

INDEX

This index consists of materials published in Volume III.

ARTICLES—AUTHORS

AUGELLI, ANTHONY T.: <i>Six-Member Juries in Civil Actions in the Federal Judicial System</i>	3:281
GIBBONS, JOHN J.: <i>Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process</i>	3:295
PORRO, ALFRED A., JR.: <i>Marshland Title Dilemma: A Tidal Phenomenon</i>	3:323
STANTON, REGINALD: <i>Protection Against Uninsured Motorists in New Jersey</i>	3:19
STERN, HERBERT J.: <i>Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion</i>	3:1
TELEKY, LORRAINE S.: <i>Marshland Title Dilemma: A Tidal Phenomenon</i>	3:323

ARTICLES—TITLES

MARSHLAND TITLE DILEMMA: A TIDAL PHENOMENON. <i>Alfred A. Porro, Jr. and Lorraine S. Teleky</i>	3:323
PRACTICAL PROPHYLAXIS AND APPELLATE METHODOLOGY: THE EXCLUSIONARY RULE AS A CASE STUDY IN THE DECISIONAL PROCESS. <i>John J. Gibbons</i>	3:295
PROSECUTIONS OF LOCAL POLITICAL CORRUPTION UNDER THE HOBBS ACT: THE UNNECESSARY DISTINCTION BETWEEN BRIBERY AND EXTORTION. <i>Herbert J. Stern</i>	3:1
PROTECTION AGAINST UNINSURED MOTORISTS IN NEW JERSEY. <i>Reginald Stanton</i>	3:19
SIX-MEMBER JURIES IN CIVIL ACTIONS IN THE FEDERAL JUDICIAL SYSTEM. <i>Anthony T. Augelli</i>	3:281

COMMENTS

Compulsory Education in the United States: <i>Big Brother Goes to School</i>	3:349
Homosexuals in Government Employment: <i>The Boys in the Bureau</i>	3:89

No-Fault Automobile Insurance in New Jersey: Constitutional Problems	3:386
Parochial School Aid—From <i>Allen</i> to <i>Lemon</i> to <i>Tilton</i> —Out at Second, Safe at First	3:61
Sexual Mythology and Employment Discrimination	3:108
A Survey of Municipal Immunity in New Jersey	3:416

NOTES

Arkansas State Penitentiary Transgresses Constitutional Proscription Against Cruel and Unusual Punishment (<i>Holt v. Sarver</i> , 8th Cir. 1971)	3:159
Damages—Birth of Healthy but Unplanned Child Due to Pharmacist's Negligence Held a Compensable Injury (<i>Troppi v. Scarf</i> , Mich. Ct. App. 1971)	3:492
Due Process—Rights of Confrontation and Cross-Examination Accorded to Students at Expulsion Hearings (<i>Tibbs v. Board of Education</i> , N.J. App. Div. 1971)	3:523
Duty to Retreat—Retreat from the Porch of One's Own Home Not Required (<i>State v. Bonano</i> , N.J. 1971)	3:532
The Fifth Amendment's Proxy—Transactional or Use Immunity? (<i>In re Korman</i> , 7th Cir. 1971; <i>Stewart v. United States</i> , 9th Cir. 1971)	3:199
Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness (<i>John F. Kennedy Memorial Hosp. v. Heston</i> , N.J. 1971)	3:444
Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat! (<i>United States v. Milder</i> , D. Neb. 1971)	3:457
Increasing the Liability of New Jersey Taverns: Where to Draw the Line? (<i>Aliulis v. Tunnel Hill Corp.</i> , N.J. App. Div. 1971)	3:233
Indigent Petty Offenders Accorded Right to Appointed Counsel (<i>Rodriguez v. Rosenblatt</i> , N.J. 1971)	3:214
Interrogation— <i>Parens Patriae v. Miranda</i> : Conflicting Interests (<i>State v. In the Interest of R.W.</i> , N.J. App. Div. 1971)	3:482
Medical Malpractice—Lack of Diligence in Diagnosis Resulting in Loss of Chance to Live Is Not a Compensable Injury (<i>Cooper v. Sisters of Charity of Cincinnati, Inc.</i> , Ohio 1971)	3:505
Procedural Fairness Crosses the Threshold (<i>Monks v. New Jersey State Parole Bd.</i> , N.J. 1971)	3:247

ARTICLES INDEX

iii

Psychological v. Biological Parenthood in Determining the Best Interests of the Child (<i>In re P, & wife</i> , N.J. App. Div. 1971)	3:130
Restricting the Use of General Aptitude Tests as Employment Criteria (<i>Griggs v. Duke Power Co.</i> , U.S. 1971)	3:143
The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute (<i>State v. Molinaro</i> , N.J. Essex County Ct. 1971)	3:543
School District Lines No Barrier to Commissioner When Seeking to Eliminate Racial Imbalance (<i>Jenkins v. Township of Morris School Dist.</i> , N.J. 1971)	3:259
State Action No Longer a Requisite Under 42 U.S.C. § 1985(3) (<i>Griffin v. Breckenridge</i> , U.S. 1971)	3:168
State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud (<i>Kugler v. Romain</i> , N.J. 1971)	3:470
Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District (<i>Whitcomb v. Chavis</i> , U.S. 1971)	3:178

BOOKS REVIEWED

LAWYERS FOR PEOPLE OF MODERATE MEANS: SOME PROBLEMS OF AVAILABILITY OF LEGAL SERVICES. <i>Barlow F. Christensen</i> . .	3:269
MARRIAGE LAW AND POLICY IN THE CHINESE PEOPLE'S REPUBLIC. <i>M. J. Meijer</i>	3:557

BOOKS REVIEWED—REVIEWERS

Boskey, James B.	3:557
Meth, Theodore Sager	3:269

BOOKS REVIEWED—AUTHORS

CHRISTENSEN, BARLOW F.: Lawyers for People of Moderate Means: Some Problems of Availability of Legal Services. <i>Theodore Sager Meth</i>	3:269
MEIJER, M. J.: Marriage Law and Policy in the Chinese People's Republic. <i>James B. Boskey</i>	3:557