

Seton Hall Law Review

Vol. 11

1981

NO. 3

TABLE OF CONTENTS

ARTICLES

- DOES THE GUARANTOR GUARANTEE? LENDER, BEWARE!
Richard E. Brennan & Christopher W. Burdick 353
- REFLECTIONS: "A GROWING COURT"
Richard J. Hughes 379
- THE MLS ACCESS ISSUE: A RULE OF REASON ANALYSIS
William L. Trombetta 396
- THE TENDER TRAP: U.C.C. § 1-207 AND ITS APPLICABILITY TO AN
ATTEMPTED ACCORD AND SATISFACTION BY TENDERING A CHECK
IN A DISPUTE ARISING FROM A SALE OF GOODS
Wilfredo Caraballo 445

COMMENTS

- BOTTA V. BRUNNER* REVISITED: ARGUING PER DIEM DAMAGES IN
SUMMATION 461
- CONSTITUTIONAL LAW: EQUAL PROTECTION AND EDUCATING
ILLEGAL ALIEN CHILDREN 499
- SECONDARY PICKETING—THE PRUNING OF THE *TREE FRUITS*
EXCEPTION 519

NOTES

DIVORCE AND SEPARATION

- Alimony and Maintenance—Standards and Procedures for
Modifying Support and Maintenance Arrangements Fol-
lowing a Final Judgment of Divorce (*Lepis v. Lepis*, N.J.
1980) 545

EMPLOYER AND EMPLOYEE

- Employee at Will—Discharge of Employee at Will Actionable
Under Public Policy Exception (*Pierce v. Ortho Phar-
maceutical Corp.*, N.J. 1980) 557

LANDLORD AND TENANT

Warranty—Application of Implied Warranty of Habitability
Expanded to Encompass Tenant Security (*Trentacost v.
Brussel*, N.J. 1980) 576

PRODUCTS LIABILITY

Negligence—Manufacturer Not Liable for Injuries Resulting
From Employer’s Foreseeable Modification of Machine’s
Safety Device (*Robinson v. Reed-Prentice Division of
Package Machinery Co.*, N.Y.2d 1980) 585

PUBLIC OFFICIALS AND EMPLOYEES

Pensions—Crimes of Moral Turpitude Unrelated to Public
Employment Found Insufficient Cause for Pension Re-
vocation (*Masse v. Board of Trustees, Public Employees’
Retirement System*, N.J. Super. 1980) 599

TORTS

Market Share Liability—The California Roulette of Causation
Eliminating the Identification Requirement (*Sindell v.
Abbott Laboratories*, Cal. 3d 1980) 610

*SURVEY OF RECENT DEVELOPMENTS IN NEW JERSEY
LAW* 629