

SUBJECT INDEX

ABATEMENT

See REMEDIES

ACCIDENTS

- Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- “Second Collision” Liability:
 - The Need for Uniformity 4:499-530
 - Crashworthiness: A Tenuous or Tenable Theory? 4:507-24

ACTIONS AND DEFENSES

- Tie-Ins—*Chicken Delight* “Per Se” Doctrine Extended to Distributorship Franchise 4:610-28

ADMINISTRATION OF JUSTICE

- Jury Bias in Hudson and Bergen Counties: A View from the Bench 4:1-17
 - Demographic Data—A Basis for Bias 4:10-13
 - Drawbacks in Methodology 4:13-14
 - Jury Bias in Damage Awards 4:8-9
 - Jury Bias in Verdicts .. 4:4-8
- Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59

ADMINISTRATIVE AGENCIES

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization — Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director’s Table .. 4:585-94
 - The Willingboro Case . 4:604-08
- Police Power—New Jersey Municipalities Have the

- Power to Enact Rent Control Ordinances 4:360-78

ADMINISTRATIVE LAW

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization — Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice . 4:594-600
 - Three Responsibilities—The Formulation of the Director’s Table 4:585-94
 - The Willingboro Case . 4:604-08

ADMISSIBILITY OF EVIDENCE

- The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
 - History of the Car Search Doctrine 4:112-32
 - Inventory — Necessary Protection or Constitutional Invasion? 4:133-44

ADMISSION TO THE BAR

- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27

ALIENS

- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27

AMUSEMENTS

See ENTERTAINMENT

ANTITRUST LAW

- Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? . 4:683-96
- Tie-Ins—*Chicken Delight* “Per Se” Doctrine Extended to Distributorship Franchise 4:610-28

APPORTIONMENT

See TAXATION

ATTORNEYS

- Attorney Discharged Without Cause Under Contingency Fee Contract Entitled *Only to Quantum Meruit After Successful Settlement or Judgment* 4:228-43
- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?
 - Part I: The Court Makes and Construes the Rule 4:19-104
 - Part II: The Piecemeal Approach—Anomy 4:421-97
 - The Beginning 4:21-26
 - Conclusions 4:483-97
 - The New Creation: The Offer of Judgment and the Liability of Non-acceptance 4:443-83
 - The Radical Change of 1950 4:26-51
 - Vanderbilt's Court Construes the Rule 4:51-90
 - The Weintraub Court Construes the Rule ... 4:90-104
- The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
 - Circuit Analysis 4:544-72
 - The Developing Law .. 4:536-44
 - The United States Court of Claims 4:572-73

AUTOMOBILE INSURANCE

- Invalidity of "Other Insurance" Clauses in a Double Coverage Situation 4:697-713

AUTOMOBILES

See MOTOR VEHICLES

BAR ASSOCIATIONS

- Equal Protection—Citizenship Requirement for Practice

- of Law Held Unconstitutional 4:210-27

BAR EXAMINERS AND EXAMINATIONS

- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27

BUILDING LAWS

- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78

CAPITAL GAINS TAX

- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28

CAPITAL PUNISHMENT

See FENOLOGY

CENSORSHIP

- Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the *Roth* Rule? .. 4:379-96

CHILDREN

See INFANTS

CITIZENS AND CITIZENSHIP

- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27

CIVIL PROCEDURE

- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?
 - Part I: The Court Makes and Construes the Rule .. 4:19-104
 - Part II: The Piecemeal Approach—Anomy 4:421-97
 - The Beginning 4:21-26
 - Conclusions 4:483-97
 - The New Creation: The Offer of Judgment and the Liability of Non-acceptance 4:443-83

- The Radical Change of 1950 4:26-51
- Vanderbilt's Court Construes the Rule 4:51-90
- The Weintraub Court Construes the Rule 4:90-104
- CIVIL RIGHTS**
- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45
- COLLEGES AND UNIVERSITIES**
- Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45
- COMMERCE**
- Tie-Ins—*Chicken Delight* "Per Se" Doctrine Extended to Distributorship Franchise 4:610-28
- COMMERCIAL LAW**
- Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- COMMITMENT**
- M'Naghten* and Public Security —Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310
- CONDEMNATION OF LAND**
- See EMINENT DOMAIN
- CONDITIONAL SALES**
- Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- CONSERVATION**
- See NATURAL RESOURCES
- CONSTITUTIONAL LAW**
- The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
- History of the Car Search Doctrine 4:112-32
- Inventory — Necessary Protection or Constitutional Invasion? 4:133-44
- Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? 4:683-96
- Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the *Roth* Rule? .. 4:379-96
- Eighth Amendment—The Death Penalty as Presently Administered Under Discretionary Sentencing Statutes is Cruel and Unusual 4:244-63
- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76
- Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine 4:184-209
- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy? Part I: The Court Makes and Construes the Rule .. 4:19-104
- Part II: The Piecemeal Approach—Anomy 4:421-97
- The Beginning 4:21-26
- Conclusions 4:483-97
- The New Creation: The Offer of Judgment and the Liability of Non-acceptance 4:443-83

SUBJECT INDEX

xv

- The Radical Change of 1950 4:26-51
 - Vanderbilt's Court Construes the Rule 4:51-90
 - The Weintraub Court Construes the Rule .. 4:90-104
 - Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94
 - Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45
 - Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59
 - Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
 - Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment 4:662-82
- CONSUMER PROTECTION**
- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
 - Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- CONTINGENCY FEES**
- See FEES*
- CONTRACTS**
- Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? . 4:683-96
- CONTRACTS: REFORMATION**
- Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? . 4:683-96
- COSTS**
- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy? Part I: The Court Makes and Construes the Rule 4:19-104
 - Part II: The Piecemeal Approach—Anomy 4:421-97
 - The Beginning 4:21-26
 - Conclusions 4:483-97
 - The New Creation: The Offer of Judgment and the Liability of Nonacceptance 4:443-83
 - The Radical Change of 1950 4:26-51
 - Vanderbilt's Court Construes the Rule 4:51-90
 - The Weintraub Court Construes the Rule 4:90-104
- COUNSEL FEES**
- See FEES*
- COUNTIES**
- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization—Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director's Table 4:585-94
 - The Willingboro Case 4:604-08
- COURTS**
- Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
 - Jury Bias in Hudson and Bergen Counties: A View from the Bench 4:1-17
 - Demographic Data—A Basis for Bias 4:10-13
 - Drawbacks in Methodology 4:13-14

—Jury Bias in Damage Awards	4:8-9	Unanimous Jury Verdicts No Longer Required for State Felony Convictions	4:346-59
—Jury Bias in Verdicts ..	4:4-8		
The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?		CRIMINAL RESPONSIBILITY	
Part I: The Court Makes and Construes the Rule	4:19-104	<i>M'Naghten</i> and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense	4:295-310
Part II: The Piecemeal Approach—Anomy	4:421-97		
—The Beginning	4:21-26	DAMAGES	
—Conclusions	4:483-97	The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?	
—The New Creation: The Offer of Judgment and the Liability of Nonacceptance	4:443-83	Part I: The Court Makes and Construes the Rule	4:19-104
—The Radical Change of 1950	4:26-51	Part II: The Piecemeal Approach—Anomy	4:421-97
—Vanderbilt's Court Construes the Rule	4:51-90	—The Beginning.....	4:21-26
—The Weintraub Court Construes the Rule....	4:90-104	—Conclusions	4:483-97
Unanimous Jury Verdicts No Longer Required for State Felony Convictions	4:346-59	—The New Creation: The Offer of Judgment and the Liability of Nonacceptance	4:443-83
		—The Radical Change of 1950	4:26-51
COVENANTS		—Vanderbilt's Court Construes the Rule	4:51-90
See REAL PROPERTY: COVENANTS		—The Weintraub Court Construes the Rule ...	4:90-104
CRIMINAL LAW AND PROCEDURE		The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy	4:145-83
The Automobile Search and the Fourth Amendment: A Troubled Relationship	4:105-44		
—History of the Car Search Doctrine	4:112-32	DEATH PENALTY	
—Inventory — Necessary Protection or Constitutional Invasion?	4:133-44	See PENOLOGY	
Eighth Amendment — The Death Penalty as Presently Administered Under Discretionary Sentencing Statutes is Cruel and Unusual	4:244-63	DEBTOR AND CREDITOR	
Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine	4:184-209	Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment	4:629-52
<i>M'Naghten</i> and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense	4:295-310	DEFENSES	
		See ACTIONS AND DEFENSES	
		DELEGATION OF POWERS	
		Police Power—New Jersey Municipalities Have the	

- Power to Enact Rent Control Ordinances 4:360-78
- Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94

DISCOVERY

- The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
- Circuit Analysis 4:544-72
- The Developing Law 4:536-44
- The United States Court of Claims 4:572-73

DISCRIMINATION

- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45

DIVORCE AND SEPARATION

- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28

DOCTORS

See PHYSICIANS AND SURGEONS

DOCUMENTS AND RECORDS

- The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
- Circuit Analysis 4:544-72
- The Developing Law 4:536-44
- The United States Court of Claims 4:572-73

DOMESTIC RELATIONS

- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28

DOMICILE AND RESIDENCE

- Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45

DRUNKENNESS

- M'Naghten* and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310

DUE PROCESS OF LAW

- The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
- History of the Car Search Doctrine 4:112-32
- Inventory — Necessary Protection or Constitutional Invasion? 4:133-44
- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine 4:184-209
- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59
- Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52

EDUCATION

- Student Voting—Students Residing in University Com-

munities Must Be Permitted to Register to Vote Without Regard to Future Plans	4:329-45	EQUAL PROTECTION	
EIGHTH AMENDMENT		Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional	4:210-27
Eighth Amendment — The Death Penalty as Presently Administered Under Discretionary Sentencing Statutes is Cruel and Unusual	4:244-63	Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional	4:264-76
ELECTIONS		Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans	4:329-45
Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans	4:329-45	Unanimous Jury Verdicts No Longer Required for State Felony Convictions	4:346-59
EMIGRATION AND IMMIGRATION		EQUITABLE REMEDIES	
Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional	4:210-27	Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act?	4:683-96
EMINENT DOMAIN		EQUITY	
Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment	4:662-82	The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy? Part I: The Court Makes and Construes the Rule Part II: The Piecemeal Approach—Anomy	4:19-104
EMPLOYER AND EMPLOYEE		—The Beginning	4:21-26
See MASTER AND SERVANT		—Conclusions	4:483-97
EMPLOYERS' LIABILITY		—The New Creation: The Offer of Judgment and the Liability of Nonacceptance	4:443-83
See WORKMEN'S COMPENSATION		—The Radical Change of 1950	4:26-51
ENTERTAINMENT		—Vanderbilt's Court Construes the Rule	4:51-90
Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the <i>Roth</i> Rule? ..	4:379-96	—The Weintraub Court Construes the Rule ...	4:90-104
ENVIRONMENTAL CONTROL		ESTATE BY ENTIRETY	
Federal Courts Have Authority Under NEPA to Enjoin Private Parties	4:653-61	New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act	4:311-28
Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment	4:662-82		

EVICTIION

Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? 4:683-96

EVIDENCE

The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
 —History of the Car Search Doctrine 4:112-32
 —Inventory — Necessary Protection or Constitutional Invasion? 4:133-44

The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
 —Circuit Analysis 4:544-72
 —The Developing Law .. 4:536-44
 —The United States Court of Claims 4:572-73

FAIR TRIAL

See DUE PROCESS OF LAW

FAMILY LAW

See DOMESTIC RELATIONS; HUSBAND AND WIFE

FEDERAL AID

Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61

FEDERAL COURTS

See COURTS

FEEES

Attorney Discharged Without Cause Under Contingency Fee Contract Entitled Only to Quantum Meruit After Successful Settlement or Judgment 4:228-43

The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy? Part I: The Court Makes

and Construes the Rule .. 4:19-104

Part II: The Piecemeal Approach—Anomy 4:421-97
 —The Beginning 4:21-26
 —Conclusions 4:483-97
 —The New Creation: The Offer of Judgment and the Liability of Nonacceptance 4:443-83
 —The Radical Change of 1950 4:26-51
 —Vanderbilt's Court Construes the Rule 4:51-90
 —The Weintraub Court Construes the Rule ... 4:90-104

FIFTH AMENDMENT

Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment 4:662-82

FIRST AMENDMENT

Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the Roth Rule? .. 4:379-96

FORENSIC MEDICINE

See MEDICAL JURISPRUDENCE

FOURTEENTH AMENDMENT

Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52

FOURTH AMENDMENT

The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
 —History of the Car Search Doctrine 4:112-32
 —Inventory — Necessary Protection or Constitutional Invasion? 4:133-44

FRANCHISING

Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? 4:683-96

- Tie-Ins—*Chicken Delight* “Per Se” Doctrine Extended to Distributorship Franchise 4:610-28
- FREEDOM OF SPEECH**
- Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the *Roth* Rule? .. 4:379-96
- Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76
- Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94
- GIFT TAXES**
- See INHERITANCE ESTATE AND GIFT TAXES
- GOVERNMENT CONTRACTS**
- Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
- GOVERNMENT IMMUNITY AND LIABILITY**
- Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94
- HEALTH**
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- HOMICIDE**
- M’Naghten* and Public Security — Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310
- HOSPITALS**
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- HOUSING**
- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
- Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- HUSBAND AND WIFE**
- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28
- IMMIGRATION**
- See EMIGRATION AND IMMIGRATION
- IMMUNITY**
- See GOVERNMENT IMMUNITY AND LIABILITY; PRIVILEGES
- INCOMPETENTS**
- See INSANITY
- INFANTS**
- Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine 4:184-209
- INHERITANCE ESTATE AND GIFT TAXES**
- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28
- INJUNCTIONS**
- Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61

SUBJECT INDEX

xxi

INSANITY

M'Naghten and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310

INSURANCE

Invalidity of "Other Insurance" Clauses in a Double Coverage Situation .. 4:697-713

INTOXICATION

See DRUNKENNESS

JOINT TENANCY

New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28

JOINT VENTURES

Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61

JUDICIAL REVIEW

County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 —Equalization — Historical Perspective 4:577-85
 —The Page 8 Formula .. 4:600-03
 —The Table in Practice 4:594-600
 —Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
 —The Willingboro Case 4:604-08

JURIES

Jury Bias in Hudson and Bergen Counties: A View from the Bench 4:1-17
 —Demographic Data—A Basis for Bias 4:10-13
 —Drawbacks in Methodology 4:13-14
 —Jury Bias in Damage Awards 4:8-9
 —Jury Bias in Verdicts 4:4-8
M'Naghten and Public Security—Post-Acquittal Release Potential Reduced

Under Temporary Insanity Defense 4:295-310
 Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59

JUVENILE COURTS

Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine 4:184-209

JUVENILE DELINQUENCY

Juvenile Statutes and Non-criminal Delinquents: Applying the Void-for-Vagueness Doctrine 4:184-209

LAND USE

Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
 Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within Meaning of the Fifth Amendment 4:662-82

LANDLORD AND TENANT

Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
 Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78

LAWYERS

See ATTORNEYS

LEASES

Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
 Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? 4:683-96

- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- LEGAL PROFESSION**
- Attorney Discharged Without Cause Under Contingency Fee Contract Entitled Only to *Quantum Meruit* After Successful Settlement or Judgment 4:228-43
- Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?
- Part I: The Court Makes and Construes the Rule 4:19-104
- Part II: The Piecemeal Approach—Anomy 4:421-97
- The Beginning 4:21-26
- Conclusions 4:483-97
- The New Creation: The Offer of Judgment and the Liability of Non-acceptance 4:443-83
- The Radical Change of 1950 4:26-51
- Vanderbilt's Court Construes the Rule 4:51-90
- The Weintraub Court Construes the Rule 4:90-104
- LEGISLATION**
- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- LIABILITY**
- See DAMAGES; LIABILITY WITHOUT FAULT; PRODUCTS LIABILITY; STRICT LIABILITY; TORTS
- LIABILITY INSURANCE**
- Invalidity of "Other Insurance" Clauses in a Double Coverage Situation 4:697-713
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83
- LIABILITY WITHOUT FAULT**
- "Second Collision" Liability: The Need for Uniformity —Crashworthiness: A Tenuous or Tenable Theory? 4:499-530
- 4:507-24
- Transfusions — New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83
- LICENSING**
- See TRADE MARKS AND TRADE NAMES
- MARRIAGE: PROPERTY**
- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28
- MARSHLAND**
- Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment 4:662-82
- MASTER AND SERVANT**
- Products Liability—The Manufacturer is Responsible for Installing "Feasible" Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- MEDICAL JURISPRUDENCE**
- M'Naghten* and Public Security — Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310

SUBJECT INDEX

xxiii

- Transfusions — New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- MENTAL HEALTH**
 - M'Naghten* and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310
- MINORS**
 - See INFANTS
- MONOPOLIES**
 - See ANTITRUST LAW
- MOTOR VEHICLES**
 - The Automobile Search and the Fourth Amendment: A Troubled Relationship —History of the Car Search Doctrine 4:105-44
 - Inventory — Necessary Protection or Constitutional Invasion? 4:112-32
 - “Second Collision” Liability: The Need for Uniformity —Crashworthiness: A Tenuous or Tenable Theory? 4:133-44
 - 4:499-530
 - 4:507-24
- MUNICIPAL CORPORATIONS**
 - County Tax Equalization and the Page 8 Formula: Fairness the Hard Way .. 4:576-609
 - Equalization — Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
 - The Willingboro Case 4:604-08
- MUNICIPAL GOVERNMENTS**
 - County Tax Equalization and the Page 8 Formula: Fairness the Hard Way —Equalization—Historical Perspective 4:576-609
 - 4:577-85
- The Page 8 Formula .. 4:600-03
- The Table in Practice 4:594-600
- Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
- The Willingboro Case 4:604-08
- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- MURDER**
 - See HOMICIDE
- NATURAL RESOURCES**
 - Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
 - Wetland Fill-Restrictions Do Not Constitute a Compensable “Taking” Within the Meaning of the Fifth Amendment 4:662-82
- NATURALIZATION**
 - Equal Protection—Citizenship Requirement for Practice of Law Held Unconstitutional 4:210-27
- NEGLIGENCE**
 - “Second Collision” Liability: The Need for Uniformity —Crashworthiness: A Tenuous or Tenable Theory? 4:499-530
 - 4:507-24
- OBSCENITY**
 - Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the *Roth* Rule? .. 4:379-96
- PARTNERSHIPS**
 - Federal Courts Have Authority Under NEPA to Enjoin Private Parties 4:653-61
- PATENTS**
 - The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They

- Pertain to the Patent Attorney and Agent 4:531-75
 —Circuit Analysis 4:544-72
 —The Developing Law .. 4:536-44
 —The United States Court of Claims 4:572-73
- PENOLOGY**
 Eighth Amendment — The Death Penalty as Presently Administered Under Discretionary Sentencing Statutes is Cruel and Unusual 4:244-63
- PERSONAL INJURIES**
 Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- PHYSICIANS AND SURGEONS**
 Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76
 Transfusions — New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-59
- POLICE POWER**
 Dissection of Theatrical Plays into Speech and Conduct Components: An Exception to the *Roth* Rule? .. 4:379-96
 Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76
 Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
 Wetland Fill-Restrictions Do Not Constitute a Compensable “Taking” Within the Meaning of the Fifth Amendment 4:662-82
- POLLUTION**
 Wetland Fill-Restrictions Do Not Constitute a Compensable “Taking” Within the Meaning of the Fifth Amendment 4:662-82
- PRACTICE OF LAW**
See LEGAL PROFESSION
- PRIVACY**
See RIGHT OF PRIVACY
- PRIVILEGED COMMUNICATIONS**
 The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
 —Circuit Analysis 4:544-72
 —The Developing Law .. 4:536-44
 —The United States Court of Claims 4:572-73
- PRIVILEGES**
 The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
 —Circuit Analysis 4:544-72
 —The Developing Law .. 4:536-44
 —The United States Court of Claims 4:572-73
 Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94
- PROCEDURE**
See CIVIL PROCEDURE
- PRODUCTS LIABILITY**
 Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unrea-

- sonably Dangerous Machinery 4:397-408
- "Second Collision" Liability:
The Need for Uniformity 4:499-530
- Crashworthiness: A Tenuous or Tenable Theory? 4:507-24
- Transfusions — New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

PROPERTY

- Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment 4:662-82

PROPERTY TAXES

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
- Equalization — Historical Perspective 4:577-85
- The Page 8 Formula 4:600-03
- The Table in Practice 4:594-600
- Three Responsibilities—
The Formulation of the Director's Table .. 4:585-94
- The Willingboro Case 4:604-08

PSYCHIATRY

- M'Naghten* and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310

PSYCHOLOGY

- M'Naghten* and Public Security—Post-Acquittal Release Potential Reduced Under Temporary Insanity Defense 4:295-310

PUNISHMENT

See PENOLOGY

REAL PROPERTY

- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
- Equalization—Historical Perspective 4:577-85
- The Page 8 Formula .. 4:600-03
- The Table in Practice 4:594-600
- Three Responsibilities—
The Formulation of the Director's Table .. 4:585-94
- The Willingboro Case 4:604-08
- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28
- Wetland Fill-Restrictions Do Not Constitute a Compensable "Taking" Within the Meaning of the Fifth Amendment 4:662-82

REAL PROPERTY: COVENANTS

- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29

RECORDS

See DOCUMENTS AND RECORDS

REMEDIES

- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?
Part I: The Court Makes and Construes the Rule 4:19-104
- Part II: The Piecemeal

- Approach—Anomy 4:421-97
 —The Beginning 4:21-26
 —Conclusions 4:483-97
 —The New Creation: The Offer of Judgment and the Liability of Nonacceptance 4:443-83
 —The Radical Change of 1950 4:26-51
 —Vanderbilt's Court Construes the Rule 4:51-90
 —The Weintraub Court Construes the Rule ... 4:90-104
 The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83
- RENTS AND RENT CONTROL**
 Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
 Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78
- REPLEVIN**
 Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- RESIDENCE**
 See DOMICILE AND RESIDENCE
- RESIDENCY REQUIREMENTS**
 Student Voting—Students Residing in University Communities Must Be Permitted to Register to Vote Without Regard to Future Plans 4:329-45
- RESTRAINT OF TRADE**
 Court Restricts Right of Franchisor to Terminate Franchise—A Prelude to the Franchise Practices Act? 4:683-96
- Tie-Ins—*Chicken Delight* "Per Se" Doctrine Extended to Distributorship Franchise 4:610-28
- RIGHT OF PRIVACY**
 Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76
- SALES AND SERVICES**
 Products Liability—The Manufacturer is Responsible for Installing "Feasible" Safety Devices on Unreasonably Dangerous Machinery 4:397-408
 Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
 The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83
- SEARCH AND SEIZURE**
 The Automobile Search and the Fourth Amendment: A Troubled Relationship 4:105-44
 —History of the Car Search Doctrine 4:112-32
 —Inventory — Necessary Protection or Constitutional Invasion? 4:133-44
- SECURED TRANSACTIONS**
 Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- SECURITY AGREEMENT**
 Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52

SEPARATION OF POWERS

- The New Jersey Supreme Court and the Counsel Fees Rule: Procedure or Substance and Remedy?
 - Part I: The Court Makes and Construes the Rule .. 4:19-104
 - Part II: The Piecemeal Approach—Anomy 4:421-97
 - The Beginning 4:21-26
 - Conclusions 4:483-97
 - The New Creation: The Offer of Judgment and the Liability of Nonacceptance 4:443-83
 - The Radical Change of 1950 4:26-51
 - Vanderbilt's Court Construes the Rule 4:51-90
 - The Weintraub Court Construes the Rule ... 4:90-104
- Speech or Debate Clause—Scope of Legislative Immunity Restrictively Extended to Aides 4:277-94

SIXTH AMENDMENT

- Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59

STANDING TO SUE

- Equal Protection—Massachusetts Statute Restricting Contraceptives to Married Persons is Unconstitutional 4:264-76

STATUTES

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization—Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
 - The Willingboro Case 4:604-08
- Invalidity of "Other Insurance" Clauses in a Double Coverage Situation 4:697-713

STRICT LIABILITY

- Products Liability—The Manufacturer is Responsible for Installing "Feasible" Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- "Second Collision" Liability:
 - The Need for Uniformity 4:499-530
 - Crashworthiness: A Tenuous or Tenable Theory? 4:507-24
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

TAXATION

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization—Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
 - The Willingboro Case 4:604-08
- New Jersey Courts Make First Equitable Distributions of Property Under New Divorce Act 4:311-28

TAXATION: ENFORCEMENT

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
 - Equalization—Historical Perspective 4:577-85
 - The Page 8 Formula .. 4:600-03
 - The Table in Practice 4:594-600
 - Three Responsibilities—The Formulation of the Director's Table .. 4:585-94
 - The Willingboro Case 4:604-08

TAXATION: PRACTICE AND PROCEDURE

- County Tax Equalization and the Page 8 Formula: Fairness the Hard Way 4:576-609
- Equalization—Historical Perspective 4:577-85
- The Page 8 Formula . . 4:600-03
- The Table in Practice 4:594-600
- Three Responsibilities—The Formulation of the Director's Table . . 4:585-94
- The Willingboro Case 4:604-08

TAX EQUALIZATION

See TAXATION

THEATERS

See ENTERTAINMENT

TORTS

- Products Liability—The Manufacturer is Responsible for Installing "Feasible" Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- "Second Collision" Liability: The Need for Uniformity —Crashworthiness: A Tenuous or Tenable Theory? 4:507-24
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

TRADE MARKS AND TRADE NAMES

- Tie-Ins—*Chicken Delight* "Per Se" Doctrine Extended to Distributorship Franchise 4:610-28

TRADE REGULATION

- Tie-Ins—*Chicken Delight* "Per Se" Doctrine Extended to Distributorship Franchise 4:610-28

TRADE SECRETS

See PATENTS;

UNFAIR COMPETITION

TRAFFIC ACCIDENTS

- "Second Collision" Liability: The Need for Uniformity 4:499-530
- Crashworthiness: A Tenuous or Tenable Theory? 4:507-24

TRANSFUSIONS

- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50

TRIALS

- Jury Bias in Hudson and Bergen Counties: A View from the Bench 4:1-17
- Demographic Data—A Basis for Bias 4:10-13
- Drawbacks in Methodology 4:13-14
- Jury Bias in Damage Awards 4:8-9
- Jury Bias in Verdicts . . 4:4-8
- Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59

UNFAIR COMPETITION

- The Patent Practitioner Attains Majority: An Examination of the Attorney-Client Privilege and Work Product Rule as They Pertain to the Patent Attorney and Agent 4:531-75
- Circuit Analysis 4:544-72
- The Developing Law . . 4:536-44
- The United States Court of Claims 4:572-73

UNIFORM COMMERCIAL CODE

- Products Liability—The Manufacturer is Responsible for Installing "Feasible" Safety Devices on Unrea-

- sonably Dangerous Machinery 4:397-408
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- Uniform Commercial Code—Self-Help Repossession Under Section 9-503 Does Not Violate the Fourteenth Amendment 4:629-52
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

VENDORS AND PURCHASERS

- Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

VERDICTS

- Jury Bias in Hudson and Bergen Counties: A View from the Bench 4:1-17
- Demographic Data—A Basis for Bias 4:10-13
- Drawbacks in Methodology 4:13-14
- Jury Bias in Damage Awards 4:8-9
- Jury Bias in Verdicts .. 4:4-8
- Unanimous Jury Verdicts No Longer Required for State Felony Convictions 4:346-59

WARRANTY

- Abatement of Rent Allowed for Breach of the Implied Warranty of Habitability in a Patent Defect Situation 4:714-29
- Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unreasonably Dangerous Machinery 4:397-408
- Transfusions—New Jersey Court Applies Theory of Strict Tort Liability to Hospitals and Blood Banks for Transfusion-Related Hepatitis 4:730-50
- The Vexing Problem of the Purely Economic Loss in Products Liability: An Injury in Search of a Remedy 4:145-83

WATER AND WATERCOURSES

- Wetland Fill-Restrictions Do Not Constitute a Compensable “Taking” Within the Meaning of the Fifth Amendment 4:662-82

WETLAND

See MARSHLAND

WORKMEN’S COMPENSATION

- Products Liability—The Manufacturer is Responsible for Installing “Feasible” Safety Devices on Unreasonably Dangerous Machinery 4:397-408

ZONING

- Police Power—New Jersey Municipalities Have the Power to Enact Rent Control Ordinances 4:360-78

