

Seton Hall Law Review

Vol. 7

Spring 1976

No. 3

TABLE OF CONTENTS

ARTICLES

- PRIVITY?—AN OBSOLETE APPROACH TO THE LIABILITY OF ACCOUNTANTS TO THIRD PARTIES
Albert J. Besser 507
- COLLATERAL PROBLEMS IN OBSCENITY REGULATION: A UNIFORM APPROACH TO PRIOR RESTRAINTS, COMMUNITY STANDARDS, AND JUDGMENT PRECLUSION
Stephen J. Edelstein and Kenneth Mott 543

COMMENTS

- PRIVATE PLAINTIFF'S STANDING UNDER CLAYTON ACT SECTION 4: CLOTHING THE NAKED EMPEROR 588
- DISQUALIFICATION OF FEDERAL DISTRICT JUDGES—PROBLEMS AND PROPOSALS 612

NOTES

AGE DISCRIMINATION

- Compensatory Damages for Pain and Suffering Held Recoverable Under the Age Discrimination in Employment Act of 1967 (*Rogers v. Exxon Research & Engineering Co.*, D.N.J. 1975) 642

LABOR LAW

- Secondary Boycotts in the Construction Industry: Work Preservation and the Right-to-Control Test (*Enterprise Association of Steamfitters v. NLRB*, D.C. Cir. 1975, cert. granted, U.S. 1976) 659

LANDLORD AND TENANT

Landlord May Be Liable For Theft After Suitable Notice of Defective
Lock (*Braitman v. Overlook Terrace Corp.*, N.J. 1975) 683

The Seton Hall Law Review invites the submission of unsolicited manuscripts. Only those manuscripts which are accompanied by a stamped, self-addressed envelope will be returned.

Copyright © 1976 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, 1095 Raymond Boulevard, Newark, New Jersey 07102. Subscription rate is \$10.50 per four-issue volume. Issues of volumes six and seven 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 the renewal of a subscription to the Law Review is desired. *Second-class postage paid at Newark, N.J. and at additional mailing offices.*