## INDEX

## ARTICLES-AUTHORS

Termination of Parental Rights	9:1 9:177
CLOSE, MICHAEL F.: Good Behavior Tenure and Judicial Power  GRUNES, RODNEY A.: Obscenity Law and the Justices: Reversing  Policy on the Supreme Court	9:208 9:403
MALLOR, JANE P.: Liability Without Fault for Professional Services:  Toward a New Standard of Professional Accountability	9:474
Myers, Jonathan F.: The Scope and Implementation of Retroac-	9:655
tive Competitive-Status Seniority Awards Under Title VII Shipman, Peter R.: The Scope of the National Emergency Labor	
Injunction Law	9:709
ARTICLES—TITLES	
ALTERNATIVE STANDARDS FOR THE TERMINATION OF PARENTAL RIGHTS. James Boskey and John W. McCue	9:1
ald J. Cappuccio	9:177
Good Behavior Tenure and Judicial Power. Michael F. Close Liability Without Fault for Professional Services: Toward a New Standard of Professional Accountability. Jane P.	9:208
Mallor OBSCENITY LAW AND THE JUSTICES: REVERSING POLICY ON THE SU-	9:474
PREME COURT. Rodney A. Grunes	9:403
Myers THE SCOPE OF THE NATIONAL EMERGENCY LABOR INJUNCTION LAW. Peter R. Shipman	9:655 9:709
FACULTY COMMENTS	
The Accommodation Between Antitrust and Labor Law: The Anti- trust Labor Exemption	9:744

## **COMMENTS**

The Effect of Workers' Compensation Laws on the Right of a Third Party Liable to an Injured Employee to Recover Contribution or Indemnity from the Employer	9:238 9:757
NOTES	
Antitrust Law—Vertical Restraints—Legality of Non-price Vertical Restraints Determined Under Rule of Reason (Continental T.V., Inc. v. GTE Sylvania, Inc., U.S. 1977)	9:496
tacts Doctrine to In Rem and Quasi In Rem Jurisdiction (Shaf- fer v. Heitner, U.S. 1977)	9:47
tect Jurors From Prejudicial Publicity (State v. Allen, N.J. 1977)	9:73
Employer's Obligations Under Pension Plan Violates Contract Clause (Allied Structural Steel Co. v. Spannaus, U.S. 1978)	9:784
Constitutional Law—Establishment Clause—Religious Groups' Use of Public School Buildings During Nonschool Hours Not Violative of Establishment Clause of First Amendment (Resnick v.	
East Brunswick Township Board of Education, N.J. 1978) Constitutional Law—Procedural Due Process—At-Will Public Employee Entitled to Procedural Due Process Hearing Prior to Termination (Nicoletta v. North Jersey Dist. Water Supply	9:524
Comm'n, N.J. 1978)  Constitutional Law—Public Contracts—State Requirements that Only American Manufactured Products Be Used in Public Works Projects Held Valid (K.S.B. Tech. Sales Corp. v. North	9:810
Jersey Dist. Water Supply Comm'n, N.J. 1977)	9:837
Helstoski, 3d Cir. 1978)  Criminal Law—Duress—Standard for Duress Defense Based Upon Person of Reasonable Firmness with Burden of Persuasion by	9:861
Preponderance of Evidence Upon Defendant (State v. Toscano, N.J. 1977)  Criminal Procedure—Double Jeopardy—Government May Appeal from Successful Defense Motion for Midtrial Dismissal Un-	9:556
related to Guilt or Innocence (United States v. Scott, U.S. 1978)	9:579

NOTES iii

Discrimination: Sex—Title VII—Cause of Action Under Title VII Arises When Supervisor, With Employer's Knowledge and Ac-	
quiescence, Makes Sexual Advances Toward Subordinate Employee and Conditions Employee's Job Status on Favorable	
Response (Tomkins v. Public Service Electric & Gas Co., 3d	
Cir. 1977)	9:108
Jurisdiction: Diversity—Limited Partnership—Limited Partnership Treated as Aggregate for Diversity Purposes (Carlsberg Re-	
sources Corp. v. Cambria Savings & Loan Ass'n, 3d Cir. 1977) Labor Law—Constitutional Law—Application of NLRA to Parochial School Employers Violates Religion Clauses of First Amend-	9:304
ment (Catholic Bishop of Chicago v. NLRB, 7th Cir. 1977)	9:333
Products Liability—Strict Liability in Tort—Risk/Utility Analysis to be Used in Determining Existence of Design Defect; Contributory Negligence Valid Defense to Strict Liability Claim Only Under Narrow "Assumption of Risk" Definition (Cepeda	
v. Cumberland Engineering Co., N.J. 1978)	9:888
Taxation—Constitutional Law—Application and Rejection of Per Se Unconstitutional Rule as Applied to State Taxation of Interstate	
Commerce (Complete Auto Transit, Inc. v. Brady, U.S. 1977).	9:910
Taxation—Tax-Exemption to Non-Profit Corporation for Property	
Used in Furtherance of its Tax-Exempt Purpose Extends to	
Secondary Property Acquisitions (Boys' Club of Clifton, Inc. v.	
Township of Jefferson, N.J. 1977)	9:603
Actions (Barres v. Holt, Rinehart & Winston, Inc., N.J. 1977)	9:130
Wills-Admission of Direct Statements of Intent Permissible to	
Ascertain Probable Testamentary Intent Where Occurrence of	
Contingency Creates Testamentary Gap (Engle v. Siegel, N.J.	
1977)	9:359
BOOKS REVIEWED	
IN THE MATTER OF COLOR. A. Leon Higginbotham	
Wayne R. La Fave	9:625
BOOKS REVIEWED-REVIEWERS	
Green, William A. In the Matter of Color	9:621
Wefing, John B. Modern Criminal Law: Cases, Comments and	0.021
Questions	9:625

## **BOOKS REVIEWED-AUTHOR**

HIGGINBOTHAM, A. LEON: In the Matter of Color. William A.	
Green	9:62
LA FAVE, WAYNE R.: Modern Criminal Law: Cases, Comments	
and Questions. John B. Wefing	9:625