

INDEX

This index consists of materials published in Volume VII.

ARTICLES—AUTHORS

- BESSER, ALBERT G.: *Privity?*—An Obsolete Approach to the Liability of Accountants to Third Parties 7:507
- CRYSTAL, DANIEL: *The Proposed Federal Criminal Justice Reform Act of 1975: Sentencing—Law and Order With a Vengeance* 7:33
- EDELSTEIN, STEPHEN J.: *Collateral Problems in Obscenity Regulation: A Uniform Approach to Prior Restraints Community Standards, and Judgment Preclusion* 7:543
- MCCORMICK, ANN GRAF: *Group Boycotts—Per Se or Not Per Se, That Is The Question* 7:703
- MOTT, KENNETH: *Collateral Problems in Obscenity Regulation: A Uniform Approach to Prior Restraints, Community Standards, and Judgment Preclusion* 7:543
- MYTELKA, ARNOLD K.: *Exclusionary Zoning: A Consideration of Remedies* 7:1
- MYTELKA, ROSALIND M.: *Exclusionary Zoning: A Consideration of Remedies* 7:1
- PERLIN, MICHAEL L.: *The Right to Voluntary, Compensated, Therapeutic Work as Part of the Right to Treatment: A New Theory in the Aftermath of Souder* 7:298
- VENTANTONIO, JAMES B.: "Equal Justice Under the Law": *The Evolution of a National Commitment to Legal Services for the Poor and a Study of Its Impact on New Jersey Landlord-Tenant Law* 7:233
- WEFING, JOHN B.: *Search and Seizure—New Jersey Supreme Court v. United States Supreme Court* 7:771

ARTICLES—TITLES

- COLLATERAL PROBLEMS IN OBSCENITY REGULATION: A UNIFORM APPROACH TO PRIOR RESTRAINTS, COMMUNITY STANDARDS, AND JUDGMENT PRECLUSION. *Stephen J. Edelstein and Kenneth Mott* 7:543
- "EQUAL JUSTICE UNDER THE LAW": THE EVOLUTION OF A NATIONAL COMMITMENT TO LEGAL SERVICES FOR THE

POOR AND A STUDY OF ITS IMPACT ON NEW JERSEY LANDLORD-TENANT LAW. <i>James B. Ventantonio</i>	7:233
EXCLUSIONARY ZONING: A CONSIDERATION OF REMEDIES. <i>Arnold K. Mytelka and Rosalind M. Mytelka</i>	7:1
GROUP BOYCOTTS—PER SE OR NOT PER SE, THAT IS THE QUESTION. <i>Ann Graf McCormick</i>	7:703
PRIVITY?—AN OBSOLETE APPROACH TO THE LIABILITY OF ACCOUNTANTS TO THIRD PARTIES. <i>Albert G. Besser</i>	7:507
THE PROPOSED FEDERAL CRIMINAL JUSTICE REFORM ACT OF 1975: SENTENCING—LAW AND ORDER WITH A VENGEANCE. <i>Daniel Crystal</i>	7:33
THE RIGHT TO VOLUNTARY, COMPENSATED, THERAPEUTIC WORK AS PART OF THE RIGHT TO TREATMENT: A NEW THEORY IN THE AFTERMATH OF SOUDER. <i>Michael L. Perlin</i>	7:298
SEARCH AND SEIZURE—NEW JERSEY SUPREME COURT V. UNITED STATES SUPREME COURT. <i>John B. Wefing</i>	7:771

COMMENTS

Challenges to the Veracity of Facially Sufficient Search Warrants—Is the Truth Relevant?	7:827
Disqualification of Federal District Judges—Problems and Proposals	7:612
The Effect of the New Jersey Supreme Court's Service Rule on the Competence of the County District Courts and the Enforceability of Default Judgments	7:340
Private Plaintiff's Standing Under Clayton Act Section 4: Clothing the Naked Emperor	7:588
State Prisoners and the Exhaustion of Administrative Remedies: Section 1983 Jurisdiction and the Availability of Adequate State Remedies	7:366

NOTES

Administrative Adjudications Resulting in the Imposition of a Statutory Money Penalty Constitute a Class of Actions to Which the Seventh Amendment Does Not Apply (<i>Frank Irey, Jr., Inc. v. OSHRC</i> , 3d Cir. 1974, <i>on rehearing</i> , 3d Cir. 1975, <i>cert. granted</i> , U.S. 1976)	7:458
Compensatory Damages for Pain and Suffering Held Recoverable Under the Age Discrimination in Employment Act	

of 1967 (<i>Rogers v. Exxon Research & Engineering Co.</i> , D.N.J. 1975)	7:642
Conspiracy and Assault—It Is Unnecessary to Prove Scienter to Support a Conviction for Assault or Conspiracy to As- sault a Federal Officer (<i>United States v. Feola</i> , U.S. 1975)	7:126
Due Process—Self-Help Repossession Does Not Constitute State Action for Purposes of the Fourteenth Amendment, It Is Not Per Se Unconscionable, Nor Does It Violate the New Jersey Constitution (<i>King v. South Jersey National Bank</i> , N.J. 1974)	7:147
The First Amendment Does Not Insulate the Press from Lia- bility in a Defamation Action Brought by a Private Per- son Even Though She Is a Party in a Widely Publicized Divorce Proceeding (<i>Time, Inc. v. Firestone</i> , U.S. 1976)	7:861
International Law—Revenue Law Rule Preempted by Policy of International Monetary Fund Agreement Where Plain- tiff Is a Private Party (<i>Banco Frances e Brasileiro S.A. v. Doe</i> , N.Y. 1975)	7:437
Landlord May Be Liable For Theft After Suitable Notice of Defective Lock (<i>Braitman v. Overlook Terrace Corp.</i> , N.J. 1975)	7:683
New Jersey Court Places Burden of Proof on Defendants to Establish Nonculpability Where Unconscious Patient Suf- fers Injury Not Reasonably Foreseeable and Unrelated to the Scope of Treatment (<i>Anderson v. Somberg</i> , N.J. 1975)	7:208
Private Landlord May Exclude Potential Tenants on the Basis of Economic Criteria Which Have Racially Discrimina- tory Effect (<i>Boyd v. Lefrak Organization</i> , 2d Cir. 1975)	7:168
Secondary Boycotts in the Construction Industry: Work Pres- ervation and the Right-to-Control Test (<i>Enterprise As- sociation of Steamfitters v. NLRB</i> , D.C. Cir. 1975, <i>cert. granted</i> , U.S. 1976)	7:659
Standard for Commitment Following Acquittal by Reason of Insanity Made Uniform with That for Civil Commitment (<i>State v. Krol</i> , N.J. 1975)	7:412
A “Substantial Interest” Must Be Shown Before a Federal Grand Jury May Name an Individual as an Unindicted Coconspirator (<i>United States v. Briggs</i> , 5th Cir. 1975) . . .	7:484
Warrantless Felony Arrests Made in Public Are Valid Despite the Existence of Sufficient Time to Obtain a Warrant; the “Totality of the Circumstances” Test Applies to Consent Searches When Consent Was Given Subsequent to Ar- rest (<i>United States v. Watson</i> , U.S. 1976)	7:891

Warsaw Convention—Mental Anguish Alone Is a Compensable Injury Under Article 17 (<i>Husserl v. Swiss Air Transport Co.</i> , S.D.N.Y. 1975)	7:108
When Circumstantial Proof Can Support an Inference that a Defect Existed in a Manufacturer's Hands: A New Jersey Dilemma (<i>Moraca v. Ford Motor Co.</i> , N.J. 1975)	7:190