

INDEX

This index consists of materials published in Volume VI.

ARTICLES—AUTHORS

BOLBACH, CYNTHIA J.: <i>Land Use Controls Under the Clean Air Act</i>	6:413
CRANWELL, JOSEPH L.: <i>Judicial Fine-Tuning of Electronic Surveillance</i>	6:225
CRYSTAL, DANIEL: <i>The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique</i>	6:591
KRAFT, JOHN L.: <i>The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights</i>	6:48
LYNCH, JOSEPH M.: <i>Lack of Jurisdiction of the Subject Matter in the New Jersey Courts: Application of N.J.R. 1:13-4, The Transfer of Causes Rule</i>	6:1
O'DONNELL, EDWARD T.: <i>Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis</i>	6:268
ST. JOHN, JEROME M.: <i>The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights</i>	6:48

ARTICLES—TITLES

THE CONTRACT CLAUSE AS THE GUARDIAN AGAINST LEGISLATIVE IMPAIRMENT OF MUNICIPAL BONDHOLDERS' RIGHTS. <i>John L. Kraft and Jerome M. St. John</i>	6:48
IMPLIED INDEMNITY IN MODERN TORT LITIGATION: THE CASE FOR A PUBLIC POLICY ANALYSIS. <i>Edward T. O'Donnell</i>	6:268
JUDICIAL FINE-TUNING OF ELECTRONIC SURVEILLANCE. <i>Joseph L. Cranwell</i>	6:225
LACK OF JURISDICTION OF THE SUBJECT MATTER IN THE NEW JERSEY COURTS: APPLICATION OF N.J.R. 1:13-4, THE TRANSFER OF CAUSES RULE. <i>Joseph M. Lynch</i>	6:1
LAND USE CONTROLS UNDER THE CLEAN AIR ACT. <i>Cynthia J. Bolbach</i>	6:413
THE PROPOSED FEDERAL CRIMINAL JUSTICE REFORM ACT OF 1975: A CIVIL LIBERTIES CRITIQUE. <i>Daniel Crystal</i>	6:591

COMMENTS

A Child's Right to Independent Counsel in Custody Proceedings: Providing Effective "Best Interests" Determination Through the Use of a Legal Advocate	6:303
Housing Maintenance and Rehabilitation: Legislative and Judicial Responses	6:86
Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases?	6:662
Privacy and Summary Judgment: New Test, New Beneficiaries	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 Nexus to Rate Proceeding to be Statutorily Permissible as an Interim Rate Increase (<i>In re Board's Investigation of Telephone Cos.</i> , N.J. 1975)	6:551
Conditional Release From Mental Institutions Made Available to Persons Confined Under Criminal Statutes (<i>State v. Carter</i> , N.J. 1974)	6:128
Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment (<i>Mitchell v. W. T. Grant Co.</i> , U.S. 1974)	6:150
Due Process—Students May Not Be Suspended Without Prior Notice of the Charges and an Opportunity for a Hearing (<i>Goss v. Lopez</i> , U.S. 1975)	6:568
Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct (<i>Small v. Rockfeld</i> , 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 Applicable (<i>Kokoszka v. Belford</i> , U.S. 1974)	6:356
Insider Trading—Tippers and Their Tippees Found Liable in Private Civil Action Under Section 10(b) of the	

Securities Exchange Act (<i>Shapiro v. Merrill Lynch, Pierce, Fenner & Smith, Inc.</i> , 2d Cir. 1974)	6:186
Municipal No Growth Limitations Held Violative of the Right to Travel (<i>Construction Industry Association of Sonoma County v. City of Petaluma</i> , N.D. Cal. 1974)	6:207
Negligence—Discovery Rule Held Inapplicable in Negligence Action for Economic Damages Arising in a Commercial Setting (<i>Gates Rubber Co. v. USM Corp.</i> , 7th Cir. 1975)	6:728
Physicians and Surgeons—Duty Imposed on Psychotherapists to Exercise Reasonable Care to Warn Potential Victims of Foreseeably Imminent Dangers Posed by Mentally Ill Patients (<i>Tarasoff v. Regents of University of California</i> , 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 (<i>Gordon v. New York Stock Exchange, Inc.</i> , 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 Liability Claim Against Dissolved Transferor (<i>Knapp v. North American Rockwell Corp.</i> , 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 Enforceable Under the Statute of Frauds (<i>McCann v. Biss</i> , N.J. 1974)	6:394
Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline (<i>NLRB v. J. Weingarten, Inc.</i> , U.S. 1975; <i>International Ladies' Garment Workers' Union v. Quality Manufacturing Co.</i> , U.S. 1975)	6:514
State May Seek Leave to Appeal All New Trial Orders Granted to a Criminal Defendant (<i>State v. Sims</i> , N.J. 1974)	6:376
State Must Show "Substantial Governmental Interest" to Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons (<i>Procunier v. Martinez</i> , U.S. 1974)	6:167
Substitute Facility Measure of Just Compensation Is Avail-	

able to Private Owners of Nonprofit, Community Facilities in Appropriate Cases (<i>United States v. 564.54 Acres of Land</i> , 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 (<i>Jersey Central Power & Light Co. v. Local 327, IBEW</i> , 3d Cir. 1975)	6:496

BOOKS REVIEWED

AN INTRODUCTION TO ESTATE PLANNING. <i>Robert Lynn</i>	6:586
---	-------

BOOKS REVIEWED—REVIEWERS

Smith, J. Allen	6:586
-----------------------	-------

BOOKS REVIEWED—AUTHORS

LYNN, ROBERT: An Introduction To Estate Planning. <i>J. Allen Smith</i>	6:586
---	-------