

SUBJECT INDEX

ACCRETION

- Marshland Title Dilemma: A
 - Tidal Phenomenon 3:323-48
 - A Problem of Proof ... 3:327-30
 - A Quasi-Judicial Solution 3:331-35
 - A Title State of Chaos . 3:323-27
 - Valuation and Factor-Percentage System 3:335-47

ACTIONS AND DEFENSES

- Duty to Retreat—Retreat from the Porch of One's Own Home Not Required 3:532-42
- State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud 3:470-81

ADJOINING LANDOWNERS

- Marshland Title Dilemma: A
 - Tidal Phenomenon 3:323-48
 - A Problem of Proof ... 3:327-30
 - A Quasi-Judicial Solution 3:331-35
 - A Title State of Chaos . 3:323-27
 - Valuation and Factor-Percentage System 3:335-47

ADMINISTRATION OF JUSTICE

- Indigent Petty Offenders Accorded Right to Appointed Counsel 3:214-32
- Right to Counsel in New Jersey 3:224-32
- Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process 3:295-322
- A Case Study in Judicial Methodology 3:299-306
- Defining the Universe .. 3:306-07
- Testing Effectiveness .. 3:307-21

ADMINISTRATIVE AGENCIES

- Homosexuals in Government Employment: *The Boys in the Bureau* 3:89-107
- The Agency Arguments: Supposition v. "Rational

Nexus" 3:97-100

- Grimm, Gayer, and Ulrich: A Frontal Assault* 3:100-05
- McConnell: A Giant Step Backward* 3:105-06
- Recent Cases 3:91-96

ADMINISTRATIVE LAW

- Due Process—Rights of Confrontation and Cross-Examination Accorded to Students at Expulsion Hearings 3:523-31
- School District Lines No Barrier to Commissioner When Seeking to Eliminate Racial Imbalance .. 3:259-68

ADMISSIBILITY OF EVIDENCE

- Interrogation—*Parens Patriae v. Miranda: Conflicting Interests* 3:482-91
- Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process 3:295-322
- A Case Study in Judicial Methodology 3:299-306
- Defining the Universe 3:306-07
- Testing Effectiveness .. 3:307-21
- The Right To Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ... 3:543-56

ADOPTION

- Psychological v. Biological Parenthood in Determining the Best Interests of the Child 3:130-42

ALCOHOLIC BEVERAGES

- Increasing the Liability of New Jersey Taverns: Where to Draw the Line? 3:233-46

APTITUDE TESTS

- Restricting the Use of General Aptitude Tests as Employment Criteria 3:143-58

SUBJECT INDEX

ix

ATTORNEYS-GENERAL

State Attorney General's Class
Action: Exorbitant Price
to Unconscionability to
Fraud 3:470-81

AUTOMOBILE INSURANCE

No-Fault Automobile Insur-
ance in New Jersey: Con-
stitutional Problems 3:386-415
—Constitutional Caveats 3:392-404
—Existing Problems: Is
No-Fault the Answer? 3:404-15
—A Scheme for New Jer-
sey 3:389-92
Protection Against Uninsured
Motorists in New Jersey 3:19-60
—Arbitration Under the
Endorsement 3:30-36
—The Basic Coverage
Concept of the Endorse-
ment 3:29-30
—Cooperation of the
Claimant 3:44-45
—Hit-and-Run Cases 3:50-52
—Obtaining Judicial De-
termination of Coverage
Issues 3:36-40
—Offsets Against Pay-
ments Under the En-
dorsement 3:45-48
—The Possibility of Cover-
age Under More Than
One Endorsement 3:48-50
—Territorial Limitations
of the Endorsement ... 3:40-41
—Time Limitations of the
Endorsement 3:41-44

AUTOMOBILES

See MOTOR VEHICLES

BIRTH CONTROL

Damages—Birth of Healthy
but Unplanned Child Due
to Pharmacist's Negligence
Held a Compensable In-
jury 3:492-504

BOUNDARIES

Marshland Title Dilemma: A
Tidal Phenomenon 3:323-48
—A Problem of Proof ... 3:327-30

—A Quasi-Judicial Solu-
tion 3:331-35
—A Title State of Chaos 3:323-27
—Valuation and Factor-
Percentage System 3:335-47

BRIBERY

Prosecutions of Local Political
Corruption Under the
Hobbs Act: The Unneces-
sary Distinction Between
Bribery and Extortion .. 3:1-17

CHILDREN

See INFANTS

CHURCH AND STATE

See FREEDOM OF RELIGION

CIVIL PROCEDURE

Six-Member Juries in Civil Ac-
tions in the Federal Ju-
dicial System 3:281-94

CIVIL RIGHTS

Arkansas State Penitentiary
Transgresses Constitution-
al Proscription Against
Cruel and Unusual Pun-
ishment 3:159-67
Restricting the Use of General
Aptitude Tests as Employ-
ment Criteria 3:143-58
School District Lines No Bar-
rier to Commissioner
When Seeking to Elim-
inate Racial Imbalance .. 3:259-68
Sexual Mythology and Em-
ployment Discrimination 3:108-29
—Sex Discrimination and
the Constitution 3:111-19
—Sex Discrimination: The
Congressional Response 3:119-26
—Sexual Equality: Solving
the Dilemma 3:126-29
State Action No Longer a
Requisite Under 42 U.S.C.
§ 1985(3) 3:168-77

CLASS ACTIONS

State Attorney General's Class
Action: Exorbitant Price
to Unconscionability to
Fraud 3:470-81

COLLEGES AND UNIVERSITIES

Parochial School Aid—From <i>Allen to Lemon to Tilton</i> —Out at Second, Safe at First	3:61-86
—The Key Elements	3:61-63
— <i>Lemon</i> —Entanglement is the Key	3:72-76
—The Lessons of <i>Lemon</i> and <i>Tilton</i>	3:79-83
—Past Law Relating to the Establishment Ques- tion	3:63-72
— <i>Tilton</i> —A Matter of De- gree	3:76-79
—A Word About New Jersey	3:83-86

COMMERCE CLAUSE

State Action No Longer a Requisite Under 42 U.S.C. § 1985(3)	3:168-77
--	----------

CONFESSIONS

Interrogation— <i>Parens Patriae</i> <i>v. Miranda</i> : Conflicting Interests	3:482-91
--	----------

CONSTITUTIONAL LAW

Arkansas State Penitentiary Transgresses Constitutional Proscription Against Cruel and Unusual Punishment	3:159-67
Compulsory Education in the United States: <i>Big Brother</i> <i>Goes to School</i>	3:349-85
—Constitutional Consid- erations	3:351-53
—Curriculum Choice and Parental Rights	3:370-72
—The Equivalency Rule in Compulsory Educa- tion Conflicts	3:364-70
—Health Regulations	3:372-75
—Origins of Parent-State Conflicts	3:353-57
—Prosecution of Compul- sory Education Offenses	3:375-80
—The Secular Regulation Rule	3:358-63
Due Process—Rights of Con- frontation and Cross-Ex- amination Accorded to	

Students at Expulsion Hearings	3:523-31
The Fifth Amendment's Proxy —Transactional or Use Immunity?	3:199-213
Freedom of Religion—Judi- cially Mandated Blood Transfusion for Adult Je- hovah's Witness	3:444-56
Income Tax—Self-Reporting Confronts Self-Incrimina- tion: The Fifth Amend- ment in Retreat!	3:457-69
Indigent Petty Offenders Ac- cording Right to Ap- pointed Counsel	3:214-32
—Right to Counsel in New Jersey	3:224-32
Interrogation— <i>Parens Patriae</i> <i>v. Miranda</i> : Conflicting Interests	3:482-91
No-Fault Automobile Insur- ance in New Jersey: Con- stitutional Problems	3:386-415
—Constitutional Caveats	3:392-404
—Existing Problems: Is No-Fault the Answer?	3:404-15
—A Scheme for New Jer- sey	3:389-92
Parochial School Aid—From <i>Allen to Lemon to Tilton</i> —Out at Second, Safe at First	3:61-86
—The Key Elements	3:61-63
— <i>Lemon</i> —Entanglement is the Key	3:72-76
—The Lessons of <i>Lemon</i> and <i>Tilton</i>	3:79-83
—Past Law Relating to the Establishment Ques- tion	3:63-72
— <i>Tilton</i> —A Matter of Degree	3:76-79
—A Word About New Jersey	3:83-86
Practical Prophylaxis and Ap- pellate Methodology: The Exclusionary Rule as a Case Study in the Deci- sional Process	3:295-322
—A Case Study in Judi- cial Methodology	3:299-306
—Defining the Universe	3:306-07
—Testing Effectiveness ..	3:307-21

SUBJECT INDEX

xi

- Sexual Mythology and Employment Discrimination 3:108-29
 —Sex Discrimination and the Constitution 3:111-19
 —Sex Discrimination: The Congressional Response 3:119-26
 —Sexual Equality: Solving the Dilemma 3:126-29
- Six-Member Juries in Civil Actions in the Federal Judicial System 3:281-94
- State Action No Longer a Requirement Under 42 U.S.C. § 1985(3) 3:168-77
- Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District 3:178-98
 —The Effect of *Whitcomb v. Chavis* 3:196-97
 —Mixed Systems—Equal Protection 3:186-96
 —Submergence — Equal Protection 3:182-86
- CONSUMER PROTECTION**
 State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud 3:470-81
- CONTEMPT**
 The Fifth Amendment's Proxy —Transactional or Use Immunity? 3:199-213
- CONTRACTS: CONSIDERATION**
 State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud 3:470-81
- CONTRIBUTORY NEGLIGENCE**
 Increasing the Liability of New Jersey Taverns: Where to Draw the Line? 3:233-46
- CONVICTS**
See PENOLOGY; PRISONS AND PRISONERS
- CORRUPT PRACTICES**
 Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ... 3:1-17
- COURTS**
 Six-member Juries in Civil Actions in the Federal Judicial System 3:281-94
- CRIME**
 Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ... 3:1-17
- CRIMINAL INVESTIGATION**
 The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ... 3:543-56
- CRIMINAL LAW AND PROCEDURE**
 Duty to Retreat—Retreat from the Porch of One's Own Home Not Required 3:532-42
 Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat! 3:457-69
 Indigent Petty Offenders Accorded Right to Appointed Counsel 3:214-32
 —Right to Counsel in New Jersey 3:224-32
 Interrogation—*Parens Patriae v. Miranda*: Conflicting Interests 3:482-91
 Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process 3:295-322
 —A Case Study in Judicial Methodology 3:299-306
 —Defining the Universe .. 3:306-07
 —Testing Effectiveness ... 3:307-21
 Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ... 3:1-17
 The Right to Privacy—Minimization of Nonpertinent

Communications Required by New Jersey Statute	3:543-56	Students at Expulsion Hearings	3:523-31
CROSS-EXAMINATION		Homosexuals in Government Employment: <i>The Boys in the Bureau</i>	3:89-107
Due Process—Rights of Con- frontation and Cross-Ex- amination Accorded to Students at Expulsion Hearings	3:523-31	—The Agency Arguments: Supposition v. "Rational Nexus"	3:97-100
DAMAGES		— <i>Grimm, Gayer and Ul- rich: A Frontal Assault</i>	3:100-05
Damages—Birth of Healthy but Unplanned Child Due to Pharmacist's Negligence Held a Compensable In- jury	3:492-504	— <i>McConnell: A Giant Step Backward</i>	3:105-06
State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud	3:470-81	—Recent Cases	3:91-96
DEATH		Interrogation— <i>Parens Patriae v. Miranda: Conflicting In- terests</i>	3:482-91
See WRONGFUL DEATH		No-Fault Automobile Insurance in New Jersey: Constitu- tional Problems	3:386-415
DEFENSES		—Constitutional Caveats	3:392-404
See ACTIONS AND DEFENSES		—Existing Problems: Is No-Fault the Answer?	3:404-15
DISCRIMINATION		—A Scheme for New Jersey	3:389-92
Restricting the Use of General Aptitude Tests as Employ- ment Criteria	3:143-58	Six-Member Juries in Civil Ac- tions in the Federal Judi- cial System	3:281-94
School District Lines No Bar- rier to Commissioner When Seeking to Eliminate Racial Imbalance	3:259-68	EAVESDROPPING	
Sexual Mythology and Employ- ment Discrimination	3:108-29	The Right to Privacy—Mini- mization of Nonpertinent Communications Required by New Jersey Statute	3:543-56
—Sex Discrimination and the Constitution	3:111-19	EDUCATION	
—Sex Discrimination: The Congressional Response	3:119-26	Compulsory Education in the United States: <i>Big Brother Goes to School</i>	3:349-85
—Sexual Equality: Solving the Dilemma	3:126-29	—Constitutional Consider- ations	3:351-53
DOCTORS		—Curriculum Choice and Parental Rights	3:370-72
See PHYSICIANS AND SURGEONS		—The Equivalency Rule in Compulsory Educa- tion Conflicts	3:364-70
DRUGGISTS		—Health Regulations	3:372-75
See PHARMACISTS		—Origins of Parent-State Conflicts	3:353-57
DUE PROCESS OF LAW		—Prosecution of Compul- sory Education Offenses	3:375-80
Due Process—Rights of Con- frontation and Cross-Ex- amination Accorded to		—The Secular Regulation Rule	3:358-63
		Due Process—Rights of Con- frontation and Cross-Ex- amination Accorded to	

Students at Expulsion Hearings	3:523-31	v. <i>Miranda</i> : Conflicting Interests	3:482-91
School District Lines No Barrier to Commissioner When Seeking to Eliminate Racial Imbalance ..	3:259-68	No-Fault Automobile Insurance in New Jersey: Constitutional Problems	3:386-415
EIGHTH AMENDMENT		—Constitutional Caveats	3:392-404
Arkansas State Penitentiary Transgresses Constitutional Proscription Against Cruel and Unusual Punishment	3:159-67	—Existing Problems: Is No-Fault the Answer?	3:404-15
		—A Scheme for New Jersey	3:389-92
ELECTIONS		Sexual Mythology and Employment Discrimination	3:108-29
Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District	3:178-98	—Sex Discrimination and the Constitution	3:111-19
—The Effect of <i>Whitcomb v. Chavis</i>	3:196-97	—Sex Discrimination: The Congressional Response	3:119-26
—Mixed Systems—Equal Protection	3:186-96	—Sexual Equality: Solving the Dilemma	3:126-29
—Submergence — Equal Protection	3:182-86	State Action No Longer a Requisite Under 42 U.S.C. § 1985(3)	3:168-77
EMPLOYER AND EMPLOYEE		Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District	3:178-98
Homosexuals in Government Employment: <i>The Boys in the Bureau</i>	3:89-107	—The Effect of <i>Whitcomb v. Chavis</i>	3:196-97
—The Agency Arguments: <i>Supposition v. "Rational Nexus"</i>	3:97-100	—Mixed Systems—Equal Protection	3:186-96
— <i>Grimm, Gayer and Ulrich</i> : A Frontal Assault	3:100-05	—Submergence — Equal Protection	3:182-86
— <i>McConnell</i> : A Giant Step Backward	3:105-06	EQUITABLE REMEDIES	
—Recent Cases	3:91-96	State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud	3:470-81
Restricting the Use of General Aptitude Tests as Employment Criteria	3:143-58	EVIDENCE	
Sexual Mythology and Employment Discrimination	3:108-29	Homosexuals in Government Employment: <i>The Boys in the Bureau</i>	3:89-107
—Sex Discrimination and the Constitution	3:111-19	—The Agency Arguments: <i>Supposition v. "Rational Nexus"</i>	3:97-100
—Sex Discrimination: The Congressional Response	3:119-26	— <i>Grimm, Gayer and Ulrich</i> : A Frontal Assault	3:100-05
—Sexual Equality: Solving the Dilemma	3:126-29	— <i>McConnell</i> : A Giant Step Backward	3:105-06
		—Recent Cases	3:91-96
EQUAL PROTECTION		Practical Prophylaxis and Appellate Methodology: The	
Interrogation— <i>Parens Patriae</i>			

Exclusionary Rule as a Case Study in the Decisional Process	3:295-322	Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat!	3:457-69
—A Case Study in Judicial Methodology	3:299-306	Interrogation— <i>Parens Patriae</i> v. <i>Miranda</i> : Conflicting Interests	3:482-91
—Defining the Universe	3:306-07	Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process	3:295-322
—Testing Effectiveness ..	3:307-21	—A Case Study in Judicial Methodology	3:299-306
The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ...	3:543-56	—Defining the Universe	3:306-07
		—Testing Effectiveness ..	3:307-21
EXTORTION		FIRST AMENDMENT	
Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ..	3:1-17	Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness	3:444-56
FAIR EMPLOYMENT PRACTICES		Parochial School Aid—From <i>Allen</i> to <i>Lemon</i> to <i>Tilton</i> —Out at Second, Safe at First	3:61-86
See DISCRIMINATION		—The Key Elements	3:61-63
FEDERAL AID		— <i>Lemon</i> — Entanglement is the Key	3:72-76
Parochial School Aid—From <i>Allen</i> to <i>Lemon</i> to <i>Tilton</i> —Out at Second, Safe at First	3:61-86	—The Lessons of <i>Lemon</i> and <i>Tilton</i>	3:79-83
—The Key Elements	3:61-63	—Past Law Relating to the Establishment Question	3:63-72
— <i>Lemon</i> — Entanglement is the Key	3:72-76	— <i>Tilton</i> —A Matter of Degree	3:76-79
—The Lessons of <i>Lemon</i> and <i>Tilton</i>	3:79-83	—A Word About New Jersey	3:83-86
—Past Law Relating to the Establishment Question	3:63-72	FORENSIC MEDICINE	
— <i>Tilton</i> —A Matter of Degree	3:76-79	See MEDICAL JURISPRUDENCE	
—A Word About New Jersey	3:83-86	FOURTH AMENDMENT	
FEDERAL COURTS		Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process	3:295-322
Six-Member Juries in Civil Actions in the Federal Judicial System	3:281-94	—A Case Study in Judicial Methodology	3:299-306
FIFTH AMENDMENT		—Defining the Universe	3:306-07
Due Process—Rights of Confrontation and Cross-Examination Accorded to Students at Expulsion Hearings	3:523-31	—Testing Effectiveness ..	3:307-21
The Fifth Amendment's Proxy—Transactional or Use Immunity?	3:199-213	FRAUD	
		State Attorney General's Class	

SUBJECT INDEX

xv

- Action: Exorbitant Price to Unconscionability to Fraud 3:470-81
- FREEDOM OF RELIGION**
- Compulsory Education in the United States: *Big Brother Goes to School* 3:349-85
- Constitutional Considerations 3:351-53
- Curriculum Choice and Parental Rights 3:370-72
- The Equivalency Rule in Compulsory Education Conflicts 3:364-70
- Health Regulations ... 3:372-75
- Origins of Parent-State Conflicts 3:353-57
- Prosecution of Compulsory Education Offenses 3:375-80
- The Secular Regulation Rule 3:358-63
- Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness 3:444-56
- Parochial School Aid—From *Allen to Lemon to Tilton*
- Out at Second, Safe at First 3:61-86
- The Key Elements ... 3:61-63
- Lemon* — Entanglement is the Key 3:72-76
- The Lessons of *Lemon* and *Tilton* 3:79-83
- Past Law Relating to the Establishment Question 3:63-72
- Tilton*—A Matter of Degree 3:76-79
- A Word About New Jersey 3:83-86
- GOVERNMENT CONTRACTS**
- Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ... 3:1-17
- GOVERNMENT EMPLOYEES**
- See PUBLIC OFFICIALS
- GOVERNMENT IMMUNITY**
- See SOVEREIGN IMMUNITY
- GUARDIAN AND WARD**
- Psychological v. Biological Parenthood in Determining the Best Interests of the Child 3:130-42
- HOSPITALS**
- Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness 3:444-56
- IMMUNITY**
- See SOVEREIGN IMMUNITY; PRIVILEGES
- INCOME TAX: EVASION AND AVOIDANCE**
- Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat! 3:457-69
- INDIGENTS**
- Indigent Petty Offenders Accorded Right to Appointed Counsel 3:214-32
- Right to Counsel in New Jersey 3:224-32
- INFANTS**
- Damages—Birth of Healthy but Unplanned Child Due to Pharmacist's Negligence Held a Compensable Injury 3:492-504
- Interrogation—*Parens Patriae* v. *Miranda*: Conflicting Interests 3:482-91
- Psychological v. Biological Parenthood in Determining the Best Interests of the Child 3:130-42
- INSURANCE**
- No-Fault Automobile Insurance in New Jersey: Constitutional Problems 3:386-415
- Constitutional Caveats 3:392-404
- Existing Problems: Is No-Fault the Answer? 3:404-15
- A Scheme for New Jersey 3:389-92

Protection Against Uninsured Motorists in New Jersey	3:19-60	Aptitude Tests as Employment Criteria	3:143-58
—Arbitration Under the Endorsement	3:30-36	LAND TITLES	
—The Basic Coverage Concept of the Endorsement	3:29-30	See TITLE TO LAND	
—Cooperation of the Claimant	3:44-45	LEGISLATION	
—Hit-and-Run Cases	3:50-52	No-Fault Automobile Insurance in New Jersey: Constitutional Problems	3:386-415
—Obtaining Judicial Determination of Coverage Issues	3:36-40	—Constitutional Caveats	3:392-404
—Offsets Against Payments Under the Endorsement	3:45-48	—Existing Problems: Is No-Fault the Answer?	3:404-15
—The Possibility of Coverage Under More Than One Endorsement	3:48-50	—A Scheme for New Jersey	3:389-92
—Territorial Limitations of the Endorsement	3:40-41	LEGISLATIVE BODIES	
—Time Limitations of the Endorsement	3:41-44	Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District	3:178-98
INTERROGATION		—The Effect of <i>Whitcomb v. Chavis</i>	3:196-97
Interrogation— <i>Parens Patriae v. Miranda</i> : Conflicting Interests	3:482-91	—Mixed Systems—Equal Protection	3:186-96
INTOXICATING LIQUORS		—Submergence — Equal Protection	3:182-86
See ALCOHOLIC BEVERAGES		LIABILITY INSURANCE	
JURIES		No-Fault Automobile Insurance in New Jersey: Constitutional Problems	3:386-415
Six-Member Juries in Civil Actions in the Federal Judicial System	3:281-94	—Constitutional Caveats	3:392-404
JURISPRUDENCE		—Existing Problems: Is No-Fault the Answer?	3:404-15
Practical Prophylaxis and Appellate Methodology: The Exclusionary Rule as a Case Study in the Decisional Process	3:295-322	—A Scheme for New Jersey	3:389-92
—A Case Study in Judicial Methodology	3:299-306	Protection Against Uninsured Motorists in New Jersey	3:19-60
—Defining the Universe	3:306-07	—Arbitration Under the Endorsement	3:30-36
—Testing Effectiveness	3:307-21	—The Basic Coverage Concept of the Endorsement	3:29-30
JUVENILE DELINQUENCY		—Cooperation of the Claimant	3:44-45
Interrogation— <i>Parens Patriae v. Miranda</i> : Conflicting Interests	3:482-91	—Hit-and-Run Cases	3:50-52
LABOR LAW		—Obtaining Judicial Determination of Coverage Issues	3:36-40
Restricting the Use of General		—Offsets Against Payments Under the Endorsement	3:45-48

- The Possibility of Coverage Under More Than One Endorsement 3:48-50
- Territorial Limitations of the Endorsement 3:40-41
- Time Limitations of the Endorsement 3:41-44

LOCAL GOVERNMENT

See MUNICIPAL GOVERNMENTS

LOYALTY AND LOYALTY OATHS

- Homosexuals in Government Employment: *The Boys in the Bureau* 3:89-107
- The Agency Arguments: *Supposition v. "Rational Nexus"* 3:97-100
- Grimm, Gayer and Ulrich: A Frontal Assault* 3:100-05
- McConnell: A Giant Step Backward* 3:105-06
- Recent Cases 3:91-96

MALPRACTICE

See PHYSICIANS AND SURGEONS

MARSHLAND

- Marshland Title Dilemma: A Tidal Phenomenon 3:323-48
- A Problem of Proof 3:327-30
- A Quasi-Judicial Solution 3:331-35
- A Title State of Chaos 3:323-27
- Valuation and Factor-Percentage System 3:335-47

MASTER AND SERVANT

See EMPLOYER AND EMPLOYEE

MEDICAL JURISPRUDENCE

- Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness 3:444-56
- Medical Malpractice—Lack of Diligence in Diagnosis Resulting in Loss of Chance to Live Is Not a Compensable Injury 3:505-22

MINORS

See INFANTS

MOTOR VEHICLES

- No-Fault Automobile Insurance in New Jersey: Constitutional Problems 3:386-415
- Constitutional Caveats 3:392-404
- Existing Problems: Is No-Fault the Answer? 3:404-15
- A Scheme for New Jersey 3:389-92
- Protection Against Uninsured Motorists in New Jersey 3:19-60
- Arbitration Under the Endorsement 3:30-36
- The Basic Coverage Concept of the Endorsement 3:29-30
- Cooperation of the Claimant 3:44-45
- Hit-and-Run Cases 3:50-52
- Obtaining Judicial Determination of Coverage Issues 3:36-40
- Offsets Against Payments Under the Endorsement 3:45-48
- The Possibility of Coverage Under More Than One Endorsement 3:48-50
- Territorial Limitations of the Endorsement 3:40-41
- Time Limitations of the Endorsement 3:41-44

MUNICIPAL COURTS

- Indigent Petty Offenders Accorded Right to Appointed Counsel 3:214-32
- Right to Counsel in New Jersey 3:224-32

MUNICIPAL GOVERNMENTS

- A Survey of Municipal Immunity in New Jersey 3:416-43
- History 3:417-26
- Modern New Jersey Law 3:431-42
- Modern Theories of Governmental Immunity: Discretionary-Ministerial Test 3:426-31

NATIONAL SECURITY

See LOYALTY AND LOYALTY OATHS

NEGLIGENCE

- Damages—Birth of Healthy

- but Unplanned Child Due to Pharmacist's Negligence Held a Compensable Injury 3:492-504
- Increasing the Liability of New Jersey Taverns: Where to Draw the Line? 3:233-46
- Medical Malpractice—Lack of Diligence in Diagnosis Resulting in Loss of Chance to Live Is Not a Compensable Injury 3:505-22
- ORGANIZED CRIME**
See CRIME
- PARENT AND CHILD**
- Compulsory Education in the United States: *Big Brother Goes to School* 3:349-85
- Constitutional Considerations 3:351-53
- Curriculum Choice and Parental Rights 3:370-72
- The Equivalency Rule in Compulsory Education Conflicts 3:364-70
- Health Regulations ... 3:372-75
- Origins of Parent-State Conflicts 3:353-57
- Prosecution of Compulsory Education Offenses 3:375-80
- The Secular Regulation Rule 3:358-63
- Damages—Birth of Healthy but Unplanned Child Due to Pharmacist's Negligence Held a Compensable Injury 3:492-504
- Psychological v. Biological Parenthood in Determining the Best Interests of the Child 3:130-42
- PAROLE**
- Procedural Fairness Crosses the Threshold 3:247-58
- PENOLOGY**
- Arkansas State Penitentiary Transgresses Constitutional Proscription Against Cruel and Unusual Punishment 3:159-67
- Procedural Fairness Crosses the Threshold 3:247-58
- PHARMACISTS**
- Damages—Birth of Healthy but Unplanned Child Due to Pharmacist's Negligence Held a Compensable Injury 3:492-504
- PHYSICIANS AND SURGEONS**
- Medical Malpractice—Lack of Diligence in Diagnosis Resulting in Loss of Chance to Live Is Not a Compensable Injury 3:505-22
- POLICE POWER**
- Compulsory Education in the United States: *Big Brother Goes to School* 3:349-85
- Constitutional Considerations 3:351-53
- Curriculum Choice and Parental Rights 3:370-72
- The Equivalency Rule in Compulsory Education Conflicts 3:364-70
- Health Regulations ... 3:372-75
- Origins of Parent-State Conflicts 3:353-57
- Prosecution of Compulsory Education Offenses 3:375-80
- The Secular Regulation Rule 3:358-63
- Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness 3:444-56
- PRISONS AND PRISONERS**
- Arkansas State Penitentiary Transgresses Constitutional Proscription Against Cruel and Unusual Punishment 3:159-67
- Procedural Fairness Crosses the Threshold 3:247-58
- PRIVACY**
See RIGHT OF PRIVACY
- PRIVILEGES**
- The Fifth Amendment's Proxy

- Transactional or Use Immunity? 3:199-213
- Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat! 3:457-69
- PROCEDURE**
 - See CIVIL PROCEDURE
- PROPORTIONAL REPRESENTATION**
 - See REPRESENTATIVE GOVERNMENT
- PROXIMATE CAUSE**
 - Medical Malpractice—Lack of Diligence in Diagnosis Resulting in Loss of Chance to Live Is Not a Compensable Injury 3:505-22
- PSYCHOLOGY**
 - Psychological v. Biological Parenthood in Determining the Best Interests of the Child 3:130-42
- PUBLIC CORPORATIONS**
 - See MUNICIPAL GOVERNMENTS
- PUBLIC OFFICIALS**
 - Prosecutions of Local Political Corruption Under the Hobbs Act: The Unnecessary Distinction Between Bribery and Extortion ... 3:1-17
- REAL PROPERTY**
 - Marshland Title Dilemma: A Tidal Phenomenon 3:323-48
 - A Problem of Proof ... 3:327-30
 - A Quasi-Judicial Solution 3:331-35
 - A Title State of Chaos 3:323-27
 - Valuation and Factor-Percentage System 3:335-47
- REAPPORTIONMENT**
 - See REPRESENTATIVE GOVERNMENT
- REHABILITATION OF PRISONERS**
 - See PENOLOGY; PRISONS AND PRISONERS
- REMEDIES**
 - State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud 3:470-81
- REPRESENTATIVE GOVERNMENT**
 - Supreme Court Declares New Standard of Proof for Groups Alleging Submergence in a Multi-Member Election District 3:178-98
 - The Effect of Whitcomb v. Chavis 3:196-97
 - Mixed Systems—Equal Protection 3:186-96
 - Submergence — Equal Protection 3:182-86
- RETREAT**
 - Duty to Retreat—Retreat from the Porch of One's Own Home Not Required 3:532-42
- RIGHT OF PRIVACY**
 - The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ... 3:543-56
- RIGHT TO COUNSEL**
 - Indigent Petty Offenders Accorded Right to Appointed Counsel 3:214-32
 - Right to Counsel in New Jersey 3:224-32
- RIPARIAN RIGHTS**
 - Marshland Title Dilemma: A Tidal Phenomenon 3:323-48
 - A Problem of Proof ... 3:327-30
 - A Quasi-Judicial Solution 3:331-35
 - A Title State of Chaos 3:323-27
 - Valuation and Factor-Percentage System 3:335-47
- RIVERS**
 - See WATER AND WATERCOURSES
- SCHOOLS AND SCHOOL DISTRICTS**
 - Compulsory Education in the United States: *Big Brother Goes to School* 3:349-85
 - Constitutional Considerations 3:351-53

- Curriculum Choice and Parental Rights 3:370-72
- The Equivalency Rule in Compulsory Education Conflicts 3:364-70
- Health Regulations ... 3:372-75
- Origins of Parent-State Conflicts 3:353-57
- Prosecution of Compulsory Education Offenses 3:375-80
- The Secular Regulation Rule 3:358-63
- Due Process—Rights of Confrontation and Cross-Examination Accorded to Students at Expulsion Hearings 3:523-31
- Parochial School Aid—From *Allen to Lemon to Tilton*
- Out at Second, Safe at First 3:61-86
- The Key Elements 3:61-63
- Lemon* — Entanglement is the Key 3:72-76
- The Lessons of *Lemon* and *Tilton* 3:79-83
- Past Law Relating to the Establishment Question 3:63-72
- Tilton*—A Matter of Degree 3:76-79
- A Word About New Jersey 3:83-86
- School District Lines No Barrier to Commissioner When Seeking to Eliminate Racial Imbalance .. 3:259-68
- SEARCH AND SEIZURE**
- The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ... 3:543-56
- SEGREGATION**
- School District Lines No Barrier to Commissioner When Seeking to Eliminate Racial Imbalance .. 3:259-68
- SELF-DEFENSE**
- Duty to Retreat—Retreat from the Porch of One's Own Home Not Required 3:532-42
- SELF-INCRIMINATION**
- The Fifth Amendment's Proxy —Transactional or Use Immunity? 3:199-213
- Income Tax—Self-Reporting Confronts Self-Incrimination: The Fifth Amendment in Retreat! 3:457-69
- SOVEREIGN IMMUNITY**
- A Survey of Municipal Immunity in New Jersey ... 3:416-43
- History 3:417-26
- Modern New Jersey Law 3:431-42
- Modern Theories of Governmental Immunity: Discretionary-Ministerial Test 3:426-31
- STANDING TO SUE**
- State Attorney General's Class Action: Exorbitant Price to Unconscionability to Fraud 3:470-81
- STATUTES**
- See LEGISLATION
- SUBMERGED LANDS**
- Marshland Title Dilemma: A Tidal Phenomenon 3:323-48
- A Problem of Proof ... 3:327-30
- A Quasi-Judicial Solution 3:331-35
- A Title State of Chaos 3:323-27
- Valuation and Factor-Percentage System 3:335-47
- SUICIDE**
- Freedom of Religion—Judicially Mandated Blood Transfusion for Adult Jehovah's Witness 3:444-56
- SURVEILLANCE SYSTEMS**
- The Right to Privacy—Minimization of Nonpertinent Communications Required by New Jersey Statute ... 3:543-56
- TAVERNS**
- Increasing the Liability of New Jersey Taverns: Where to Draw the Line? 3:233-46

TAXATION: ENFORCEMENT

Income Tax—Self-Reporting
Confronts Self-Incrimination:
The Fifth Amendment in Retreat! 3:457-69

TERRITORIAL WATERS

Marshland Title Dilemma: A
Tidal Phenomenon 3:323-48
—A Problem of Proof ... 3:327-30
—A Quasi-Judicial Solution 3:331-35
—A Title State of Chaos 3:323-27
—Valuation and Factor-
Percentage System 3:335-47

THIRTEENTH AMENDMENT

State Action No Longer a
Requisite Under 42 U.S.C.
§ 1985(3) 3:168-77

TIDELANDS

See TERRITORIAL WATERS

TITLE TO LAND

Marshland Title Dilemma: A
Tidal Phenomenon 3:323-48
—A Problem of Proof ... 3:327-30
—A Quasi-Judicial Solution 3:331-35
—A Title State of Chaos 3:323-27
—Valuation and Factor-
Percentage System 3:335-47

TORTS

Damages—Birth of Healthy
but Unplanned Child Due
to Pharmacist's Negligence
Held a Compensable In-
jury 3:492-504
Increasing the Liability of
New Jersey Taverns:
Where to Draw the Line? 3:233-46
Medical Malpractice—Lack of
Diligence in Diagnosis Re-
sulting in Loss of Chance
to Live Is Not a Com-
pensable Injury 3:505-22

TRANSFUSIONS

Freedom of Religion—Judi-
cially Mandated Blood
Transfusion for Adult Je-
hovah's Witness 3:444-56

TRIALS

Six-Member Juries in Civil Ac-
tions in the Federal Judi-
cial System 3:281-94

UNIFORM COMMERCIAL CODE

State Attorney General's Class
Action: Exorbitant Price
to Unconscionability to
Fraud 3:470-81

UNITED STATES:

Restricting the Use of General
Aptitude Tests as Employ-
ment Criteria 3:143-58

UNIVERSITIES

See COLLEGES AND UNIVERSITIES

VOTING

See ELECTIONS

WATER AND WATERCOURSES

Marshland Title Dilemma: A
Tidal Phenomenon 3:323-48
—A Problem of Proof ... 3:327-30
—A Quasi-Judicial Solution 3:331-35
—A Title State of Chaos 3:323-27
—Valuation and Factor-
Percentage System 3:335-47

WIRETAPPING

See EAVESDROPPING

WRONGFUL DEATH

Medical Malpractice—Lack of
Diligence in Diagnosis Re-
sulting in Loss of Chance
to Live Is Not a Com-
pensable Injury 3:505-22