

SUBJECT INDEX

ACTIONS AND DEFENSES

- Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct 6:746-66
- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
 - The Case for Abandoning the Search for a Universal Rule 6:288
 - The Changing Nature of the Remedy Itself 6:293-96
 - Comparative Negligence and Fractional Apportionment 6:297-99
 - Conclusion 6:301-02
 - A Hypothetical Products Liability Case ... 6:280-88
 - Introduction 6:268-69
 - Precedent for the Right of Implied Indemnity 6:269-72
 - The Public Policy Analysis as an Alternative to the Established Rules 6:289-93
 - A Shift in the Decision-Making Power 6:300-01
 - A Variety of Rules and Principles—None Wholly Satisfactory 6:273-79
- Negligence—Discovery Rule Held Inapplicable in Negligence Action for Economic Damages Arising in a Commercial Setting ... 6:728-45
- Privacy and Summary Judgment: New Test, New Beneficiaries 6:454-76
- 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 ... 6:477-95
- 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 6:394-412

ADMINISTRATIVE AGENCIES

- Land Use Controls Under the Clean Air Act 6:413-53
 - Air Quality Maintenance Areas 6:441-43
 - Conclusion 6:452-53
 - EPA and Land Use Decisions 6:419-28
 - Maintenance of Air Standards 6:432-38
 - Parking Management Regulations 6:438-40
 - “Significant Deterioration” 6:443-52
 - Statutory Scheme 6:414-19
 - Transportation Controls 6:428-32

ADMINISTRATIVE LAW

- Comprehensive Adjustment Clause Has a Sufficient Nexus to Rate Proceeding to Be Statutorily Permissible as an Interim Rate Increase 6:551-67
- Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws ... 6:336-55

ANTITRUST LAW

- Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws ... 6:336-55

APPELLATE PROCEDURE

- 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 6:1-47
 —Conclusions 6:43-47
 —Introduction 6:1-4
 —Practice Under the New System 6:16-43
 —Practice Under the Old System 6:4-10
 —Transition Under the 1947 Constitution 6:10-16
 State May Seek Leave to Appeal All New Trial Orders Granted to a Criminal Defendant 6:376-93

ATTACHMENT AND GARNISHMENT

- 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 6:356-75

ATTORNEYS

- Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases? 6:662-89
 A Child's Right to Independent Counsel in Custody Proceedings: Providing Effective "Best Interests" Determination Through the Use of a Legal Advocate 6:303-35

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 6:356-75

BONDS

- The Contract Clause as the

- Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
 —The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
 —Conclusion 6:84-85
 —Impairment of Contracts 6:50-62
 —Introduction 6:48-50

BROKERS

- Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws 6:336-55

CENSORSHIP

- State Must Show "Substantial Governmental Interest" to Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons 6:167-85

CHANCERY PROCEDURE

See EQUITY

CHILD CUSTODY

- A Child's Right to Independent Counsel in Custody Proceedings: Providing Effective "Best Interests" Determination Through the Use of a Legal Advocate 6:303-35

CITY PLANNING

- Land Use Controls Under the Clean Air Act 6:413-53
 —Air Quality Maintenance Areas 6:441-43
 —Conclusion 6:452-53
 —EPA and Land Use Decisions 6:419-28
 —Maintenance of Air Standards 6:432-38
 —Parking Management Regulations 6:438-40

SUBJECT INDEX

- “Significant Deterioration” 6:443-52
- Statutory Scheme 6:414-19
- Transportation Controls 6:428-32
- Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24

CIVIL PROCEDURE

- 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 6:1-47
- Conclusions 6:43-47
- Introduction 6:1-4
- Practice Under the New System 6:16-43
- Practice Under the Old System 6:4-10
- Transition Under the 1947 Constitution 6:10-16
- Privacy and Summary Judgment: New Test, New Beneficiaries 6:454-76

CIVIL RIGHTS

- 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 6:496-513

CODES AND CODIFICATIONS

- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
- Armed Rebellion or Insurrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400’s Nuremberg Defenses 6:655-58
- Effect of Failure to Define “War” in the Proposed Code 6:637-40
- Elimination of “Clear and Present Danger”

- Test and Restoration of “Guilt by Association” 6:640-46
- The Intimidating Effect of the Code Provisions Relating to Sabotage .. 6:632-37
- Introduction 6:591-95
- The Legislative Background of the Proposed Code 6:595-98
- The Official Secrets Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional Definition of Treason 6:629-31
- The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

COLLECTIVE BARGAINING

- Section 7 Rights—Employer Must Allow Union Steward’s Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35
- 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 6:496-513

COMMITMENT

- Conditional Release From Mental Institutions Made Available to Persons Confined Under Criminal Statutes 6:128-49

COMPARATIVE NEGLIGENCE

- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
- The Case for Abandoning the Search for a Universal Rule 6:288
- The Changing Nature of the Remedy Itself 6:293-96

—Comparative Negligence and Fractional Apportionment	6:297-99
—Conclusion	6:301-02
—A Hypothetical Products Liability Case	6:280-88
—Introduction	6:268-69
—Precedent for the Right of Implied Indemnity	6:269-72
—The Public Policy Analysis as an Alternative to the Established Rules	6:289-93
—A Shift in the Decision-Making Power	6:300-01
—A Variety of Rules and Principles—None Wholly Satisfactory	6:273-79

CONDEMNATION OF LAND

See EMINENT DOMAIN

CONDITIONAL SALES

Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment	6:150-66
--	----------

CONFLICT OF INTEREST

Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases?	6:662-89
---	----------

CONSERVATION

Land Use Controls Under the Clean Air Act	6:413-53
—Air Quality Maintenance Areas	6:441-43
—Conclusion	6:452-53
—EPA and Land Use Decisions	6:419-28
—Maintenance of Air Standards	6:432-38
—Parking Management Regulations	6:438-40
—“Significant Deterioration”	6:443-52
—Statutory Scheme	6:414-19
—Transportation Controls	6:428-32

CONSOLIDATION AND MERGER

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 ...	6:477-95
---	----------

CONSPIRACY

The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique	6:591-661
—Armed Rebellion or Insurrection	6:631-32
—Conclusion	6:658-61
—Conspiracy	6:646-49
—Continuation of S. 1400's Nuremburg Defenses	6:655-58
—Effect of Failure to Define “War” in the Proposed Code	6:637-40
—Elimination of “Clear and Present Danger” Test and Restoration of “Guilt by Association”	6:640-46
—The Intimidating Effect of the Code Provisions Relating to Sabotage ..	6:632-37
—Introduction	6:591-95
—The Legislative Background of the Proposed Code	6:595-98
—The Official Secrets Act	6:599-622
—Riot Legislation	6:649-54
—The Unconstitutional Definition of Treason	6:629-31
—The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination	6:622-29

CONSTITUTIONAL LAW

The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights ..	6:48-85
—The Application of the	

SUBJECT INDEX

xiii

- Impairment of Contracts Clause to Recent Events 6:62-84
- Conclusion 6:84-85
- Impairment of Contracts 6:50-62
- Introduction 6:48-50
- Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66
- Due Process—Students May Not Be Suspended Without Prior Notice of the Charges and an Opportunity for a Hearing ... 6:568-85
- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
- Conclusion 6:267
- Constitutional Standards 6:248-55
- History 6:227-47
- Introduction 6:225-27
- Statutory Standards... 6:255-66
- Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24
- Privacy and Summary Judgment: New Test, New Beneficiaries 6:454-76
- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique..... 6:591-661
- Armed Rebellion or Insurrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400's Nuremburg Defenses 6:655-58
- Effect of Failure to Define "War" in the Proposed Code..... 6:637-40
- Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
- The Intimidating Effect of the Code Provisions Relating to Sabotage .. 6:632-37

- Introduction 6:591-95
- The Legislative Background of the Proposed Code 6:595-98
- The Official Secrets Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional Definition of Treason 6:629-31
- The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29
- Public Utility Discontinuance and the Residential Lease: Providing a Remedy for the Residential Tenant's Right to Service 6:690-710
- State Must Show "Substantial Governmental Interest" to Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons... 6:167-85
- Substitute Facility Measure of Just Compensation If Available to Private Owners of Nonprofit, Community Facilities in Appropriate Cases 6:711-27

CONTRACTS

- The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
- The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
- Conclusion 6:84-85
- Impairment of Contracts 6:50-62
- Introduction 6:48-50

See also STATUTE OF FRAUDS

CONTRACTS: THIRD PARTY BENEFICIARY

- Public Utility Discontinuance and the Residential Lease: Providing a Remedy for

the Residential Tenant's
Right to Service 6:690-710

CORPORATIONS

Insider Trading—Tippers and
Their Tippees Found Li-
able in Private Civil Action
Under Section 10(b) of
the Securities Exchange
Act 6:186-206

Products Liability—Corporate
Transaction Structured as
a Sale of Assets Treated
as De Facto Merger so as
to Hold Transferee Cor-
poration Accountable for
Products Liability Claim
Against Dissolved Trans-
feror 6:477-95

COURTS

Lack of Jurisdiction of the Sub-
ject Matter in the New Jer-
sey Courts: Application of
N.J.R. 1:13-4, The Trans-
fer of Causes Rule 6:1-47

—Conclusions 6:43-47

—Introduction 6:1-4

—Practice Under the New
System 6:16-43

—Practice Under the Old
System 6:4-10

—Transition Under the
1947 Constitution 6:10-16

CRIMINAL INVESTIGATION

Judicial Fine-Tuning of Elec-
tronic Surveillance 6:225-67

—Conclusion 6:267

—Constitutional Stan-
dards 6:248-55

—History 6:227-47

—Introduction 6:225-27

—Statutory Standards ... 6:255-66

CRIMINAL LAW

The Proposed Federal Crimi-
nal Justice Reform Act of
1975: A Civil Liber-
ties Critique 6:591-661

—Armed Rebellion or In-
surrection 6:631-32

—Conclusion 6:658-61

—Conspiracy 6:646-49

—Continuation of S.
1400's Nuremburg De-
fenses 6:655-58

—Effect of Failure to De-
fine "War" in the Pro-
posed Code 6:637-40

—Elimination of "Clear
and Present Danger"
Test and Restoration of
"Guilt by Association" 6:640-46

—The Intimidating Effect
of the Code Provisions
Relating to Sabotage .. 6:632-37

—Introduction 6:591-95

—The Legislative Back-
ground of the Proposed
Code 6:595-98

—The Official Secrets
Act 6:599-622

—Riot Legislation 6:649-54

—The Unconstitutional
Definition of Treason 6:629-31

—The Unconstitutionality
of Provisions Relating to
Alleged Obstruction of
Military Recruitment or
Induction and Inciting
Insubordination 6:622-29

CRIMINAL PROCEDURE

Judicial Fine-Tuning of Elec-
tronic Surveillance 6:225-67

—Conclusion 6:267

—Constitutional Stan-
dards 6:248-55

—History 6:227-47

—Introduction 6:225-27

—Statutory Standards ... 6:255-66

State May Seek Leave to
Appeal All New Trial
Orders Granted to a
Criminal Defendant 6:376-93

CRIMINAL RESPONSIBILITY

Conditional Release From
Mental Institutions Made
Available to Persons
Confined Under Criminal
Statutes 6:128-49

SUBJECT INDEX

xv

DAMAGES

- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
 - The Case for Abandoning the Search for a Universal Rule 6:288
 - The Changing Nature of the Remedy Itself 6:293-96
 - Comparative Negligence and Fractional Apportionment 6:297-99
 - Conclusion 6:301-02
 - A Hypothetical Products Liability Case 6:280-88
 - Introduction 6:268-69
 - Precedent for the Right of Implied Indemnity 6:269-72
 - The Public Policy Analysis as an Alternative to the Established Rules 6:289-93
 - A Shift in the Decision-Making Power 6:300-01
 - A Variety of Rules and Principles—None Wholly Satisfactory 6:273-79
- Insider Trading—Tippers and Their Tippees Found Liable in Private Civil Action Under Section 10(b) of the Securities Exchange Act 6:186-206
- 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 6:394-412

DEBTOR AND CREDITOR

- Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66

DISCHARGES

- Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35

DISCRIMINATION

- 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 6:496-513

DOMESTIC RELATIONS

- A Child's Right to Independent Counsel in Custody Proceedings: Providing Effective "Best Interests" Determination Through the Use of a Legal Advocate 6:303-35
- Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct 6:746-66

DOUBLE JEOPARDY

- State May Seek Leave to Appeal All New Trial Orders Granted to a Criminal Defendant 6:376-93

DUE PROCESS OF LAW

- Conditional Release From Mental Institutions Made Available to Persons Confined Under Criminal Statutes 6:128-49
- Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66
- Judicial Fine-Tuning of Electronic Surveillance 6:225-67

- Conclusion 6:267
 - Constitutional Standards 6:248-55
 - History 6:227-47
 - Introduction 6:225-27
 - Statutory Standards... 6:255-66
 - Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24
 - Public Utility Discontinuance and the Residential Lease: Providing a Remedy for the Residential Tenant's Right to Service 6:690-710
 - State Must Show "Substantial Governmental Interest" to Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons... 6:167-85
 - Due Process—Students May Not Be Suspended Without Prior Notice of the Charges and an Opportunity for a Hearing 6:568-85
- EAVESDROPPING**
- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
 - Conclusion 6:267
 - Constitutional Standards 6:248-55
 - History 6:227-47
 - Introduction 6:225-27
 - Statutory Standards... 6:255-66
- EDUCATION**
- The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
 - The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
 - Conclusion 6:84-85
 - Impairment of Contracts 6:50-62
 - Introduction 6:48-50
 - Due Process—Students May Not Be Suspended Without Prior Notice of the
- Charges and an Opportunity for a Hearing .. 6:568-85
- ELECTRONIC SURVEILLANCE**
- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
 - Conclusion 6:267
 - Constitutional Standards 6:248-55
 - History 6:227-47
 - Introduction 6:225-27
 - Statutory Standards... 6:255-66
- EMINENT DOMAIN**
- Substitute Facility Measure of Just Compensation Is Available to Private Owners of Nonprofit, Community Facilities in Appropriate Cases 6:711-27
- EMPLOYER AND EMPLOYEE**
- See* MASTER AND SERVANT
- ENVIRONMENTAL LAW**
- Land Use Controls Under the Clean Air Act 6:413-53
 - Air Quality Maintenance Areas 6:441-43
 - Conclusion 6:452-53
 - EPA and Land Use Decisions 6:419-28
 - Maintenance of Air Standards 6:432-38
 - Parking Management Regulations 6:438-40
 - "Significant Deterioration" 6:443-52
 - Statutory Scheme 6:414-19
 - Transportation Controls 6:428-32
- EQUAL PROTECTION**
- Conditional Release From Mental Institutions Made Available to Persons Confined Under Criminal Statutes 6:128-49
 - Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24

SUBJECT INDEX

xvii

EQUITY

- 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 6:1-47
- Conclusions 6:43-47
- Introduction 6:1-4
- Practice Under the New System 6:16-43
- Practice Under the Old System 6:4-10
- Transition Under the 1947 Constitution 6:10-16

ESPIONAGE

- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
- Armed Rebellion or Insurrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400's Nuremburg Defenses 6:655-58
- Effect of Failure to Define "War" in the Proposed Code 6:637-40
- Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
- The Intimidating Effect of the Code Provisions Relating to Sabotage . . . 6:632-37
- Introduction 6:591-95
- The Legislative Background of the Proposed Code 6:595-98
- The Official Secrets Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional Definition of Treason 6:629-31
- The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

EVICTION

- Housing Maintenance and Rehabilitation: Legislative and Judicial Responses 6:86-127

EVIDENCE

- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
- Conclusion 6:267
- Constitutional Standards 6:248-55
- History 6:227-47
- Introduction 6:225-27
- Statutory Standards . . . 6:255-66

FEDERAL JURISDICTION

- State Must Show "Substantial Governmental Interest" to Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons . . . 6:167-85

FIFTH AMENDMENT

- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
- Conclusion 6:267
- Constitutional Standards 6:248-55
- History 6:227-47
- Introduction 6:225-27
- Statutory Standards . . . 6:255-66

FIRST AMENDMENT

- Privacy and Summary Judgment: New Test, New Beneficiaries 6:454-76

FOURTEENTH AMENDMENT

- Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66

FOURTH AMENDMENT

- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
- Conclusion 6:267

—Constitutional Standards	6:248-55
—History	6:227-47
—Introduction	6:225-27
—Statutory Standards ...	6:255-66

FRAUD

Insider Trading—Tippers and Their Tippees Found Liable in Private Civil Action Under Section 10(b) of the Securities Exchange Act	6:186-206
---	-----------

FREEDOM OF SPEECH

The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique	6:591-661
—Armed Rebellion or Insurrection	6:631-32
—Conclusion	6:658-61
—Conspiracy	6:646-49
—Continuation of S. 1400's Nuremburg Defenses	6:655-58
—Effect of Failure to Define "War" in the Proposed Code	6:637-40
—Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association"	6:640-46
—The Intimidating Effect of the Code Provisions Relating to Sabotage ..	6:632-37
—Introduction	6:591-95
—The Legislative Background of the Proposed Code	6:595-98
—The Official Secrets Act	6:599-622
—Riot Legislation	6:649-54
—The Unconstitutional Definition of Treason ..	6:629-31
—The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination	6:622-29
State Must Show "Substantial Governmental Interest" to	

Justify Censorship of Inmates' Personal Mail and Must Allow Lay Investigators Access to Prisons ...	6:167-85
---	----------

FREEDOM OF THE PRESS

Privacy and Summary Judgment: New Test, New Beneficiaries	6:454-76
The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique	6:591-661
—Armed Rebellion or Insurrection	6:631-32
—Conclusion	6:658-61
—Conspiracy	6:646-49
—Continuation of S. 1400's Nuremburg Defenses ..	6:655-58
—Effect of Failure to Define "War" in the Proposed Code	6:637-40
—Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" ..	6:640-46
—The Intimidating Effect of the Code Provisions Relating to Sabotage ..	6:632-37
—Introduction	6:591-95
—The Legislative Background of the Proposed Code	6:595-98
—The Official Secrets Act	6:599-622
—Riot Legislation	6:649-54
—The Unconstitutional Definition of Treason ..	6:629-31
—The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination	6:622-29

HOUSING

Housing Maintenance and Rehabilitation: Legislative and Judicial Responses ..	6:86-127
Municipal No Growth Limitations Held Violative of the Right to Travel	6:207-24
Public Utility Discontinuance	

SUBJECT INDEX

xix

and the Residential Lease:
Providing a Remedy for
the Residential Tenant's
Right to Service 6:690-710

HUSBAND AND WIFE

Immunity—Neither Inter-
spousal Nor Parent-Child
Immunity Operates to Bar
Suit Predicated upon
Intentional or Grossly
Negligent Conduct 6:746-66

INCOME TAX

The Income Tax Refund is
Property Within Section
70a(5) of the Bankruptcy
Act; the Wage Garnish-
ment Limitations of the
Consumer Credit Protec-
tion Act are Not Appli-
cable 6:356-75

INDEMNIFICATION

Implied Indemnity in Modern
Tort Litigation: The Case
for a Public Policy Analy-
sis 6:268-302
—The Case for Abandon-
ing the Search for a
Universal Rule 6:288
—The Changing Nature
of the Remedy Itself 6:293-96
—Comparative Negligence
and Fractional Appor-
tionment 6:297-99
—Conclusion 6:301-02
—A Hypothetical Products
Liability Case 6:280-88
—Introduction 6:268-69
—Precedent for the Right
of Implied Indemnity 6:269-72
—The Public Policy Analy-
sis as an Alternative to
the Established Rules 6:289-93
—A Shift in the Decision-
Making Power 6:300-01
—A Variety of Rules
and Principles—None
Wholly Satisfactory ... 6:273-79

INFANTS

A Child's Right to Independent
Counsel in Custody Pro-
ceedings: Providing Effec-
tive "Best Interests" De-
termination Through the
Use of a Legal Advocate 6:303-35

INSURANCE

Insurance Carrier's Duty to
Settle: Strict Liability in
Excess Liability Cases? 6:662-89

INTERPRETATION AND CONSTRUCTION OF STATUTES

See STATUTES

JOINT TORTFEASORS

Implied Indemnity in Modern
Tort Litigation: The Case
for a Public Policy Analy-
sis 6:268-302
—The Case for Abandon-
ing the Search for a
Universal Rule 6:288
—The Changing Nature
of the Remedy Itself 6:293-96
—Comparative Negligence
and Fractional Appor-
tionment 6:297-99
—Conclusion 6:301-02
—A Hypothetical Products
Liability Case 6:280-88
—Introduction 6:268-69
—Precedent for the Right
of Implied Indemnity 6:269-72
—The Public Policy Analy-
sis as an Alternative to
the Established Rules 6:289-93
—A Shift in the Decision-
Making Power 6:300-01
—A Variety of Rules
and Principles—None
Wholly Satisfactory .. 6:273-79

JUDGMENTS

Lack of Jurisdiction of the Sub-
ject Matter in the New
Jersey Courts: Application
of N.J.R. 1:13-4, The
Transfer of Causes Rule 6:1-47

- Conclusions 6:43-47
- Introduction 6:1-4
- Practice Under the New System 6:16-43
- Practice Under the Old System 6:4-10
- Transition Under the 1947 Constitution 6:10-16

JURISDICTION

- 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 6:1-47
 - Conclusions 6:43-47
 - Introduction 6:1-4
 - Practice Under the New System 6:16-43
 - Practice Under the Old System 6:4-10
 - Transition Under the 1947 Constitution 6:10-16
- Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws .. 6:336-55

LABOR LAW

- Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35
- 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 6:496-513

LABOR UNIONS

See UNIONS

LAND USE CONTROL

- Land Use Controls Under the Clean Air Act 6:413-53

- Air Quality Maintenance Areas 6:441-43
- Conclusion 6:452-53
- EPA and Land Use Decisions 6:419-28
- Maintenance of Air Standards 6:432-38
- Parking Management Regulations 6:438-40
- “Significant Deterioration” 6:443-52
- Statutory Scheme 6:414-19
- Transportation Controls 6:428-32

LANDLORD AND TENANT

- Housing Maintenance and Rehabilitation: Legislative and Judicial Responses 6:86-127
- Public Utility Discontinuance and the Residential Lease: Providing a Remedy for the Residential Tenant's Right to Service 6:690-710

LAW ENFORCEMENT

- Judicial Fine-Tuning of Electronic Surveillance 6:225-67
 - Conclusion 6:267
 - Constitutional Standards 6:248-55
 - History 6:227-47
 - Introduction 6:225-27
 - Statutory Standards .. 6:255-66

LEASES

See LANDLORD AND TENANT

LEGAL ETHICS

- Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases? .. 6:662-89

LEGISLATION

- The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
 - The Application of the Impairment of Contracts Clause to Recent Events 6:62-84

SUBJECT INDEX

xxi

- Conclusion 6:84-85
- Impairment of Contracts 6:50-62
- Introduction 6:48-50
- Housing Maintenance and Rehabilitation: Legislative and Judicial Responses.. 6:86-127
- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
- Armed Rebellion or Insurrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400's Nuremburg Defenses 6:655-58
- Effect of Failure to Define "War" in the Proposed Code 6:637-40
- Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
- The Intimidating Effect of the Code Provisions Relating to Sabotage . 6:632-37
- Introduction 6:591-95
- The Legislative Background of the Proposed Code 6:595-98
- The Official Secrets Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional Definition of Treason 6:629-31
- The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

LIABILITY

- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
- The Case for Abandoning the Search for a Universal Rule 6:288
- The Changing Nature of the Remedy Itself 6:293-96

- Comparative Negligence and Fractional Apportionment 6:297-99
- Conclusion 6:301-02
- A Hypothetical Products Liability Case 6:280-88
- Introduction 6:268-69
- Precedent for the Right of Implied Indemnity 6:269-72
- The Public Policy Analysis as an Alternative to the Established Rules 6:289-93
- A Shift in the Decision-Making Power 6:300-01
- A Variety of Rules and Principles—None Wholly Satisfactory .. 6:273-79
- Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases? .. 6:662-89

LIBEL AND SLANDER

- Privacy and Summary Judgment: New Test, New Beneficiaries 6:454-76

LIMITATION OF ACTIONS

- Negligence—Discovery Rule Held Inapplicable in Negligence Action for Economic Damages Arising in a Commercial Setting ... 6:728-45

MASTER AND SERVANT

- Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35

MENTAL HEALTH

- Conditional Release From Mental Institutions Made Available to Persons Confined Under Criminal Statutes 6:128-49

MERGER

See CONSOLIDATION AND MERGER

MILITARY SERVICE

- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
- Armed Rebellion or Insurrection 6:631-32
 - Conclusion 6:658-61
 - Conspiracy 6:646-49
 - Continuation of S. 1400's Nuremberg Defenses 6:655-58
 - Effect of Failure to Define "War" in the Proposed Code 6:637-40
 - Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
 - The Intimidating Effect of the Code Provisions Relating to Sabotage . 6:632-37
 - Introduction 6:591-95
 - The Legislative Background of the Proposed Code 6:595-98
 - The Official Secrets Act 6:599-622
 - Riot Legislation 6:649-54
 - The Unconstitutional Definition of Treason 6:629-31
 - The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

MINORITIES

- 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 6:496-513

MOTOR VEHICLES

- Land Use Controls Under the Clean Air Act 6:413-53
- Air Quality Maintenance Areas 6:441-43

- Conclusion 6:452-53
- EPA and Land Use Decisions 6:419-28
- Maintenance of Air Standards 6:432-38
- Parking Management Regulations 6:438-40
- "Significant Deterioration" 6:443-52
- Statutory Scheme 6:414-19
- Transportation Controls 6:428-32

MUNICIPAL CORPORATIONS

- Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24

NATIONAL LABOR RELATIONS ACT

- Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35

NATURAL RESOURCES

- Land Use Controls Under the Clean Air Act 6:413-53
- Air Quality Maintenance Areas 6:441-43
 - Conclusion 6:452-53
 - EPA and Land Use Decisions 6:419-28
 - Maintenance of Air Standards 6:432-38
 - Parking Management Regulations 6:438-40
 - "Significant Deterioration" 6:443-52
 - Statutory Scheme 6:414-19
 - Transportation Controls 6:428-32

NEGLIGENCE

- Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct 6:746-66
- Implied Indemnity in Modern

Tort Litigation: The Case for a Public Policy Analysis 6:268-302

—The Case for Abandoning the Search for a Universal Rule 6:288

—The Changing Nature of the Remedy Itself ... 6:293-96

—Comparative Negligence and Fractional Apportionment 6:297-99

—Conclusion 6:301-02

—A Hypothetical Products Liability Case 6:280-88

—Introduction 6:268-69

—Precedent for the Right of Implied Indemnity 6:269-72

—The Public Policy Analysis as an Alternative to the Established Rules 6:289-93

—A Shift in the Decision-Making Power 6:300-01

—A Variety of Rules and Principles—None Wholly Satisfactory .. 6:273-79

Negligence—Discovery Rule Held Inapplicable in Negligence Action for Economic Damages Arising in a Commercial Setting .. 6:728-45

Physicians and Surgeons—Duty Imposed on Psychotherapists to Exercise Reasonable Care to Warn Potential Victims of Foreseeably Imminent Dangers Posed by Mentally Ill Patients 6:536-50

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 6:477-95

NOTICE

Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66

OMNIBUS CRIME CONTROL AND SAFE STREETS ACT OF 1968

Judicial Fine-Tuning of Electronic Surveillance 6:225-67

—Conclusion 6:267

—Constitutional Standards 6:248-55

—History 6:227-47

—Introduction 6:225-27

—Statutory Standards .. 6:255-66

PARALEGAL PRACTICE

State Must Show “Substantial Governmental Interest” to Justify Censorship of Inmates’ Personal Mail and Must Allow Lay Investigators Access to Prisons 6:167-85

PARENT AND CHILD

A Child’s Right to Independent Counsel in Custody Proceedings: Providing Effective “Best Interests” Determination Through the Use of a Legal Advocate 6:303-35

Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct 6:746-66

PHYSICIANS AND SURGEONS

Physicians and Surgeons—Duty Imposed on Psychotherapists to Exercise Reasonable Care to Warn Potential Victims of Foreseeably Imminent Dangers Posed by Mentally Ill Patients 6:536-50

POLLUTION

Land Use Controls Under the Clean Air Act 6:413-53

—Air Quality Maintenance Areas 6:441-43

—Conclusion 6:452-53

—EPA and Land Use Decisions 6:419-28

- Maintenance of Air Standards 6:432-38
- Parking Management Regulations 6:438-40
- “Significant Deterioration” 6:443-52
- Statutory Scheme 6:414-19
- Transportation Controls 6:429-32

PRISONS AND PRISONERS

- State Must Show “Substantial Governmental Interest” to Justify Censorship of Inmates’ Personal Mail and Must Allow Lay Investigators Access to Prisons 6:167-85

PRIVACY

See RIGHT OF PRIVACY

PRODUCTS LIABILITY

- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
- The Case for Abandoning the Search for a Universal Rule 6:288
- The Changing Nature of the Remedy Itself 6:293-96
- Comparative Negligence and Fractional Apportionment 6:297-99
- Conclusion 6:301-02
- A Hypothetical Products Liability Case 6:280-88
- Introduction 6:268-69
- Precedent for the Right of Implied Indemnity 6:269-72
- The Public Policy Analysis as an Alternative to the Established Rules 6:289-93
- A Shift in the Decision-Making Power 6:300-01
- A Variety of Rules and Principles—None Wholly Satisfactory .. 6:273-79
- Negligence—Discovery Rule Held Inapplicable in Negligence Action for Eco-

- nomical Damages Arising in a Commercial Setting .. 6:728-45
- 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 6:477-95

PROPERTY

- 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 6:356-75

PROXIMATE CAUSE

- Physicians and Surgeons—Duty Imposed on Psychotherapists to Exercise Reasonable Care to Warn Potential Victims of Foreseeably Imminent Dangers Posed by Mentally Ill Patients 6:536-50

PUBLIC FINANCE

- The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders’ Rights 6:48-85
- The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
- Conclusion 6:84-85
- Impairment of Contracts 6:50-62
- Introduction 6:48-50

PUBLIC UTILITIES

- Comprehensive Adjustment Clause Has a Sufficient Nexus to Rate Proceeding to Be Statutorily Permissi-

ble as an Interim Rate Increase 6:551-67
 Public Utility Discontinuance and the Residential Lease: Providing a Remedy for the Residential Tenant's Right to Service 6:690-710

PUBLIC WELFARE

Housing Maintenance and Rehabilitation: Legislative and Judicial Responses . 6:86-127
 Land Use Controls Under the Clean Air Act 6:413-53
 —Air Quality Maintenance Areas 6:441-43
 —Conclusion 6:452-53
 —EPA and Land Use Decisions 6:419-28
 —Maintenance of Air Standards 6:432-38
 —Parking Management Regulations 6:438-40
 —“Significant Deterioration” 6:443-52
 —Statutory Scheme 6:414-19
 —Transportation Controls 6:428-32

RATE REGULATION

Comprehensive Adjustment Clause Has a Sufficient Nexus to Rate Proceeding to Be Statutorily Permissible as an Interim Rate Increase 6:551-67

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 6:394-412

REGIONAL PLANNING

Land Use Controls Under the Clean Air Act 6:413-53

—Air Quality Maintenance Areas 6:441-43
 —Conclusion 6:452-53
 —EPA and Land Use Decisions 6:419-28
 —Maintenance of Air Standards 6:432-38
 —Parking Management Regulations 6:438-40
 —“Significant Deterioration” 6:443-52
 —Statutory Scheme 6:414-19
 —Transportation Controls 6:428-32
 Municipal No Growth Limitations Held Violative of the Right to Travel 6:207-24

REMEDIES

Housing Maintenance and Rehabilitation: Legislative and Judicial Responses . 6:86-127
 Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
 —The Case for Abandoning the Search for a Universal Rule 6:288
 —The Changing Nature of the Remedy Itself . 6:293-96
 —Comparative Negligence and Fractional Apportionment 6:297-99
 —Conclusion 6:301-02
 —A Hypothetical Products Liability Case 6:280-88
 —Introduction 6:268-69
 —Precedent for the Right of Implied Indemnity 6:269-72
 —The Public Policy Analysis as an Alternative to the Established Rules . 6:289-93
 —A Shift in the Decision-Making Power 6:300-01
 —A Variety of Rules and Principles—None Wholly Satisfactory 6:273-79
 Insider Trading—Tippers and Their Tippees Found Liable in Private Civil Action Under Section 10(b) of the Securities Exchange Act 6:186-206

- Public Utility Discontinuance
and the Residential Lease:
Providing a Remedy for
the Residential Tenant's
Right to Service 6:690-710

REPLEVIN

- Due Process—Sequestration of
Property Without Prior
Notice and Hearing to
Debtor Does Not Violate
the Fourteenth Amend-
ment 6:150-66

RIGHT OF PRIVACY

- Physicians and Surgeons—Duty
Imposed on Psychothera-
pists to Exercise Reason-
able Care to Warn Poten-
tial Victims of Foreseeably
Imminent Dangers Posed
by Mentally Ill Patients . 6:536-50
- Judicial Fine-Tuning of Elec-
tronic Surveillance 6:225-67
- Conclusion 6:267
- Constitutional Stan-
dards 6:248-55
- History 6:227-47
- Introduction 6:225-27
- Statutory Standards... 6:255-66
- Privacy and Summary Judg-
ment: New Test, New
Beneficiaries 6:454-76

RIGHT TO COUNSEL

- A Child's Right to Independent
Counsel in Custody Pro-
ceedings: Providing Effec-
tive "Best Interests" De-
termination Through the
Use of a Legal Advocate 6:303-35

RIGHT TO TRAVEL

- Municipal No Growth Limita-
tions Held Violative of the
Right to Travel 6:207-24

RIGHT TO TREATMENT

- Conditional Release From Men-
tal Institutions Made Avail-
able to Persons Confined
Under Criminal Statutes 6:128-49

RIOTS

- The Proposed Federal Crimi-
nal Justice Reform Act of
1975: A Civil Liberties Cri-
tique 6:591-661
- Armed Rebellion or In-
surrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400's
Nuremberg Defenses . 6:655-58
- Effect of Failure to De-
fine "War" in the Pro-
posed Code 6:637-40
- Elimination of "Clear
and Present Danger"
Test and Restoration of
"Guilt by Association" 6:640-46
- The Intimidating Effect
of the Code Provisions
Relating to Sabotage .. 6:632-37
- Introduction 6:591-95
- The Legislative Back-
ground of the Proposed
Code 6:595-98
- The Official Secrets
Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional
Definition of Treason . 6:629-31
- The Unconstitutionality
of Provisions Relating to
Alleged Obstruction of
Military Recruitment or
Induction and Inciting
Insubordination 6:622-29

SCHOOLS AND SCHOOL DISTRICTS

- Due Process—Students May
Not Be Suspended With-
out Prior Notice of the
Charges and an Opportu-
nity for a Hearing 6:568-85

SEARCH AND SEIZURE

- Judicial Fine-Tuning of Elec-
tronic Surveillance 6:225-67
- Conclusion 6:267
- Constitutional Stan-
dards 6:248-55
- History 6:227-47
- Introduction 6:225-27
- Statutory Standards... 6:255-66

SUBJECT INDEX

SECURED TRANSACTIONS

Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate the Fourteenth Amendment 6:150-66

SECURITIES

Insider Trading—Tippers and Their Tippees Found Liable in Private Civil Action Under Section 10(b) of the Securities Exchange Act 6:186-206
Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws 6:336-55

SETTLEMENTS

Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases? .. 6:662-89

STATUTE OF FRAUDS

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 6:394-412

STATUTE OF LIMITATIONS

See LIMITATION OF ACTIONS

STATUTES

The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
—The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
—Conclusion 6:84-85

—Impairment of Contracts 6:50-62
—Introduction 6:48-50
Judicial Fine-Tuning of Electronic Surveillance 6:225-67
—Conclusion 6:267
—Constitutional Standards 6:248-55
—History 6:227-47
—Introduction 6:225-27
—Statutory Standards... 6:255-66
The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
—Armed Rebellion or Insurrection 6:631-32
—Conclusion 6:658-61
—Conspiracy 6:646-49
—Continuation of S. 1400's Nuremburg Defenses . 6:655-58
—Effect of Failure to Define "War" in the Proposed Code 6:637-40
—Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
—The Intimidating Effect of the Code Provisions Relating to Sabotage .. 6:632-37
—Introduction 6:591-95
—The Legislative Background of the Proposed Code 6:595-98
—The Official Secrets Act 6:599-622
—Riot Legislation 6:649-54
—The Unconstitutional Definition of Treason 6:629-31
—The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

STOCK EXCHANGES

Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws ... 6:336-55

SUBVERSIVE ACTIVITIES

- The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661
- Armed Rebellion or Insurrection 6:631-32
 - Conclusion 6:658-61
 - Conspiracy 6:646-49
 - Continuation of S. 1400's Nuremburg Defenses 6:655-58
 - Effect of Failure to Define "War" in the Proposed Code 6:637-40
 - Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
 - The Intimidating Effect of the Code Provisions Relating to Sabotage 6:632-37
 - Introduction 6:591-95
 - The Legislative Background of the Proposed Code 6:595-98
 - The Official Secrets Act 6:599-622
 - Riot Legislation 6:649-54
 - The Unconstitutional Definition of Treason 6:629-31
 - The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insurrection 6:622-29

TAXATION

- The Contract Clause as the Guardian Against Legislative Impairment of Municipal Bondholders' Rights 6:48-85
- The Application of the Impairment of Contracts Clause to Recent Events 6:62-84
 - Conclusion 6:84-85
 - Impairment of Contracts 6:50-62
 - Introduction 6:48-50

TORTS

- 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 6:536-50
- Immunity—Neither Interspousal Nor Parent-Child Immunity Operates to Bar Suit Predicated upon Intentional or Grossly Negligent Conduct 6:746-66
- Implied Indemnity in Modern Tort Litigation: The Case for a Public Policy Analysis 6:268-302
- The Case for Abandoning the Search for a Universal Rule 6:288
 - The Changing Nature of the Remedy Itself 6:293-96
 - Comparative Negligence and Fractional Apportionment 6:297-99
 - Conclusion 6:301-02
 - A Hypothetical Products Liability Case 6:280-88
 - Introduction 6:268-69
 - Precedent for the Right of Implied Indemnity 6:269-72
 - The Public Policy Analysis as an Alternative to the Established Rules 6:289-93
 - A Shift in the Decision-Making Power 6:300-01
 - A Variety of Rules and Principles—None Wholly Satisfactory 6:273-79
- Insurance Carrier's Duty to Settle: Strict Liability in Excess Liability Cases? 6:662-89
- Negligence—Discovery Rule Held Inapplicable in Negligence Action for Economic Damages Arising in a Commercial Setting 6:728-45
- 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 6:477-95
- 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 6:394-412

TRADE REGULATION

Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws . . . 6:336-55

TREASON

The Proposed Federal Criminal Justice Reform Act of 1975: A Civil Liberties Critique 6:591-661

- Armed Rebellion or Insurrection 6:631-32
- Conclusion 6:658-61
- Conspiracy 6:646-49
- Continuation of S. 1400's Nuremburg Defenses . . 6:655-58
- Effect of Failure to Define "War" in the Proposed Code 6:637-40
- Elimination of "Clear and Present Danger" Test and Restoration of "Guilt by Association" 6:640-46
- The Intimidating Effect of the Code Provisions Relating to Sabotage . . 6:632-37
- Introduction 6:591-95
- The Legislative Background of the Proposed Code 6:595-98
- The Official Secrets Act 6:599-622
- Riot Legislation 6:649-54
- The Unconstitutional Definition of Treason . . 6:629-31
- The Unconstitutionality of Provisions Relating to Alleged Obstruction of Military Recruitment or Induction and Inciting Insubordination 6:622-29

UNFAIR COMPETITION

Presence of SEC Review Power Exempts Stock Exchange Fixed Minimum Brokerage Commission Rate System From the Operation of the Antitrust Laws . . . 6:336-55

UNFAIR LABOR PRACTICES

Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35

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 6:496-513

UNIONS

Section 7 Rights—Employer Must Allow Union Steward's Presence at Interview Where Employee Has Reasonable Fear of Discipline 6:514-35

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 6:496-513

VALUATION

Substitute Facility Measure of Just Compensation Is Available to Private Owners of Nonprofit, Community Facilities in Appropriate Cases 6:711-27

VENDORS AND PURCHASERS

Due Process—Sequestration of Property Without Prior Notice and Hearing to Debtor Does Not Violate

the Fourteenth Amend-
ment 6:150-66

ment Held Not to Violate
Title VII 6:496-513

WARRANTY

Products Liability—Corporate
Transaction Structured as
a Sale of Assets Treated as
De Facto Merger so as to
Hold Transferee Corpora-
tion Accountable for
Products Liability Claim
Against Dissolved Trans-
feror 6:477-95

WOMEN

Title VII—Layoffs of Women
and Members of Minority
Groups Pursuant to a
Plant-Wide Seniority Sys-
tem Contained in a Collec-
tive Bargaining Agree-

WRONGFUL DEATH

Physicians and Surgeons—Duty
Imposed on Psychothera-
pists to Exercise Reason-
able Care to Warn Poten-
tial Victims of Foreseeably
Imminent Dangers Posed
by Mentally Ill Patients ... 6:536-50

Immunity—Neither Interspou-
sal Nor Parent-Child Im-
munity Operates to Bar
Suit Predicated upon In-
tentional or Grossly Negli-
gent Conduct 6:746-66

ZONING

Municipal No Growth Limi-
tations Held Violative of
the Right to Travel 6:207-24