

SUBJECT INDEX

Cases noted with an asterisk are the subject of a New Jersey Survey synopsis.

ACCORD AND SATISFACTION

- The Tender Trap: U.C.C.
§ 1-207 and Its Applicability to an Attempted Accord and Satisfaction by Tendering a Check in Dispute Arising from a Sale of Goods ... 11:445-60
 - Common Law of Accord and Satisfaction ... 11:446-51
 - Conclusion ... 11:460
 - New Jersey Rule ... 11:451-53
 - Section 1-207 of the Uniform Commercial Code ... 11:453-60

ADMINISTRATIVE PROCEDURE

- Exhaustion of Administrative Remedies Required When Company Challenges Constitutionality of OSHA Inspection Warrant ... 11:56-71
- **In re* State Board of Dentistry ... 11:630-31
- LaSalle* Revisited: The Use of Agency Subpoena Powers in Parallel Civil and Criminal Proceedings ... 11:716-48
 - Conclusion ... 11:746-48
 - Evaluation ... 11:735-46
 - Introduction ... 11:716-17
 - The IRS Context 11:717-23
 - The SEC Context 11:723-35

ADOPTION

- **In re* Estate of Avery . 11:638-39

ADVERSE POSSESSION

- **O'Keefe v. Snyder* ... 11:347-49

ALIMONY AND MAINTAINANCE

- Standards and Procedures for Modifying Support and Maintenance Arrangements Following Final Judgement of Divorce ... 11:545-56

ANTITRUST

- The MLS Access Issue: A Rule of Reason ... 11:396-444
 - Conclusion ... 11:443-44
 - Introduction ... 11:396-99
 - Judicial Treatment ... 11:399-408
 - Pomanowski v. Monmouth County Board of Realtors* .. 11:438-43
 - Rule of Reason: A Framework for Analysis ... 11:408-38
- **State v. Lawn King* .. 11:331-33

ARBITRATION AND AWARD

- **Barcon Associates v. Tri-County Asphalt Corp.* ... 11:163-64

ATTORNEYS

- Botta v. Brunner* Revisited: Arguing Per Diem Damages in Summation ... 11:461-98
 - Conclusion ... 11:498
 - Introduction ... 11:461-63
 - New Jersey Approach ... 11:481-93
 - Other Jurisdictions ... 11:476-81
 - Per Diem Controversy ... 11:469-76
 - Proposed Solution 11:497-98
 - Reevaluation ... 11:493-97

- Theoretical Setting 11:463-69
- **In re* Gallop 11:856-57
- **Reardon v. Marlayne, Inc.* 11:333-35
- BANKS AND BANKING**
- **Brighton, Inc. v. Colonial First National Bank* 11:631-34
- BATTERED SPOUSES**
- Expert Testimony Relating to Subject Matter of Battered Women Admissible on Issue of Self-Defense 11:255-64
- BUDGET**
- **Clark v. Degnan* 11:339-41
- **In re* Local Finance Board 11:339- 41
- CHARITABLE CONTRIBUTIONS**
- Charitable Contributions—How Charitable Must They Be 11:1-30
- Conclusion 11:29-30
- Confusion over Donative Intent 11:1-15
- Particular Areas of Application 11:16-29
- CHARITIES**
- **Kasten v. Y.M.C.A.* 11:164-65
- CHECKS**
- **Brighton, Inc. v. Colonial First National Bank* 11:631-34
- CIVIL PROCEDURE**
- Exception to Preclusion Principles in Section 1983 Actions Brought to Vindicate Fourth Amendment Violation 11:136-50
- **Garden State Fire & Casualty Co. v. Keefe* 11:169-71
- LaSalle* Revisited: The Use of Agency Subpoena Powers in Parallel Civil and Criminal Proceedings 11:716-48
- Conclusion 11:746-48
- Evaluation 11:735-46
- Introduction 11:716-17
- The IRS Context 11:717-23
- The SEC Context 11:723-35
- CLOSE CORPORATIONS**
- Employment Arrangements in Close Corporations 11:187-219
- Different Types of Employment Contracts 11:187-91
- Enforcement Problems 11:217-19
- Special Problem Areas 11:196-210
- Special Problems of Participant Agreements 11:210-17
- Summary 11:219
- Terms of the Employment Agreement 11:191-96
- COLLATERAL ESTOPPEL**
- Exception to Preclusion Principles in Section 1983 Actions Brought to Vindicate Fourth Amendment Violations 11:136-50
- COLLECTIVE BARGAINING**
- Secondary Picketing—The Pruning of the *Tree Fruits* Exceptions 11:519-44
- Union's Duty of Fair Representation Pursuant to Modified Seniority Clause in Collective Bargaining Agreement 11:299-310
- COMMUNICATIONS**
- **Clear Television Cable Corp. v. Board of*

Public Utility Commissioners	11:871-73		
CONFLICT OF LAWS			
Contact-Interest Approach to Constitutional Limitations on State Choice of Law	11:770-95		
—Conclusion	11:793-95		
—Discussion	11:781-93		
CONSTITUTIONAL LAW			
Aliens Charged with Non-Military Offenses in a United States Court in Berlin Entitled to Jury Trial	11:809-24		
Constitutional Test:			
Equal Protection and Educating Illegal Alien Children	11:499-518		
Contact-Interest Approach to Constitutional Limitations on State Choice of Law	11:770-95		
—Conclusion	11:793-95		
—Discussion	11:781-93		
Equal Protection Does Not Protect Nonimmigrant Iranian Students from Selective Deportation	11:230-42		
* <i>Matthews v. Atlantic City</i>	11:335-37		
New Jersey No-Fault Act's Mandatory Renewal Provision Held Applicable to Carriers Withdrawing from State's Automobile Insurance Market	11:99-111		
New York Statutory Scheme Directly Reimbursing Nonpublic School Personnel for Costs Incurred from Complying with State Requirements Not Violative of Establishment Clause of First Amendment	11:72-85		
Private University Facility Excluded from NLRA Coverage Under Managerial Exemption	11:72-85		
		The Right to Trial by Jury: Old English Law Supports a Complexity Exception to the Seventh Amendment	11:31-55
		—Action to Account: The English and American Systems	11:36-40
		—Author's Note	11:54-55
		—Conclusion	11:53-54
		—Development of English Common Law After 1791	11:52-53
		—Essence of Equity: Molding a Remedy	11:43-45
		—Historical Test and Alternatives	11:34-36
		—Inadequacy of the Jury as the Inadequate Remedy at Law: An Action to Account	11:45-47
		—Inadequacy of the Jury as the Inadequate Remedy at Law: Other Actions Cognizable at Law	11:47-52
		—Introduction	11:31-34
		—Ross Test: The Practical Abilities and Limitations of the Jury	11:40-43
		Sincere Religious Belief, Though Not a Tenet of One's Church or Sect, Still Protected by First Amendment	11:220-29
		* <i>State v. Lynch</i>	11:878-79
		State Mental Health Patients' Rights to Refuse Forcible Administration of Medication Narrowly Construed	11:796-808
		Student Members of Playcrafters v. Board of Education	11:865-67
		* <i>Township of Mount Laurel v. Department of the Public Advocate</i>	11:337-39

- Treaty Termination: A
Nonjusticiable Con-
troversy 11:243-54
- Veterans' Preference Stat-
ute Not Unconstitu-
tional Despite Sexu-
ally Disparate
Impact 11:86-98
- Zoning According to Bio-
logical or Legal Rela-
tionships is Violative
of the New Jersey
Constitution 11:112-20
- CONTRACTS**
- *Jersey Shore Medical
Center v. Baum 11:343-45
- *Onderdonk v. Presbyte-
rian Homes of New
Jersey 11:857-59
- CORPORATIONS**
- Employment Arrange-
ments in Close Corpo-
rations 11:187-219
- Different Types of
Employment Con-
tracts 11:187-91
- Enforcement Prob-
lems 11:217-19
- Special Problem
Areas 11:196-210
- Special Problems of
Participant Agree-
ments 11:210-17
- Summary 11:219
- Terms of the Em-
ployment Agree-
ment 11:191-96
- The Sale of a Close Cor-
poration Through a
Stock Transfer: Cov-
ered by the Federal
Securities Laws 11:749-69
- Analysis 11:757-69
- Conclusion 11:769
- Introduction 11:749-53
- Mifflin and Fre-
drickson* 11:755-57
- United Housing
Foundation, Inc.
v. Forman* 11:752-55
- COUNTIES**
- *Clark v. Degnan 11:339-41
- **In re* Local Finance
Board 11:339-41
- COURTS**
- Reflections: "A Growing
Court" 11:379-95
- Chief Justices 11:382-83
- Conclusion 11:394-95
- Growth &
Change 11:384-89
- Judicial Indepen-
dence 11:380-82
- New Jersey "Fair-
ness and Rightness
Doctrine" 11:390-92
- Time for Change 11:379-
80
- The Role of the Judiciary
in the Modern Institu-
tional State 11:653-62
- CRIMINAL LAW**
- *Brighton, Inc. v. Colo-
nial First National
Bank 11:631-34
- Expert Testimony Relat-
ing to Subject Matter
of Battered Women
Admissible on Issue of
Self-Defense 11:255-64
- *State v. Maguire 11:634-35
- *State v. Morrison 11:873-75
- *State v. Smith 11:873-75
- CRIMINAL PROCEDURE**
- Automobile Exception to
Fourth Amendment
Warrant Requirement
Does Not Encompass
Luggage Found in
Vehicle 11:120-35
- LaSalle* Revisited: The
Use of Agency Sub-
poena Powers in Par-
allel Civil and Crimi-
nal Proceedings 11:716-48
- Conclusion 11:746-48
- Evaluation 11:735-46
- Introduction 11:716-17
- The IRS Context 11:717-
23
- The SEC Context 11:723-
35
- *State v. Catania 11:859-62
- *State v. Czachor 11:165-67

- *State v. Hilltop Private Nursing Home, Inc. . . . 11:862-65
- *State v. Lynch 11:878-79
- *State v. Williams 11:342-43
- *State v. W.J.A. 11:167-69

DAMAGES

- Botta v. Brunner* Revisited: Arguing Per Diem Damages in Summation 11:461-98
 - Conclusion 11:498
 - Introduction 11:461-63
 - New Jersey Approach 11:481-93
 - Other Jurisdictions 11:476-81
 - Per Diem Controversy 11:469-76
 - Proposed Solution 11:497-98
 - Reevaluation 11:493-97
 - Theoretical Setting 11:463-69
- International Union Not Liable in Damages for Unauthorized Strike at Local Union Level 11:151-61
 - Conclusion 11:161
 - Discussion 11:159-61
 - Historical Perspective 11:156-59
- *Valerius v. City of Newark 11:645-47

DECEDENT'S ESTATES

- In re* Estate of Avery 11:638-39

DISCOVERY

- LaSalle* Revisited: The Use of Agency Subpoena Powers in Parallel Civil and Criminal Proceedings 11:716-48
 - Conclusion 11:746-48
 - Evaluation 11:735-46
 - Introduction 11:716-17
 - The IRS Context 11:717-23
 - The SEC Context 11:723-35

DISCRIMINATION

- Burden of Persuasion Shifts in Remedial Claim After Finding of Sexual Harassment in Work Environment 11:825-37

DIVORCE AND SEPARATION

- Standards and Procedures for Modifying Support and Maintenance Arrangements Following a Final Judgment of Divorce 11:545-56

DUE PROCESS

- *State v. Lynch 11:878-79

EAVESDROPPING

- *State v. Catania 11:859-62

EDUCATION

- Constitutional Law:
 - Equal Protection and Educating Illegal Alien Children 11:499-518
- **In re* Board of Education of Trenton 11:636-38
- **In re* Closing of Jamesburg High School 11:350-52
- *Student Members of Playcrafters v. Board of Education 11:865-67
- *Williams v. Plainfield Board of Education 11:648-50

EMPLOYER AND EMPLOYEE

- Discharge of Employee at Will Actionable Under Public Policy Exception 11:557-75

EQUAL PROTECTION

- Constitutional Law:
 - Equal Protection and Educating Illegal Alien Children 11:499-518
- Equal Protection Does Not Protect Nonimmigrant Iranian Stu-

- dents From Selective
Deportation 11:230-42
- *Matthews v. Atlantic
City 11:335-37
- Veterans' Preference Stat-
ute Not Unconstitu-
tional Despite Sexu-
ally Disparate
Impact 11:86-98
- ESTABLISHMENT CLAUSE**
- New York Statutory
Scheme Directly Re-
imbursing Nonpublic
School Personnel for
Costs Incurred from
Complying with State
Requirements Not Vi-
olative of Establish-
ment Clause of First
Amendment 11:72-85
- EVICITION**
- New Jersey's Anti-Eviction
Act, N.J. STAT. ANN,
§§ 2A:18-61.1 to
- 61.12 (West Cum.
Supp. 1980-1981),
Prohibits Removal of
Residential Tenants
by Foreclosing Mort-
gagee Upon Default
of Landlord-Mortga-
gor, Absent "Good
Cause" 11:311-29
- EVIDENCE**
- Common Law Privilege
Preventing Adverse
Spousal Testimony
Vested Solely in Wit-
ness Spouse in Federal
Criminal Proceed-
ings 11:265-74
- Expert Testimony Relat-
ing to Subject Matter
of Battered Women
Admissable on Issue
of Self-Defense 11:255-64
- FEDERAL COURTS**
- Exception to Preclusion
Principles in Section
1983 Actions Brought
to Vindicate Fourth
Amendment Viola-
tions 11:136-50
- FIRST AMENDMENT**
- New York Statutory
Scheme Directly Re-
imbursing Nonpublic
School Personnel for
Costs Incurred from
Complying with State
Requirements Not Vi-
olative of Establish-
ment Clause of First
Amendment 11:72-85
- Sincere Religious Belief,
Though Not a Tenet
of One's Church or
Sect, Still Protected
by First Amendment . . 11:220-
29
- *State v. Miller 11:345-47
- FOOD AND DRUG**
- FDA "New Drug" Ap-
proval Procedures:
The Impact of Judi-
cial Intervention on
Public and Pharma-
ceutical Company In-
terests 11:695-715
- FORGERY**
- *Brighton, Inc. v. Colo-
nial First National
Bank 11:631-34
- FOURTH AMENDMENT**
- Automobile Exception to
Fourth Amendment
Warrant Requirement
Does Not Encompass
Luggage Found in
Vehicle 11:120-35
- *State v. Williams 11:342-43
- GIFTS**
- Charitable Contribu-
tions—How Charita-
ble Must They Be? 11:1-30
—Conclusion 11:29-30
—Confusion over Do-
native Intent 11:1-15

—Particular Areas of Applications . . .	11:16-29	JUDICIAL PHILOSOPHY	
GOVERNMENT IMMUNITY AND LIABILITY		Socrates on Justice and Legal Obligation ..	11:663-78
*Freitag v. County of Morris	11:876-77	JUDICIAL REFORM	
Government Officials Charged with Violating Servicemen's Fifth Amendment Rights Not Entitled to Absolute Immunity	11:275-86	Reflections: "A Growing Court"	11:379-95
GRAND JURY		—Chief Justices ..	11:382-83
*State v. Hilltop Private Nursing Home, Inc. .	11:862-65	—Conclusion	11:394-95
HUSBAND AND WIFE		—Constitutional Duty	11:392-94
*Jersey Shore Medical Center v. Baum . . .	11:343-45	—Growth and Change	11:384-89
ILLEGAL ALIENS		—Judicial Independence	11:380-82
Constitutional Law: Equal Protection and Educating Illegal Alien Children	11:499-518	—New Jersey "Fairness and Rightness" Doctrine	11:390-92
ILLEGITIMACY		—Time for Change	11:379-80
*G. v. C.	11:174-76	The Role of The Judiciary In The Modern Institutional State	11:653-62
INHERITANCE AND SUCCESSION		JUDGMENTS	
* <i>In re</i> Estate of Avery .	11:638-39	Standards and Procedures for Modifying Support and Maintenance Arrangements Following a Final Judgment of Divorce	11:545-56
INSTRUCTION OF JURIES		JURISDICTION	
*State v. Czachor	11:165-67	*Aetna Casualty & Surety Co. v. Para Manufacturing Co.	11:650-52
INSURANCE		*Coons v. Honda Motor Co.	11:639-42
*Amiano v. Ohio Casualty Insurance Co.	11:867-69	JUSTICIABILITY	
*Garden State Fire & Casualty Co. v. Keefe .	11:869-71	Treaty Termination: A Nonjusticiable Controversy	11:243-54
New Jersey No-Fault Act's Mandatory Renewal Provision Held Applicable to Carriers Withdrawing from State's Automobile Insurance Market . . .	11:99-111	JUVENILE DELINQUENCY	
*Schate v. Board of Review	11:880-81	*State v. W.J.A.	11:167-69
		LABOR LAW	
		International Union Not Liable in Damages for Unauthorized	

- Strike at Local Union
Level 11:151-61
—Conclusion 11:161
—Discussion 11:159-61
—Historical Perspective 11:156-59
- Private University Faculty
Excluded from NLRA
Coverage Under Managerial Exemption ... 11:287-98
- Secondary Picketing—The
Pruning of the *Tree*
Fruits Exception ... 11:519-44
- Union's Duty of Fair Representation Pursuant to Modified Seniority Clause in Collective Bargaining Agreement . 11:299-310
- LANDLORD AND TENANT**
- Application of Implied
Warranty of Habitability Expanded to Encompass Tenant Security 11:576-84
- *Branch Brook Gardens
Tenants Association
v. Rent Leveling
Board of Belleville 11:642-43
- New Jersey's Anti-Eviction Act, N.J. STAT. ANN. §§ 2A:18-61.1 to -61.12 (WEST CUM. SUPP. 1980-1981), Prohibits Removal of Residential Tenants by Foreclosing Mortgagee Upon Default of Land-lord Mortgage, Absent "Good Cause" 11:311-29
- LEGAL ETHICS**
- Botta v. Brunner* Revisited: Arguing Per Diem Damages In Summation 11:461-98
—Conclusion 11:498
—Introduction ... 11:461-63
—New Jersey Approach 11:481-93
—Other Jurisdictions 11:476-81
- Per Diem Controversy 11:469-76
—Proposed Solution 11:497-98
—Reevaluation ... 11:493-97
—Theoretical Setting 11:463-69
- **In re* Gallop 11:856-57
- **Reardon v. Marlayne, Inc.* 11:333-35
- Securities Attorneys' Affirmative Duty to Take Prompt Action to Have Clients Comply with Disclosure Requirements 11:638-54
- LEGAL HISTORY**
- Socrates on Justice and Legal Obligation .. 11:663-78
- LIMITATION OF ACTIONS**
- **Coons v. Honda Motor Co.* 11:639-42
- **Galligan v. Westfield Centre Service, Inc.* ... 11:171-72
- **Lynch v. Rubacky* ... 11:869-71
- MARKET SHARE LIABILITY**
- The California Roulette of Causation Eliminating the Identification Requirement 11:610-28
- MENTAL HEALTH**
- State Mental Health Patients' Right to Refuse Forcible Administration of Medication Narrowly Construed .. 11:796-808
- MODIFICATION OF JUDGMENTS**
- Standards and Procedures for Modifying Support and Maintenance Arrangements Following a Final Judgment of Divorce 11:545-56

MORTGAGES

New Jersey's Anti-Eviction Act, N.J. STAT. ANN. §§ 2A:18-61.1 to -61.12 (West Cum. Supp. 1980-1981), Prohibits Removal of Residential Tenants by Foreclosing Mortgage Upon Default of Landlord-Mortgagor, Absent "Good Faith" . 11:311-29

MOTOR VEHICLES

*Amiano v. Ohio Casualty Insurance Co. 11:867-69
 *Berko v. Freda 11:173-74

MUNICIPAL CORPORATIONS

*Bierne v. Employees' Retirement System of Jersey City 11:643-45
 *State v. Miller 11:345-47
 Valerius v. City of Newark 11:645-47

NEGLIGENCE

*Berko v. Freda 11:173-74
 *Dixon v. Four Seasons Bowling Alley, Inc. . . 11:647-48
 Manufacturer not Liable for Injuries Resulting from Employer's Foreseeable Modification of Machine's Safety Device 11:585-98

NEGOTIABLE INSTRUMENTS

*Brighton, Inc. v. Colonial First National Bank 11:631-34
 Does the Guarator Guarantee? Lender, Beware! 11:353-78
 —The Case 11:353-61
 —Common Law, Prior Statutes, and Definition of Terms 11:361-68
 —Conclusion 11:378
 —Critique of Court's Decision 11:368-78

PENSIONS

*Bierne v. Employees' Retirement System of Jersey City 11:643-45
 Crimes of Moral Turpitude Unrelated to Public Employment Found Insufficient Cause for Pension Revocation 11:599-609

PERSONAL INJURIES

Botta v. Brunner Revisited: Arguing Per Diem Damages in Summation 11:461-98
 —Conclusion 11:498
 —Introduction 11:461-63
 —New Jersey Approach 11:481-93
 —Other Jurisdictions 11:476-81
 —Per Diem Controversy 11:469-76
 —Proposed Solution . . 11:497-98
 —Reevaluation 11:493-97
 —Theoretical Setting 11:463-69
 *Butler v. Acme Markets, Inc. 11:877-78
 *Dixon v. Four Seasons Bowling Alley, Inc. 11:647-48

PERSONAL PROPERTY

*O'Keefe v. Snyder . . . 11:347-49

PICKETING

Secondary Picketing—The Pruning of the *Tree Fruits* Exception . . 11:519-44

POLICE

*Valerius v. City of Newark 11:645-47

PRIVILEGES

Common Law Privilege Preventing Adverse

- Spousal Testimony Vested Solely in Witness Spouse in Federal Criminal Proceedings 11:265-74
- PRODUCTS LIABILITY**
- The California Roulette of Causation Eliminating the Identification Requirement 11:610-28
- Manufacturer Not Liable for Injuries Resulting from Employer's Foreseeable Modification of Machine's Safety Device 11:585-98
- PROPERTY**
- The MLS Access Issue: A Rule of Reason ... 11:396-444
- Conclusion 11:443-44
- Introduction ... 11:396-99
- Judicial Treatment 11:399-408
- Pomanowski v. Monmouth County Board of Realtors* .. 11:438-43
- Rule of Reason: A Framework for Analysis 11:408-38
- PUBLIC OFFICIALS AND EMPLOYEES**
- **Bierne v. Employees' Retirement System of Jersey City* 11:643-45
- Crimes of Moral Turpitude Unrelated to Public Employment Found Insufficient Cause for Pension Revocation 11:599-609
- RADIO AND TELEVISION**
- **Clear Television Cable Corp. v. Board of Public Utility Commissioners* 11:871-73
- RAPE**
- **State v. Morrison* 11:873-75
- **State v. Smith* 11:873-75
- REAL PROPERTY**
- Crane's* Footnote Thirty-Seven Gets the Boot .. 11:679-94
- Beginning of the End of *Crane v. Commissioner* .. 11:679-82
- Realization Problem 11:683-87
- Sale or Exchange Classification and the Demise of the Footnote Defense .. 11:687-94
- The MLS Access Issue: A Rule of Reason 11:396-444
- Conclusion 11:443-44
- Introduction ... 11:396-99
- Judicial Treatment 11:399-408
- Pomanowski v. Monmouth County Board of Realtors* .. 11:438-43
- Rule of Reason: A Framework for Analysis 11:408-38
- REMEDIES**
- Exhaustion of Administrative Remedies Required When Company Challenges Constitutionality of OSHA Inspection Warrant 11:56-71
- **In re* State Board of Dentistry 11:630-31
- RESTITUTION**
- **In re* State Board of Dentistry 11:630-31
- SALE OF GOODS**
- The Tender Trap: U.C.C. § 1-207 and Its Applicability to an Attempted Accord and Satisfaction by Tendering a Check in

- Dispute Arising from
a Sale of Goods ... 11:445-60
- Common Law of
Accord and Satis-
faction 11:446-51
 - Conclusion 11:460
 - New Jersey Rule ... 11:451-
53
 - Section 1-207 of
the Uniform Com-
mercial Code ... 11:453-60
- SCHOOLS AND SCHOOL
DISTRICTS**
- **In re* Board of Education
of Trenton 11:636-38
 - **In re* Closing of James-
burg High School . 11:350-52
 - **Williams v. Plainfield*
Board of Education .. 11:648-
50
- SEARCH AND SEIZURE**
- Automobile Exception to
Fourth Amendment
Warrant Requirement
Does Not Encompass
Luggae Found in Ve-
hicle 11:120-35
 - **State v. Williams* 11:342-43
- SECURITIES**
- LaSalle* Revisited: The
Use of Agency Sub-
poena Powers in Par-
allel Civil and Crimi-
nal Proceedings ... 11:716-48
 - Conclusion 11:746-48
 - Evaluation 11:735-46
 - Introduction ... 11:716-17
 - The IRS Context ... 11:717-
23
 - The SEC Context .. 11:723-
35 - The Sale of a
Close Corporation
Through a Stock
Transfer: Covered
By The Federal Se-
curities Law ... 11:749-69
 - Analysis 11:757-69
 - Conclusion 11:769
 - Introduction ... 11:749-52
 - Mifflin* and *Fre-*
drickson 11:755-57
 - United Housing*
Foundation, Inc.
v. Forman 11:752-55
- Securities Attor-
neys' Affirmative
Duty to Take
Prompt Action to
Have Clients Com-
ply with Disclosure
Requirements .. 11:638-54
- SENTENCING**
- **State v. Maguire* 11:634-35
- SEPARATION OF POWERS**
- **Township of Mount Lau-*
rel v. Department of
the Public Advocate .. 11:337-
39
- SEVENTH AMENDMENT**
- The Right to Trial by
Jury: Old English
Law Supports a Com-
plexity Exception to
the Seventh Amend-
ment 11:31-55
 - Action to Account:
The English and
American Systems .. 11:36-
40
 - Author's Note .. 11:54-55
 - Conclusion 11:53-54
 - Development of
English Common
Law After 1791 11:52-53
 - Essence of Equity:
Molding A Rem-
edy 11:43-45
 - Historical Test and
Alternatives 11:34-36
 - Inadequacy of the
Jury As the Inade-
quate Remedy at
Law: An Action to
Account 11:45-47
 - Inadequacy of the
Jury As The Inade-
quate Remedy at
Law: Other
Actions Cognizable
at Law 11:47-52
 - Introduction ... 11:31-34

- Ross Test: The Practical Abilities And Limitations of the Jury 11:40-43
- STRIKES**
 - Secondary Picketing—The Pruning of the *Tree Fruits* Exception .. 11:519-44
- SUBPOENAS**
 - LaSalle* Revisited: The Use of Agency Subpoena Powers in Parallel Civil and Criminal Proceedings ... 11:716-48
 - Conclusion 11:746-48
 - Evaluation 11:735-46
 - Introduction ... 11:716-17
 - The IRS Context ... 11:717-23
 - The SEC Context .. 11:723-25
- TAXATION**
 - Charitable Contributions—How Charitable Must They Be? 11:1-30
 - Conclusion 11:29-30
 - Confusion Over Donative Intent . 11:1-15
 - Particular Areas of Application 11:16-29
 - Crane's* Footnote Thirty-Seven Gets the Boot 11:679-94
 - The Beginning of The End: *Crane v. Commissioner* .. 11:679-82
 - Realization Problem 11:683-87
 - Sale or Exchange Classification and the Demise of the Footnote 37 Defense 11:687-94
 - Employment Arrangements in Close Corporations 11:187-219
 - Different Types of Employment Contracts 11:187-91
- Enforcement Problems 11:217-19
- Special Problem Areas 11:196-210
- Special Problems of Participant Agreements 11:210-17
 - Summary 11:219
 - Terms of the Employment Agreement 11:191-96
- LaSalle* Revisited: The Use of Agency Subpoena Powers in Parallel Civil and Criminal Proceedings 11:716-48
 - Conclusion 11:746-48
 - Evaluation 11:735-46
 - Introduction ... 11:716-17
 - The IRS Context ... 11:717-23
 - The SEC Context .. 11:723-35
- TENDER**
 - The Tender Trap: U.C.C. § 1-207 and Its Applicability to an Attempted Accord and Satisfaction by Tendering a Check in Dispute Arising from a Sale of Goods ... 11:445-60
 - Common Law of Accord and Satisfaction 11:446-51
 - Conclusion 11:460
 - New Jersey Rule ... 11:451-53
 - Section 1-207 of The Uniform Commercial Code ... 11:453-60
- TORTS**
 - **Berko v. Freda* 11:173-74
 - **Butler v. Acme Markets, Inc.* 11:877-78
 - The California Roulette of Causation Eliminating the Identification Requirement 11:610-28
 - **Freitag v. County of Morris* 11:876-77
 - **Kasten v. Y.M.C.A.* .. 11:164-65

TREATIES

Treaty Termination: A
Nonjusticiable Con-
troversy 11:243-54

TRESPASS

*Dixon v. Four Seasons
Bowling Alley, Inc. .11:647-48

TRIAL BY JURY

Aliens Charged with Non-
Military Offenses in a
United States Court
in Berlin Entitled to
Jury Trial 11:809-24
G. v. C. 11:174-76

The Right to Trial by
Jury: Old English
Law Supports a Com-
plexity Exception to
the Seventh Amend-
ment 11:31-55
—Action To Ac-
count: The English
and American Sys-
tems 11:36-40
—Author's Note .. 11:54-55
—Conclusion 11:53-54
—Development of
English Common
Law After 1791 11:52-53
—Essence of Equity:
Molding a Rem-
edy 11:43-45
—Historical Test and
Alternatives 11:34-36
—Inadequacy of the
Jury as the Inade-
quate Remedy at
Law: An Action to
Account 11:45-47
—Inadequacy of the
Jury As the Inade-
quate Remedy at
Law: Other
Actions Cognizable
at Law 11:47-52
—Introduction ... 11:31-34
—Ross Test: The
Practical Abilities
and Limitations of
the Jury 11:40-43

TRIALS

*State v. Lynch 11:878-79

UNEMPLOYMENT COMPENSATION

*Schatz v. Board of Re-
view 11:880-81

UNIFORM COMMERCIAL CODE

Does the Guarantor Guar-
antee? Lender, Be-
ware! 11:353-78
—The Case 11:353-61
—Common Law,
Prior Statutes, and
Definition of
Terms 11:361-68
—Conclusion 11:378
—Critique of Court's
Decision 11:368-78
The Tender Trap: U.C.C.
§ 1-207 and Its Appli-
cability to an At-
tempted Accord and
Satisfaction by Tender-
ing a Check in Dispute
Arising from a Sale of
Goods 11:445-60
—Common Law of
Accord and Satis-
faction 11:446-51
—Conclusion 11:460
New Jersey Rule ... 11:451-
53
—Section 1-207 of
the Uniform Com-
mercial Code ... 11:453-60

VETERANS

Veterans' Preference Stat-
ute Not Unconstitu-
tional Despite Sexu-
ally Disparate
Impact 11:88-98

WORKER'S COMPENSATION

*Aetna Casualty & Surety
Co. v. Para Manufac-
turing Co. 11:650-52

ZONING

*State v. Miller 11:345-47
Zoning According to Bio-
logical or Legal Rela-
tionships Is Violative
of the New Jersey
Constitution 11:112-20

