## **INDEX**

This index consists of materials published in Volume VI.

## **ARTICLES—AUTHORS**

BOLBACH, CYNTHIA J.: Land Use Controls Under the Clean Air Act	6:413
CRANWELL, JOSEPH L.: Judicial Fine-Tuning of Electronic Surveillance	6:225
CRYSTAL, DANIEL: The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique	6:591
KRAFT, JOHN L.: The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders'	
Rights	6:48
The Transfer of Causes Rule	6:1
Litigation: The Case for a Public Policy Analysis St. John, Jerome M.: The Contract Clause as the Guard-	6:268
ian Against Legislative Impairment of Municipal Bondholders' Rights	6:48
ARTICLES—TITLES	
THE CONTRACT CLAUSE AS THE GUARDIAN AGAINST LEGIS- LATIVE IMPAIRMENT OF MUNICIPAL BONDHOLDERS'	
RIGHTS. John L. Kraft and Jerome M. St. John  IMPLIED INDEMNITY IN MODERN TORT LITIGATION: THE  CASE FOR A PUBLIC POLICY ANALYSIS. Edward	6:48
T. O'Donnell	6:268
Joseph L. Cranwell	6:225
New Jersey Courts: Application of N.J.R. 1:13-4,	C.1
THE TRANSFER OF CAUSES RULE. Joseph M. Lynch LAND USE CONTROLS UNDER THE CLEAN AIR ACT. Cynthia	6:1
J. Bolbach  The Proposed Federal Criminal Justice Reform Act of	6:413
1975: A CIVIL LIBERTIES CRITIQUE. Daniel Crystal	6:591

## **COMMENTS**

A Child's Right to Independent Counsel in Custody Proceedings: Providing Effective "Best Interests" Determination Through the Use of a Legal Advo-	
cate	6:303
Judicial Responses	6:86
Excess Liability Cases?	6:662
Privacy and Summary Judgment: New Test, New Ben- eficiaries	6:454
Public Utility Discontinuance and the Residential Lease: Providing a Remedy for the Residential Tenant's	
Right to Service	6:690
NOTES	
Comprehensive Adjustment Clause Has a Sufficient Nex- us to Rate Proceeding to be Statutorily Permissible as an Interim Rate Increase (In re Board's Investi-	
gation of Telephone Cos., N.J. 1975)	6:551
(State v. Carter, N.J. 1974)	6:128
U.S. 1974)	6:150
Prior Notice of the Charges and an Opportunity for a Hearing (Goss v. Lopez, U.S. 1975)	6:568
nity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct (Small v. Rockfeld, N.J. 1974)	6:746
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	0.740
Applicable (Kokoszka v. Belford, U.S. 1974)	6:356

Securities Exchange Act (Shapiro v. Merrill Lynch, Pierce,	
Fenner & Smith, Inc., 2d Cir. 1974)	6:186
Municipal No Growth Limitations Held Violative of the	
Right to Travel (Construction Industry Association of So-	
noma County v. City of Petaluma, N.D. Cal. 1974)	6:207
Negligence—Discovery Rule Held Inapplicable in Negli-	
gence Action for Economic Damages Arising in a Com-	
mercial Setting (Gates Rubber Co. v. USM Corp., 7th	
Cir. 1975)	6:728
Physicians and Surgeons—Duty Imposed on Psychothera-	
pists to Exercise Reasonable Care to Warn Potential	
Victims of Foreseeably Imminent Dangers Posed by	
Mentally Ill Patients (Tarasoff v. Regents of University of	
California, Cal. 1974)	6:536
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 Exchange, Inc., 2d Cir., cert. granted, U.S.	
1974)	6:336
Products Liability—Corporate Transaction Structured as a	
Sale of Assets Treated as De Facto Merger so as to Hold	
Transferee Corporation Accountable for Products Lia-	
bility Claim Against Dissolved Transferor (Knapp v.	
North American Rockwell Corp., 3d Cir. 1974)	6:477
Recovery From a Seller for Tortious Interference With a	
Broker's Reasonable Expectancy of Economic Benefit	
Must be Based on a Brokerage Agreement Enforce-	
able Under the Statute of Frauds (McCann v. Biss, N.J.	C 904
1974) North T. Dinkto Frankrum Mart Alla III. St. R.	6:394
Section 7 Rights—Employer Must Allow Union Steward's	
Presence at Interview Where Employee Has Reasonable Four of Discipling (NIRR at I. Weignstein Inc.	
able Fear of Discipline (NLRB v. J. Weingarten, Inc., U.S. 1975; International Ladies' Garment Workers' Union	
v. Quality Manufacturing Co., U.S. 1975)	6.514
	6:514
State May Seek Leave to Appeal All New Trial Orders Granted to a Criminal Defendant (State v. Sims, N.].	
1974)	6:376
State Must Show "Substantial Governmental Interest" to	0.570
Justify Censorship of Inmates' Personal Mail and Must	
Allow Lay Investigators Access to Prisons ( <i>Procunier v.</i>	
Martinez, U.S. 1974)	6:167
Substitute Facility Measure of Just Compensation Is Avail-	0.107
, J I	

able to Private Owners of Nonprofit, Community Facilities in Appropriate Cases ( <i>United States v. 564.54</i>	
Acres of Land, 3d Cir. 1974)	6:711
Title VII—Layoffs of Women and Members of Minority	
Groups Pursuant to a Plant-Wide Seniority System	
Contained in a Collective Bargaining Agreement Held	
Not to Violate Title VII (Jersey Central Power & Light	
Co. v. Local 327, IBEW, 3d Cir. 1975)	6:496
BOOKS REVIEWED	
An Introduction To Estate Planning. Robert Lynn	6:586
BOOKS REVIEWED—REVIEWERS	
Smith, J. Allen	6:586
BOOKS REVIEWED—AUTHORS	
LYNN, ROBERT: An Introduction To Estate Planning. J.	
Allen Smith	6.586