

GOVERNMENTAL IMMUNITY

See SOVEREIGN IMMUNITY

GOVERNMENTAL LIABILITY

See SOVEREIGN IMMUNITY

GUARDIAN AND WARD

Court Refuses Adoption for
Disbelief in Supreme Be-
ing 2:460-73

HABEAS CORPUS

Waiver: The Quest for Func-
tional Limitations on Ha-
beas Corpus Jurisdiction 2:291-310

HEIRS

See INHERITANCE AND SUCCESSION

HOSPITALS

Liability of a Blood Bank or
Hospital for a Hepatitis
Associated Blood Transfu-
sion in New Jersey 2:47-61
—Charitable Immunity .. 2:55-56
—Disclaimer 2:56-59
—The Problem with Neg-
ligence Concepts 2:48-50
—Problems of Proof 2:59-61
—Sale v. Service: An Un-
satisfactory Analysis .. 2:50-55

HUSBAND AND WIFE

No-Fault Divorce: Moderniza-
tion Long Overdue for
New Jersey 2:63-105
—California's New Law 2:95-97
—Inherent Weaknesses in
the Present System 2:72-79
—The Fault Approach .. 2:65-67
—The Need for Prompt
Action 2:103-05
—New Jersey's Proposed
System 2:84-94
—Alternate Proposals ... 2:97-103
—Previous Proposals 2:79-84
—Reasons for the Change 2:67-72
Weeding Out the Troublesome
Plant of Tenancy by the
Entirety 2:415-26
—The Alternatives to
Tenancy by the Entirety 2:423-26
—The Argument Against
Tenancy by the Entirety 2:419-23
—What is Tenancy by the
Entirety 2:415-19

IMMUNITY

See SOVEREIGN IMMUNITY

INDIGENTS

Application of 14th Amend-
ment Guarantees to Civil
Litigation 2:494-503

Equal Protection—Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional	2:504-24	INTEREST	
—Alternatives to Default Imprisonment	2:516-19	Revolving Charge Accounts and the Legality of a 1½% Monthly Charge ..	2:573-81
—The New Jersey Approach	2:520-23	INVENTIONS	
Right to Effective Counsel ...	2:235-41	See PATENT LAW; TRADE SECRETS	
INFANTS		INVESTMENTS	
See GUARDIAN AND WARD; JUVENILE DELINQUENCY; PARENT AND CHILD		Corporate Bond Issues Under The New French Business Entities Law	1:25-39
INHERITANCE AND SUCCESSION		—Convertible and Exchangeable Bonds	1:30-35
New Jersey and the Uniform Probate Code	2:323-55	—Masse of Bondholders	1:35-37
—Execution and Revocation of Wills	2:337-50	—Ordinary Bond Offerings	1:27-30
—Intestate Succession ...	2:325-34	—Public Offerings and the Stock Exchange Commission	1:37-38
—Protection of the Surviving Spouse	2:334-37	JUDICIAL REVIEW	
—Related Non-Statutory Problems	2:350-55	Political Question Doctrine— Senatorial Courtesy Immune from Judicial Review	1:172-78
INSANITY		JURIES	
Limitation of Actions—Statute Tolled During Period of Unconsciousness	2:191-97	Juror Selection: A Discriminating Art	1:76-86
INSURANCE		—Progress in the Fifth Circuit	1:82-84
Attachment—Jurisdiction over Nonresidents Obtained by Attaching Insurance Proceeds is Invalid	2:483-93	—Regulation of State's Discriminatory Practices	1:77-80
Insurance Carrier's Duty to Settle: A Problem of Faith	1:59-75	—The Federal Standard	1:80-82
Limitation of Actions—Statutory Period Tolled While Insurer Determines Liability	2:260-66	JURISDICTION	
INTEGRATION		Attachment—Jurisdiction over Nonresidents Obtained by Attaching Insurance Proceeds is Invalid	2:483-93
Education: Integration or Catastrophe?	2:1-9	Waiver: The Quest for Functional Limitations on Habeas Corpus Jurisdiction	2:291-310
INTELLIGENCE INFORMATION FILES		JUVENILE DELINQUENCY	
Automated Data Processing and the Issue of Privacy	1:7-24	Juvenile Court Proceedings— Proof Beyond a Reasonable Doubt Required ..	2:220-25
Dossiers and Civil Liberties— The Sills Memorandum ..	2:205-19	Prospective-Only Doctrine— Juveniles' Right to Jury Trial	1:179-87

LABOR LAW

- Boys Markets*—Now is Arbitration a Kingpin of National Labor Policy? 2:127-48
- Boys Markets, Inc. v. Retail Clerk's Union, Local 770* 2:142-48
- Flanking Maneuvers in the Federal Courts to Avoid *Sinclair/Avco* ... 2:139-42
- Forum-Shopping and the Federal Removal Doctrine as a Result of *Sinclair* 2:136-39
- Injunctions, Arbitration, and LMRA § 301 before *Sinclair* 2:130-34
- The Public Employee Strike Right 2:106-26
- The Problem 2:107-17
- The Prognosis 2:123-26
- The Proposals 2:117-23

LANDLORD AND TENANT

- A Model Lease: One Proposal for New Jersey 2:31-45
- Rent Abatement: A Reasonable Remedy for Aggrieved Tenants 2:357-67
- Contract Principles Applicable 2:361-63
- Determining Rental Value 2:363-65
- A New Body of Landlord-Tenant Law 2:365-67
- Percentage Abatement Theory 2:358-61
- Tenant's Right to Rent Deduction for Repair Expenditures 2:267-75

LAW SCHOOLS

- Student Advocates in the Courts 1:1-5

LEASES

- A Model Lease: One Proposal for New Jersey 2:31-45
- Rent Abatement: A Reasonable Remedy for Aggrieved Tenants 2:357-67
- Contract Principles Applicable 2:361-63

- Determining Rental Value 2:363-65
- A New Body of Landlord-Tenant Law 2:365-67
- Percentage Abatement Theory 2:358-61
- Tenant's Right to Rent Deduction for Repair Expenditures 2:267-75

LEGAL AID

- Student Advocates in the Courts 1:1-5

LEGAL EDUCATION

- Student Advocates in the Courts 1:1-5

LEGAL PROFESSION

- Residency Requirements and State Bar Examinations 2:540-50

LEGISLATION

- A New Approach in Consumer Protection—Multiple Damage Recovery 1:208-13

LIMITATION OF ACTIONS

- See STATUTE OF LIMITATIONS

MALICIOUS PROSECUTION

- Civil Liability of Perpetrators of Crime to Those Wrongfully Prosecuted for Such Crime 2:276-81

MARIHUANA

- Drug Law Revision—The New Jersey Controlled Dangerous Substances Act 2:369-97
- The Legislative Cauldron, a Pot Full of Trouble 1:41-58
- Equal Protection 1:53-54
- Excessive Punishment .. 1:51-53
- Freedom of Religion .. 1:54-57
- Invasion of Privacy ... 1:48-49
- Present Legislation ... 1:46-47
- Substantive Due Process 1:50

MILITARY SERVICE

- Conscientious Objector—Objection Based on Moral and Ethical Grounds 2:198-204

- Conscientious Objector—Objection to a Particular War 1:167-71
- Production of Privileged Selective Service Files—Rights in Conflict 1:237-42
- MINORS**
- See GUARDIAN & WARD, JUVENILE DELINQUENCY, PARENT AND CHILD
- MONOPOLIES**
- Per Se Illegality of Tie-Ins .. 2:446-59
- Expansion and Confusion of the Doctrine of Per Se Illegality of Tie-Ins 2:449-57
- Historical Background 2:446-49
- The Effect of *Fortner Enterprises, Inc. v. United States Steel Corp.* 2:457-58
- MUNICIPAL GOVERNMENTS**
- Public Housing Held Special Reason for Granting Variance 2:582-88
- NARCOTICS**
- See DANGEROUS SUBSTANCES; DRUGS
- NEGLIGENCE**
- Comparative Negligence: An Opportunity for New Jersey 1:87-98
- NONCONFORMING USES**
- Amortization: A Method of Eliminating Nonconforming Uses..... 2:163-74
- Constitutionality 2:168-70
- New Jersey Law 2:170-72
- A Proposal 2:173-74
- Public Gain v. Private Loss 2:167-68
- Tests for Validity 2:164-67
- NUISANCE**
- The Element of Fault in Private Nuisance 2:19-30
- OBSCENITY**
- An Appraisal of the Contemporary Concept of Obscenity 1:99-112
- ORGANIZED CRIME**
- See CRIME
- OWNERSHIP**
- Weeding Out the Troublesome Plant of Tenancy by the Entirety 2:415-26
- The Alternatives to Tenancy by the Entirety 2:423-26
- The Argument Against Tenancy by the Entirety 2:419-23
- What is Tenancy by the Entirety 2:415-19
- PARENT AND CHILD**
- Child Abuse—A Case for the Defenseless 1:134-46
- Court Refuses Adoption for Disbelief in Supreme Being 2:460-73
- PATENT LAW**
- Another Step Past *Prater*—“Patentable Process” Expanded 2:551-63
- Computer Programs Are Patentable 1:113-33
- Application of *Prater* .. 1:117-24
- Application of *Bernhart* 1:124-28
- Conclusions 1:128-33
- The Patentability of Programs Before *Prater* 1:114-17
- In re Wheeling* 1:124
- PENOLOGY**
- Corrections Reform: We Are Our Brother’s Keeper ... 2:311-22
- Inmates’ Right to Correspond 2:525-32
- Tortious Conduct of Prison Officials—Application of the Civil Rights Act 1:243-49
- PLANNING**
- Amortization: A Method of Eliminating Nonconforming Uses 2:163-74
- Constitutionality 2:168-70
- New Jersey Law 2:170-72

- A Proposal 2:173-74
 - Public Gain v. Private Loss 2:167-68
 - Tests for Validity 2:164-67
- POLITICS**
- Political Question Doctrine—
Senatorial Courtesy Im-
mune from Judicial Re-
view 1:172-78
- POVERTY LAW**
- Application of 14th Amend-
ment Guarantees to Civil
Litigation 2:494-503
 - Equal Protection—Imprison-
ment of Indigent for Non-
payment of Fine Declared
Unconstitutional 2:504-24
 - Alternatives to Default
Imprisonment 2:516-19
 - The New Jersey Ap-
proach 2:520-23
- PRACTICE OF LAW**
- Student Advocates in the
Courts 1:1-5
- PRESENTENCE INVESTI-
GATION**
- Disclosure of the Presentence
Investigation Report—
New Rule in New Jer-
sey 1:221-27
- PRE-TRIAL PROCEDURE**
- Pre-Indictment Identification
Confrontation—Right to
Counsel 1:228-36
- PRISONS AND PRISONERS**
- Corrections Reform: We Are
Our Brother's Keeper .. 2:311-22
 - Inmates' Right to Correspond 2:525-32
 - Tortious Conduct of Prison
Officials—Application of
the Civil Rights Act 1:243-49
- PRIVACY**
- See RIGHT OF PRIVACY
- PROBATE LAW AND
PRACTICE**
- New Jersey and the Uniform
Probate Code 2:323-55
- Execution and Revoca-
tion of Wills 2:337-50
 - Intestate Succession ... 2:325-34
 - Protection of the Sur-
viving Spouse 2:334-37
 - Related Non-Statutory
Problems 2:350-55
- PROBATION**
- Corrections Reform: We Are
Our Brother's Keeper ... 2:311-22
 - Revocation Without a Hear-
ing Held Unconstitutional 2:533-39
- PRODUCTS LIABILITY**
- Liability of a Blood Bank or
Hospital for a Hepatitis
Associated Blood Trans-
fusion in New Jersey ... 2:47-61
 - Charitable Immunity .. 2:55-56
 - Disclaimer 2:56-59
 - The Problem with Neg-
ligence Concepts 2:48-50
 - Problems of Proof 2:59-61
 - Sale v. Service: An Un-
satisfactory Analysis .. 2:50-55
 - Warranties—Application of
Implied Warranty to a
Service Transaction 1:214-20
- PROFESSIONALS**
- The Professional Corporation
Continuum 1:147-66
 - Benefits of the Corpo-
rate Form 1:147-49
 - Disadvantages of the
Corporate Form 1:150-51
 - The Kintner Regula-
tions 1:154-56
 - The 1965 Treasury
Regulations 1:156-59
 - The Professional Asso-
ciation Problem 1:151-54
 - Recent Developments .. 1:164-66
 - The Response of the
Judiciary to the 1965
Regulations 1:159-60
- PROPERTY**
- See PERSONAL PROPERTY, REAL
PROPERTY, ZONING, INHERI-
TANCE AND SUCCESSION

PUNISHMENT

- Equal Protection—Imprisonment of Indigent for Nonpayment of Fine Declared Unconstitutional 2:504-24
- Alternatives to Default Imprisonment 2:516-19
- The New Jersey Approach 2:520-23

RACES

See CIVIL RIGHTS

REAL PROPERTY

- Amortization: A Method of Eliminating Nonconforming Uses 2:163-74
- Constitutionality 2:168-70
- New Jersey Law 2:170-72
- A Proposal 2:173-74
- Public Gain v. Private Loss 2:167-68
- Tests for Validity 2:164-67
- Public Housing Held Special Reason for Granting Variance 2:582-88
- Taxation—Granting of Property Tax Exemptions to Religious Organizations Upheld as Constitutional 2:242-51
- Weeding Out the Troublesome Plant of Tenancy by the Entirety 2:415-26
- The Alternatives to Tenancy by the Entirety .. 2:423-26
- The Argument Against Tenancy by the Entirety 2:419-23
- What is Tenancy by the Entirety 2:415-19

RECORDS

See DOCUMENTS AND RECORDS

REHABILITATION OF PRISONERS

See PRISONS AND PRISONERS

RELIGION

- Taxation—Granting of Property Tax Exemptions to Religious Organizations Upheld as Constitutional 2:242-51

- Conscientious Objector—Objection to a Particular War 1:167-71
- Court Refuses Adoption for Disbelief in Supreme Being 2:460-73

REMEDIES

- A New Approach in Consumer Protection—Multiple Damage Recovery .. 1:208-13
- Rent Abatement: A Reasonable Remedy for Aggrieved Tenants 2:357-67
- Contract Principles Applicable 2:361-63
- Determining Rental Value 2:363-65
- A New Body of Landlord-Tenant Law 2:365-67
- Percentage Abatement Theory 2:358-61

RENTS AND RENT CONTROL

- Rent Abatement: A Reasonable Remedy for Aggrieved Tenants 2:357-67
- Contract Principles Applicable 2:361-63
- Determining Rental Value 2:363-65
- A New Body of Landlord-Tenant Law 2:365-67
- Percentage Abatement Theory 2:358-61
- Tenant's Right to Rent Deduction For Repair Expenditures 2:267-75

REPAIRS

- Rent Abatement: A Reasonable Remedy for Aggrieved Tenants 2:357-67
- Contract Principles Applicable 2:361-63
- Determining Rental Value 2:363-65
- A New Body of Landlord-Tenant Law 2:365-67
- Percentage Abatement Theory 2:358-61

RESIDENCY REQUIREMENTS		SEARCH AND SEIZURE	
State Bar Examinations	2:540-50	Warrantless Searches—Unlawful Invasion of Welfare Recipient's Privacy	1:202-07
RESTRAINT OF TRADE		SECURITIES	
Per Se Illegality of Tie-Ins ..	2:446-59	Corporate Bond Issues Under The New French Business Entities Law	1:25-39
—Expansion and Confusion of the Doctrine of Per Se Illegality of Tie-Ins	2:449-57	—Convertible and Exchangeable Bonds	1:30-35
—Historical Background	2:446-49	—Masse of Bondholders	1:35-37
—The Effect of <i>Fortner Enterprises, Inc. v. United States Steel Corp.</i>	2:457-58	—Ordinary Bond Offerings	1:27-30
		—Public Offerings and the Stock Exchange Commission	1:37-38
RIGHT OF PRIVACY		SEGREGATION	
Automated Data Processing and the Issue of Privacy	1:7-24	Education: Integration or Catastrophe?	2:1-9
Warrantless Searches—Unlawful Invasion of Welfare Recipient's Privacy	1:202-07	SELECTIVE SERVICE	
RIGHT TO COUNSEL		Conscientious Objector—Objection Based on Moral and Ethical Grounds	2:198-204
Pre-Indictment Identification Confrontation—Right to Counsel	1:228-36	Conscientious Objector—Objection to a Particular War	1:167-71
Right to Effective Counsel ..	2:235-41	Production of Privileged Selective Service Files—Rights in Conflict	1:237-42
SALES AND SERVICES		SENATORIAL COURTESY	
Warranties—Application of Implied Warranty to a Service Transaction	1:214-20	Political Question Doctrine—Senatorial Courtesy Immune from Judicial Review	1:172-78
SCHOOLS AND SCHOOL DISTRICTS		SENTENCING	
Board of Education Disallowed to Authorize Absences for Participation in Vietnam War Moratorium	1:195-201	The Constitutionality and Desirability of Bifurcated Trials and Sentencing Standards	2:427-45
Governmental Agency's Color Consciousness in Selection of Supervisory Personnel Not Unlawful	1:188-94	—Bifurcated Trials	2:427-36
The Subtle Move Toward Total State Control	2:175-90	—Standardless Sentencing	2:436-42
—Commissioner's Appellate Jurisdiction	2:178-80	Disclosure of the Presence Investigation Report	
—Exhaustion of Administrative Remedies ...	2:181-82	—New Rule in New Jersey	1:221-27
—Review Standard Applied by Commissioner	2:182-86		
—The Local Electorate and School Budgets ..	2:187-88		

SETTLEMENTS

Insurance Carrier's Duty to Settle: A Problem of Faith 1:59-75

SIXTH AMENDMENT

Right of Confrontation—Defendant's Conduct as Waiver of Right to Be Present 2:226-34

SOVEREIGN IMMUNITY

Judicial Abrogation of Sovereign Immunity in New Jersey 2:149-62
 —The Holdings of *P,T&L* and *Willis* 2:149-52
 —New Jersey Case Law Before *P,T&L* and *Willis* 2:152-56
 —Sovereign Immunity in Other Jurisdictions ... 2:156-58

STATUTE OF LIMITATIONS

Statutory Period Tolloed While Insurer Determines Liability 2:260-66
 Statute Tolloed During Period of Unconsciousness 2:191-97

STOCKS AND BONDS

See SECURITIES

STRICT LIABILITY

Liability of a Blood Bank or Hospital for a Hepatitis Associated Blood Transfusion in New Jersey ... 2:47-61
 —Charitable Immunity .. 2:55-56
 —Disclaimer 2:56-59
 —The Problem with Negligence Concepts 2:48-50
 —Problems of Proof 2:59-61
 —Sale v. Service: An Unsatisfactory Analysis .. 2:50-55

STRIKES

The Public Employee Strike Right 2:106-26
 —The Problem 2:107-17
 —The Prognosis 2:123-26
 —The Proposals 2:117-23

SUICIDE

Dependent's Right of Recovery under Workmen's Compensation 1:250-56

SURVEILLANCE SYSTEMS

Automated Data Processing and the Issue of Privacy Dossiers and Civil Liberties—The Sills Memorandum 2:205-19

TAXATION

Granting of Property Tax Exemptions to Religious Organizations Upheld as Constitutional 2:242-51
 The Professional Corporation Continuum 1:147-66
 —Benefits of the Corporate Form 1:147-49
 —Disadvantages of the Corporate Form 1:150-51
 —The Kintner Regulations 1:154-56
 —The 1965 Treasury Regulations 1:156-59
 —The Professional Association Problem 1:151-54
 —Recent Developments .. 1:164-66
 —The Response of the Judiciary to the 1965 Regulations 1:159-60

TENANCY

See ESTATE BY ENTIRETY; JOINT TENANCY

TORTS

Comparative Negligence: An Opportunity for New Jersey 1:87-98
 The Element of Fault in Private Nuisance 2:19-30
 Malicious Prosecution—Civil Liability of Perpetrators of Crime to Those Wrongfully Prosecuted for Such Crime 2:276-81
 Tortious Conduct of Prison Officials—Application of the Civil Rights Act 1:243-49
 Unfair Competition—Trade Secrets—Enforcement of Licensing Agreements ... 2:564-72

TRADE SECRETS

- Enforcement of Licensing
Agreements 2:564-72

TRANSFUSIONS

- Liability of a Blood Bank or
Hospital for a Hepatitis
Associated Blood Transfu-
sion in New Jersey 2:47-61
—Charitable Immunity .. 2:55-56
—Disclaimer 2:56-59
—The Problem with Neg-
ligence Concepts 2:48-50
—Problems of Proof 2:59-61
—Sale v. Service: An Un-
satisfactory Analysis ... 2:50-55

TRIAL PROCEDURE

- Discovery—Prosecutor's Right
to Prior Statements of De-
fense Witnesses 2:252-59

TRIALS

- Prospective-Only Doctrine—
Juveniles' Right to Jury
Trial 1:179-87
Right of Confrontation—De-
fendant's Conduct as
Waiver of Right to Be
Present 2:226-34

UNFAIR COMPETITION

- Enforcement of Licensing
Agreements 2:564-72

UNIFORM COMMERCIAL CODE

- Warranties—Application of
Implied Warranty to a
Service Transaction 1:214-20

UNIFORM PROBATE CODE

- New Jersey and the Uniform
Probate Code 2:323-55
—Execution and Revoca-
tion of Wills 2:337-50
—Intestate Succession ... 2:325-34
—Protection of the Surviv-
ing Spouse 2:334-37
—Related Non-Statutory
Problems 2:350-55

UNIONS

- The Public Employee Strike
Right 2:106-26

- The Problem 2:107-17
—The Prognosis 2:123-26
—The Proposals 2:117-23

USURY

- Revolving Charge Accounts
and the Legality of a
1½% Monthly Charge .. 2:573-81

VENDORS AND PURCHASERS

- Per Se Illegality of Tie-Ins .. 2:446-59
—Expansion and Confu-
sion of the Doctrine
of Per Se Illegality of
Tie-Ins 2:449-57
—Historical Background 2:446-49
—The Effect of *Fortner
Enterprises, Inc. v.
United States Steel
Corp.* 2:457-58

WAIVER

- The Quest for Functional
Limitations on Habeas
Corpus Jurisdiction 2:291-310
Right of Confrontation—De-
fendant's Conduct as
Waiver of Right to Be
Present 2:226-34

WARRANTIES

- Application of Implied War-
ranty to a Service Trans-
action 1:214-20
Tenant's Right to Rent De-
duction for Repair Ex-
penditures 2:267-75

WELFARE

- Warrantless Searches—Unlaw-
ful Invasion of Welfare
Recipient's Privacy 1:202-07

WILLS

- New Jersey and the Uniform
Probate Code 2:323-55
—Execution and Revoca-
tion of Wills 2:337-50
—Intestate Succession ... 2:325-34
—Protection of the Surviv-
ing Spouse 2:334-37
—Related Non-Statutory
Problems 2:350-55

SUBJECT INDEX

xxvii

WORKMEN'S COMPENSATION

Suicide—Dependent's Right of
Recovery 1:250-56

ZONING

Amortization: A Method of
Eliminating Nonconform-
ing Uses 2:163-74

—Constitutionality 2:168-70
—New Jersey Law 2:170-72
—A Proposal 2:173-74
—Public Gain v. Private
Loss 2:167-68
—Tests for Validity 2:164-67
Public Housing Held Special
Reason for Granting Vari-
ance 2:582-88

