

Seton Hall Law Review

Vol. 6

Winter 1975

No. 2

TABLE OF CONTENTS

ARTICLES

- JUDICIAL FINE-TUNING OF ELECTRONIC SURVEILLANCE
Joseph L. Cranwell 225
- IMPLIED INDEMNITY IN MODERN TORT LITIGATION: THE CASE FOR A
PUBLIC POLICY ANALYSIS *Edward T. O'Donnell* 268

COMMENT

- A CHILD'S RIGHT TO INDEPENDENT COUNSEL IN CUSTODY PROCEED-
INGS: PROVIDING EFFECTIVE "BEST INTERESTS" DETERMINATION
THROUGH THE USE OF A LEGAL ADVOCATE 303

NOTES

ANTITRUST LAW

- Presence of SEC Review Power Exempts Stock Exchange Fixed
Minimum Brokerage Commission Rate System From the
Operation of the Antitrust Laws (*Gordon v. New York Stock Ex-
change, Inc.*, 2d Cir., cert. granted, U.S. 1974) 336

BANKRUPTCY

- The Income Tax Refund is Property Within Section 70a(5) of the
Bankruptcy Act; the Wage Garnishment Limitations of the
Consumer Credit Protection Act are Not Applicable (*Ko-
koszka v. Belford*, U.S. 1974) 356

CRIMINAL PROCEDURE

- State May Seek Leave to Appeal All New Trial Orders Granted
to a Criminal Defendant (*State v. Sims*, N.J. 1974) 376

REAL ESTATE AGENTS AND BROKERS

Recovery From a Seller for Tortious Interference With a Broker's Reasonable Expectancy of Economic Benefit Must be Based on a Brokerage Agreement Enforceable Under the Statute of Frauds (*McCann v. Biss*, N.J. 1974) 394

Copyright © 1975 by Seton Hall University, School of Law

Published four times a year by the Seton Hall Law Review at Newark, New Jersey. Editorial Offices at Seton Hall University School of Law, 40 Clinton Street, Newark, New Jersey 07102. Subscription rate is \$10.50 per four issue volume. Issues of volumes five and six may be purchased from the Editorial Office at \$4.00 per copy postage paid. Prior issues can be purchased from Dennis & Company, Inc., 251 Main Street, Buffalo, New York 14203. Unless notice to the contrary is received at our Offices, it will be assumed that a renewal of the subscription to the Law Review is desired. *Second-class postage paid at Newark, N.J. and at additional mailing offices.*