

## INDEX

### ARTICLES—AUTHORS

BATEMAN, MARC C.: <i>Real Estate Transactions and Capital Gains Treatment: A Third Circuit Perspective</i> .....	8:395
CLANCY, CHRISTOPHER H.: <i>Sovereign Immunity and Retroactive Social Security Benefits: The Balancing of Individual Rights, Equities and Governmental Prerogative</i> .....	8:363
CURLEY, JAMES A.: <i>Patent Acquisitions and Restricted Licenses Under The Antitrust Laws</i> .....	8:645
LINDEN, THOMAS: <i>The Resale of Restricted and Control Securities Under SEC Rule 144: The First Five Years</i> .....	8:157
MERIN, KENNETH D.: <i>The Treaty Power and Congressional Power in Conflict: Cession of United States Property in the Canal Zone to Panama</i> .....	8:434
PELIO, ROBERT E.: <i>Real Estate Transactions and Capital Gains Treatment: A Third Circuit Perspective</i> .....	8:395
RAYMAR, ROBERT S.: <i>Criminal Dispositions for New Jersey: Pretrial Intervention, The Model Penal Code, and Just Deserts</i> .....	8:1

### ARTICLES—TITLES

CRIMINAL DISPOSITIONS FOR NEW JERSEY: PRETRIAL INTERVENTION, THE MODEL PENAL CODE, AND JUST DESERTS. <i>Robert S. Raymar</i> .....	8:1
PATENT ACQUISITIONS AND RESTRICTED LICENSES UNDER THE ANTITRUST LAWS. <i>James A. Curley</i> .....	8:645
REAL ESTATE TRANSACTIONS AND CAPITAL GAINS TREATMENT: A THIRD CIRCUIT PERSPECTIVE. <i>Marc C. Bateman and Robert E. Pelio</i> .....	8:395
THE RESALE OF RESTRICTED AND CONTROL SECURITIES UNDER SEC RULE 144: THE FIRST FIVE YEARS. <i>Thomas Linden</i> .....	8:157
SOVEREIGN IMMUNITY AND RETROACTIVE SOCIAL SECURITY BENEFITS: THE BALANCING OF INDIVIDUAL RIGHTS, EQUITIES AND GOVERNMENTAL PREROGATIVE. <i>Christopher H. Clancy</i> .....	8:363
THE TREATY POWER AND CONGRESSIONAL POWER IN CONFLICT: CESSION OF UNITED STATES PROPERTY IN THE CANAL ZONE TO PANAMA. <i>Kenneth D. Merin</i> .....	8:434

## FACULTY COMMENTS

Performances At Schools and Colleges Under The 1976 Copyright Act .....	8:667
--	-------

## COMMENTS

Exclusionary Zoning: The <i>Mount Laurel</i> Doctrine and the Im- plications of the <i>Madison Township</i> Case .....	8:460
Performance Royalties and Copyright: A Question of "Sound" Policy .....	8:678
The Permissible Scope of Title VII Actions .....	8:493

## NOTES

Administrative Procedure—Immigration—Inapplicability of the Administrative Procedure Act to Adjudications Before the Board of Immigration Appeals ( <i>Giambanco v. INS</i> , 3d Cir. 1976; <i>Cisternas-Estay v. INS</i> , 3d Cir. 1976) .....	8:250
Antitrust Law—State Action Exemption—Private Electric Utili- ty's Conduct in an Unregulated Market Area as Approved and Required by a State Regulatory Commission Is Not Exempt from Sherman Act Application ( <i>Cantor v. Detroit Edison Co.</i> , U.S. 1976) .....	8:288
Constitutional Law—Preferential Quota on Hiring and Promo- tion Held to be an Unconstitutional Remedy for Past Dis- criminatory Employment Practices in New Jersey ( <i>Lige v. Town of Montclair</i> , N.J. 1976) .....	8:539
Constitutional Law—Professional Advertising Ban Yields to Consumer Right to Know: Commercial Speech Granted First Amendment Protection ( <i>Virginia State Board of Pharmacy v. Virginia Citizens Consumer Council, Inc.</i> , U.S. 1976) .....	8:67
Corporations—Merger—Long Form Merger for Sole Purpose of Eliminating Minority Interest Constitutes Actionable Fiduciary Breach; Valid Merger Requires Showing of Busi- ness Purpose and Entire Fairness ( <i>Singer v. Magnavox Co.</i> , Del. 1977) .....	8:712
Criminal Law—Entrapment Established as a Matter of Law When Person Acting in Concert with Police Provides Ac- cused with Contraband and then Arranges a Sale of that Same Contraband to an Undercover Officer ( <i>State v. Tal- bot</i> , N.J. 1976) .....	8:316
Criminal Procedure—Defendant May Not Be Required to Bear the Burden of Proof as to Prejudice Where Counsel Com-	

mits a Substantial Violation of an Articulated Duty ( <i>United States v. DeCoster</i> , D.C. Cir. 1976) .....	8:562
Criminal Procedure—Pretrial Intervention Programs—New Jersey Court Rule 3:28 Interpreted to Permit Any Defendant, Regardless of Offense Charged, to be Considered for Admission to a Pretrial Intervention Program ( <i>State v. Leonardis</i> , N.J. 1976 & 1977) .....	8:588
Insurance Law—Subrogated Excess Insurer Entitled to Recover Policy Limit from a Primary Carrier Who Wrongfully Fails to Settle on Behalf of Their Insured ( <i>Fireman's Fund Insurance Co. v. Security Insurance Co.</i> , N.J. 1976) .....	8:620
Labor Law—Sympathy Strike May Not Be Enjoined Pending Arbitration of its Legality Under the No-Strike Clause of a Collective Bargaining Agreement ( <i>Buffalo Forge Co. v. United Steelworkers</i> , U.S. 1976) .....	18:89
Landlord and Tenant—Landlord Seeking Damages From Defaulting Tenant Is Under Duty to Mitigate His Damages by Making Reasonable Efforts To Re-Let Apartment Wrongfully Vacated by Tenant ( <i>Sommer v. Kridel</i> , N.J. 1977) .....	8:736
Real Property—Purchaser of One Spouse's Interest in an Estate by the Entireties is not Entitled to Partition as a Matter of Right in New Jersey ( <i>Newman v. Chase</i> , N.J. 1976) .....	8:112
Securities—Fraud—"Fraud" Proscribed By SEC Rule 10B-5 Does Not Encompass Breaches of Fiduciary Duty When Full Disclosure Is Made ( <i>Santa Fe Industries, Inc. v. Green</i> , U.S. 1977) .....	8:762
Securities—Transnational Application of Anti-Fraud Provisions of the Federal Securities Laws Expanded ( <i>SEC v. Kasser</i> , 3d Cir., <i>cert. denied</i> , U.S. 1977) .....	8:795
Sex Discrimination—Separate But Equal Public High Schools for Males and Females Found Not Violative of Equal Protection Clause ( <i>Vorcheimer v. School District of Philadelphia</i> , 3d Cir. 1976, <i>aff'd by an equally divided court</i> , U.S. 1977) .....	8:336
Statute of Limitations—Discovery Rule Construed to Permit a Claimant Two Full Years in Which to File Suit From Time of Actual or Constructive Discovery of Cause of Action ( <i>Fox v. Passaic General Hospital</i> , N.J. 1976) .....	8:134