

# SUBJECT INDEX

References are to Volume and page

## A

### ABORTION

- Alternatives to, [7]:206-212
- Clinics: *see* ABORTION CLINICS
- Constitutional aspects
  - Generally, [13]:782-830
  - Law and social vision, [13]:816-829
  - Privacy as problem in legal doctrine, [13]:783-816
- Criminal abortion, health effects of, [7]:192-194
- Criminalizing, futility of, [7]:198-205
- Experience of, [13]:837-842
- Federally funded hospitals and the right to refuse to perform abortions; Hill-Burton Hospitals after *Roe* and *Doe*, [4]:83-97
- Fetus
  - Soul's entrance, [13]:727-735
  - Status of, [7]:189-192
- Generally, [7]:187-213
- Health costs, impact of, [7]:197-198
- Health effects of, [7]:194-197
- Hospital's performance of: *see subhead*
  - Refusal of hospitals to perform
- Intentions and outcomes, [13]:849-850
- Last resort, as, [7]:205-206
- Liberal thought and, [13]:761-764
- Morality and politics of
  - Critical theory, [13]:887-910
  - Generally, [13]:724-782
- Privacy, issue of
  - Capitalist development
    - Generally, [13]:830-884
    - See also*: CAPITALIST DEVELOPMENT
  - Constitutional interpretation and the role of the courts, [13]:905-910
  - Critical theory of, [13]:884-910
  - Developing a theory of, [13]:750-756
  - Generally, [13]:717-910
  - Legal doctrine, as problem in, [13]:783-816
  - Personal values, [13]:748-761
  - Relationship between individual and state, [13]:756-758

### ABORTION—continued

- Refusal of hospitals to perform Health Programs Extension Act and the courts, [4]:91-97
- Hill-Burton hospitals, [4]:85-91
- Hospital Survey and Construction Act, [4]:85-91
- State action, [4]:84-91
- Roe v. Wade*, [7]:325-326
- Social policy alternatives, [7]:212-213
- Social vision and, [13]:764-782
- Struggle to constitute, [13]:842-849
- Traditionalist controversy
  - Generally, [13]:766-775
  - Individual autonomy and self-realization, [13]:772-775
  - Respect for others, [13]:766-772
  - Skepticism, attenuation of, [13]:778-780
  - Two levels of connection, [13]:775-780

### ABORTION CLINICS

- Development and structure of, [8]:328-329
- First Amendment and, [8]:329-336
- Obstructionist activities, remedies for
  - Available, [8]:336-342
  - Litigation, framework for, [8]:325-360
  - Proposed injunctive actions under 42 U.S.C.A. Sec. 1985(3), [8]:343-359

### ABSOLUTE PRIVILEGE

- Defamation cases, applied to *Toker v. Pollak*, [8]:381-404

### ABUSED WOMEN

- Legal remedies
  - Generally, [6]:135-174
  - Inadequacy of, [6]:143-159
  - Necessity of, [6]:136-142
  - Reform
    - Legislation; trends, [6]:163-166
    - Litigation; trends, [6]:167-174
    - Need for, [6]:160-163

### ADDICTS: *see* PHARMACOLOGICAL DURESS

References are to Volume and page

**ADOPTION STATUTES**

- New York  
 Natural parents constitutional rights, [12]:617-666  
 Agency adoptions, post 1972 and, [12]:626-627  
 Background of 1972 statute, [12]:619-625  
 Consent provisions, post 1972, [12]:628-639  
 Due process standards for procedures affecting the parent-child relationship, [12]:641-646  
 Due process test applied to procedures for private placement adoptions by extrajudicial consent, [12]:647-653  
 Extrajudicial consent in private placement adoption not valid waiver, [12]:653-660  
 Legislative intent, 1972 statute, [12]:623-625  
 Parental presumption, [12]:620-623  
 Private placement adoption proceedings, constitutional rights of natural parents, [12]:639-653  
 Private placement adoption after 1972, [12]:625-639  
 Procedural safeguards of judicial supervision and a visible record, waiver requiring, [12]:659-660  
 Revocation of consent to adopt before 1972, [12]:620-621  
*Scarpetta*, [12]:622-623  
 Voluntariness of waiver in private placement adoption, [12]:657-658

**AFFIRMATIVE ACTION**

- Anti-discrimination policy, [13]:268-270  
 Antitrust policy, [13]:311-312  
 Bankruptcy, [13]:312  
 Concept, expansion of, [13]:297-323  
 Generally, [13]:268-270  
 History, [13]:577-581  
 Moral question, [13]:590-602  
 Numerical remedies as relief for system-wide deprivations, [13]:581-583  
 Quality of life, [13]:310-311  
 Responses, [13]:313-323  
 Tariff policies and, [13]:308  
 Taxation and, [13]:307-308  
 Traditional  
 Generally, [13]:300-307  
 Occupational distribution, [13]:300-304

**AFFIRMATIVE ACTION—continued**

- Traditional—continued  
 Unemployment and the 32-hour work week, [13]:304-306  
 Wage disparities, [13]:306-307  
 Victims  
 Children and relatives as, [13]:584-586  
 Community as, [13]:586-588  
 Search for, [13]:583-590  
 Toward a broader definition of, [13]:602-605  
 Victim-specific remedies, [13]:575-605

**AGE**

- Public accommodations laws, [7]:269

**AGE DISCRIMINATION: see**

DISCRIMINATION, Age as basis for

**AID TO FAMILIES WITH DEPENDENT CHILDREN (AFDC)**

- Federal statutory framework of program, [5]:185-187

**AIRCRAFT NOISE REGULATION**

- Federal preemption of; *City of Burbank v. Lockheed Air Terminal, Inc.*  
 Dissent, [4]:105-106  
 Effects and implications of, [4]:107-109  
 Generally, [4]:99-113  
 Judicial background, [4]:101-104  
 Legislative intent, [4]:106-107  
 Majority opinion, [4]:104-105  
 Municipality, attempted regulation of airport noise by; commerce clause solution, [4]:110-113  
 Uniform regulation of airport noise, need for, [4]:109-110

**ALIMONY: see REHABILITATIVE ALIMONY****AMERICAN INDIANS: see NATIVE AMERICANS****ANCESTRY**

- Public accommodations laws, [7]:262-263

**ANTI-DISCRIMINATION POLICY**

- Affirmative action, [13]:268-270  
 Changing economy and, [13]:264-276  
 Current policy, tensions in, [13]:279-280  
 Economic development policy and, [13]:272-273

References are to Volume and page

**ANTI-DISCRIMINATION POLICY—**  
continued

Economic growth, business cycles, and structural change, [13]:242-252  
Equal opportunity, desegregation, and economic integration, [13]:234-242  
Future of, [13]:276-279  
Generally, [13]:233-282  
Pay equity and comparable worth, [13]:273-276  
Plant closing control, [13]:272-273  
Private investment as an equity issue, [13]:283-286  
Responses, [13]:281-324  
Retraining, [13]:272-273  
Unions, [13]:270-272  
Women's work and, [13]:287-296  
*See also*: ECONOMY; EMPLOYMENT; OCCUPATIONS

**ANTITRUST POLICY**

Affirmative action and, [13]:311

**APPEALS**

Grading, distribution in Dutch law faculties, [7]:1-13

**APPELLATE COURTS**

Death sentence, permissibility of deciding factual prerequisite to imposition of, [14]:822-823  
Proportionality review by, [14]:823-825

**ARBITRATION**

Amalgamated Association of Street Car Workers and, [14]:855-864  
Class struggle and, [14]:855-864  
Consumer disputes  
Effectiveness, [6]:184-202  
Generally, [6]:175-215  
Model; development, [6]:176-184, [6]:211-214  
Precommitment clauses, [6]:202-211  
Court enforcement, [14]:862-864  
Defined, [14]:857  
Enforcement by court, [14]:862-864  
Erdman Act, [14]:856  
Evolution of, [14]:859-861  
International trade disputes, used in, [14]:786-790  
Precommitment clauses, [6]:202-211  
Reasons for, [14]:861  
Strikes, in re, [14]:855-864  
Erdman Act, [14]:856

**ARBITRATION—continued**

Widespread use of, [14]:871  
*See also*: ARBITRATION AGREEMENTS; DISPUTE RESOLUTION

**ARBITRATION AGREEMENTS**

Arbitrability  
Arbitrator's power to determine, [9]:348-350, [9]:367-369  
Problems, [9]:348-350  
Arbitrators  
Arbitrability, decisions as to by, [9]:348-350, [9]:367-369  
Collective bargaining agreements, arbitrability where terminations and expirations, [9]:337-370  
Arbitrator's powers, source and scope of, [9]:341-343  
Disputes arising after contract termination, [9]:363-366  
Disputes arising prior to contract termination, [9]:361-363  
Disputes directly involving contract termination, [9]:366  
Federal policy favoring arbitration, [9]:343-346  
Legal framework for arbitration decisions, [9]:343-350  
Need for arbitration, [9]:339-340  
*Nolde*, [9]:367  
Policy considerations favoring arbitration, [9]:339-343  
*Rochdale Village, Inc. v. Public Service Employees Local 80*, [9]:337-370  
Role of arbitration, [9]:339-343  
Contractual basis of duty to arbitrate, [9]:346-348  
Duty to arbitrate, contractual basis of, [9]:346-348  
Expiration and termination of collective bargaining agreements: *see subhead*  
Collective bargaining agreements, arbitrability where terminations and expirations  
Generally, [10]:111-121  
*Rochdale Village, Inc. v. Public Service Employees Local 80*  
Contract termination and, [9]:360-369  
Facts of the case, [9]:350-352  
Generally, [9]:337-370  
Lower court decisions, [9]:352-360

References are to Volume and page

**ARBITRATION AGREEMENTS—**

continued

Scope of: arbitrability where terminations and expirations, [9]:337-370

Termination and expiration of collective bargaining agreements: *see subhead*  
Collective bargaining agreements, arbitrability where terminations and expirations**AREA SEARCHES**

Use of in a nuclear emergency, [10]:310-312

**ARMED FORCES**

Prior restraint, [2]:19-41

“Clear danger” test, [2]:27-30

Literature, distribution of; *Dash* case, [2]:30-40Selective service hearings: *see*  
**SELECTIVE SERVICE****ARREST**

House arrest as alternative to incarceration, [12]:195-197

Seizure by gunshot, [14]:705-719

*Tennessee v. Garner*, [14]:733-737*See also:* **DEADLY FORCE****ARTIFICIAL INSEMINATION**

Uniform Parentage Act and, [12]:216-222

**ASSOCIATIONS: *see* PRIVATE ASSOCIATIONS****ASYLUM**

Bureaucracy and, [7]:134-138

Congressional reform efforts, [7]:131-134

Discrimination in granting of, [7]:124-126

Humanitarian ideal of, [7]:138-141

Immigration and Nationality Act, [7]:126-131

Policy versus practice, [7]:107-141

*See also:* **REFUGEES****ATOMIC ENERGY: *see* NUCLEAR POWER****ATTORNEY'S FEES***Agent Orange* litigation, [14]:613-631

Opinion, [14]:620-628

Court-awarded

*Amicus Brief I*, [14]:634-653*Amicus Brief II*, [14]:654-675**ATTORNEY'S FEES—continued**

Court-awarded—continued

Anti-fee legislation under consideration, [14]:538-574

Cases against judicial officials, legislation to bar fee awards to counsel for prevailing plaintiffs in, [14]:567-574

Civil rights cases: *see subhead Marek v. Chesny*

Federal Rules of Civil Procedure, Rule 68, [14]:476-522

Fee-shifting statutes, [14]:533-538

Generally, [14]:473 *et seq.*

Legal Fees Equity Act, [14]:543-567

*Marek v. Chesny*

Background of, [14]:477-480

Defendants, practical advice to, [14]:506-512

Plaintiffs, practical advice to, [14]:491-506

Rule 68, unanswered questions about, [14]:480-491

Settlement negotiations, effect on, [14]:512-515

Public interest litigation; Congressional proposals to limit or bar fees, [14]:523-574

Reform, implications for, [14]:515-522

Standards governing, [14]:527-533

*See also:* **SETTLEMENT****NEGOTIATIONS**

Historical background on, [14]:614-620

**AUTONOMY**

The Constitution and, [13]:70-82

*See also:* **IMPLIED AUTONOMY RIGHTS****B****BANKRUPTCY**

Affirmative action and, [13]:312

**BARBER SHOPS**

Public accommodations laws, [7]:255-256

**BARS**

Public accommodations laws, [7]:250

**BAYH, BIRCH (U.S. SENATOR)**

Defeat of, [10]:71-77

**BEAUTY PARLORS**

Public accommodations laws, [7]:255-256

References are to Volume and page

**BLACK, DONALD**

Theories in *The Behavior of Law* tested,  
[7]:1-13

**BLACK EXPERIENCE**

Generally, [14]:935 *et seq.*  
*See also:* DISCRIMINATION

**BOYCOTTS**

Antitrust boycott law, [14]:875 *et seq.*  
Per se treatment, [14]:876  
Group boycotts, [14]:875 *et seq.*  
Per se treatment, [14]:877  
Per se treatment  
Generally, [14]:876-877  
Inappropriateness in re politically  
motivated boycotts with  
commercial benefits, [14]:883-884  
Politically motivated with commercial  
benefits  
Generally, [14]:873-889  
Illustrative cases, [14]:880-883  
Per se treatment inappropriateness,  
[14]:883-884  
Rule of reason analysis, [14]:884-888  
Sherman Act provisions, [14]:875  
Types of, [14]:874

**BUDGETS**

Anti-displacement goals affected by,  
[13]:942

**BUREAUCRACY**

Asylum and, [7]:134-138  
"Letter to the Editor" concerning, [7]:345-  
347

**BUREAU OF INDIAN AFFAIRS**

Policy on jurisdiction, [3]:206-207  
State welfare and; relationship before  
*Ruiz*, [3]:207-208  
Welfare extended to all American Indians;  
*Ruiz v. Morton*, [3]:201-212

**BUSINESS CYCLES**

Long-term economic stagnation and,  
[13]:243-248

**BUSING: see SCHOOL  
DESEGREGATION****C****CAMPAIGN FINANCING**

Future challenges, [10]:47-65  
Independent spending: *see*  
INDEPENDENT SPENDING  
Reform, [10]:28-31, [10]:43-65

**CANCER PATIENTS**

Laetrile used to treat: *see* LAETRILE

**CAPITAL DEFENDANTS**

Counsel for  
*Beets v. Brady*, [7]:64-65  
*Douglas v. California*, [7]:67-68  
Due process analysis, [7]:73-81  
Generally, [7]:61-82  
*Gideon v. Wainwright*, [7]:66  
*Griffin v. Illinois*, [7]:67-68  
Habeas corpus and, [7]:70-71  
History of right to, [7]:63-70  
Indigent defendants, [7]:72-73  
*Powell v. Alabama*, [7]:63-64  
*Ross v. Moffitt*, [7]:68-70  
*See also:* DEATH PENALTY

**CAPITALIST DEVELOPMENT**

Abortion, personal life and  
Corporate welfare society, [13]:865-884  
Generally, [13]:830-884  
Larger context, [13]:851-884  
Social construct, abortion as a, [13]:831-  
851

**CAPITAL PUNISHMENT**

Generally, [12]:440-447  
*See also:* CAPITAL DEFENDANTS;  
DEATH PENALTY

**CAPTIVE STATE LITIGANT**

*New Jersey Education Association v.*  
*Burke*, [8]:405-421

**CARE OR TREATMENT, NEED OF**

Commitment, as grounds for, [10]:401-402

**CEMETERIES**

Public accommodations laws, [7]:257

**CENSORSHIP**

Military, [2]:19-41  
"Clear danger" test, [2]:27-30  
Pornography, of  
Opposition to, [8]:251-253  
*See also:* PORNOGRAPHY

## References are to Volume and page

**CHARITABLE ORGANIZATIONS: see  
TAX-EXEMPT ORGANIZATIONS****CHILD ABUSE**

- History of family violence and social control thereof, [12]:523-537
- Patriarchy, reconstruction of, effect, [12]:524-527
- Psychological parenting theory and, [12]:535-537, [12]:549-555
- Social control and, [12]:528-535

**CHILD CARE AGENCIES**

- Voluntary; New York's statutory scheme for, [4]:21-37
- Adoption analogy; *Dickens v. Ernesto*, [4]:36-37
- First Amendment and, [4]:23-31
- Fourteenth amendment and, [4]:31-36

**CHILD PLACEMENT**

- Attachment theory, psychological parenting vs.
  - Child's best interests and risks of doing the right things for the wrong reasons, [12]:505-515
- Children in foster care, terminating rights of parents, [12]:501-504
- Conflicts, psychological dimensions, [12]:495-499
- Goldstein, Freud and Solnit's proposals, [12]:485-494
  - Discussion of, [12]:517-521
- Parental rights, terminating where children in foster care, [12]:501-504
- Psychological dimensions in placement conflicts, [12]:495-499
- Psychological parenting vs. attachment theory, [12]:505-515
  - Child's best interests and risks of doing the right things for the wrong reasons, [12]:505-515

**CHILDREN**

- Adoption by lesbian couples, [14]:907-914
- Child abuse: *see* CHILD ABUSE
- Child placement: *see* CHILD PLACEMENT
- Child welfare: *see* CHILD WELFARE
- Custody proceedings: *see* CUSTODY PROCEEDINGS
- Due process for: *see* CUSTODY PROCEEDINGS, Children's right to counsel

**CHILDREN—continued**

- Handicapped: *see* HANDICAPPED, Education for All Handicapped Children Act of 1975
- Illegitimate: *see subhead* Nonmarital Lesbian couples adopting, [14]:907-914
- Natural parents, constitutional rights under New York's adoption statutes, [12]:617-666
- See also:* ADOPTION STATUTES
- Nonmarital, [11]:200-204
  - Congressional intent *in re* mother's insurance benefits, [9]:247-250
  - Custody proceedings: *see* CUSTODY PROCEEDINGS
  - Dissent by Justice Marshall, [9]:246
  - Equal protection analysis, [9]:250 *et seq.*
  - Middle tier or sliding scale as to equal protection, [9]:261-265
  - "Mother's insurance benefits"
    - Congressional intent as to, [9]:247-250, [9]:268
  - Mother's right to privacy and, [9]:265-268
  - Right to privacy, mother's, [9]:265-268
  - Social Security Act benefits and, [9]:247-250, [9]:268-269
  - Supreme Court decisions prior to *Califano*, [9]:241-242
  - Triggering equal protection analysis, [9]:250 *et seq.*
  - Two-tier test for equal protection, [9]:250-261
  - Unequal protection for mothers and; *Califano v. Boles*, [9]:241-269
  - Weinberger v. Weisenfeld* and, [9]:244-250
- Sex education: *see* SEX EDUCATION
- Victims of discrimination, as [13]:584-586
- See also:* PARENT AND CHILD

**CHILD WELFARE**

- Child placement policies, [12]:557 *et seq.*
- Cultural perspectives on, [12]:539-547
- Family bonds and, [12]:557-573
- Foster care, placing children in, [12]:557-573
- Goldstein, Freud and Solnit as to, [12]:561
  - Professor Goldstein, interview with, [12]:575-589
- Kinship networks, [12]:539-547
- Parental separation and, [12]:557-573
- Temporary child placement, [12]:557-573

References are to Volume and page

**CHILE**

Refugees from, [7]:109-117

**CIVIL LIBERTIES**

Nuclear emergencies, effect of, [10]:299-324

**CIVIL RIGHTS**

Court-appointed attorney's fees: *see*  
**ATTORNEY'S FEES**  
 Social change in, [13]:17-21

**CIVIL RIGHTS ACT OF 1866**

Sections 1981 and 1982, [7]:226-230

**CIVIL RIGHTS ACT OF 1871**

Section 1983 derived from, [7]:230-232

**CIVIL RIGHTS ACT OF 1964**

Title II, [7]:219-226  
 Title VII: *see* **TITLE VII**

**CLINICAL LEGAL EDUCATION**

Educational content, [13]:625-635  
 Faculty development, [13]:635-637  
 Faculty, teaching and lawyering, [13]:622-624  
 History of, [13]:608-611  
 Methodology, as  
   Essential elements of, [13]:612-617  
   Generally, [13]:611-621  
   Promise of, [13]:617-621  
 Operational concerns, [13]:621-646  
 Proposals, [13]:621-646  
 Service, [13]:637-645  
 Visions, [13]:621-646

**CLUBS, PRIVATE**

Public accommodations laws, [7]:250-252

**COASTAL ZONE MANAGEMENT ACT OF 1972**

State authority over LNG facilities siting, [8]:38-39

**COLLECTIVE BARGAINING AGREEMENTS**

. Amalgamated Association of Street Car Workers  
 Effect, [14]:849-872  
 Strike strategy of, [14]:850-855  
 Class legislation and, [14]:864-870  
 Early labor conditions, [14]:850  
 Legal and social action, recognition of effect, [14]:871

**COLLECTIVE BARGAINING****AGREEMENTS—continued**

Legislative goals of Amalgamated strike, [14]:864-870  
 Origins of, [14]:849  
 Progressivism and, [14]:849  
 Terminations and expirations, arbitrability of  
   Generally, [9]:337-370  
*See also:* **ARBITRATION AGREEMENTS; LABOR RELATIONS; UNIONS**  
 Worker safety as goal of, [14]:869

**COMMITMENT**

Elderly, defending commitment of  
 Generally, [10]:367-405  
 Procedural protection, [10]:369-376  
 Substantive bases for  
   Care or treatment, in need of, [10]:401-402  
   Dangerousness, [10]:395-401  
   Generally, [10]:376-404  
   Least restrictive alternative, [10]:402-404  
   Mental illness, [10]:380-395  
   Subject lacks capacity for rational choice, [10]:404  
*See also:* **MENTAL PATIENTS**

**COMMUNITIES:** *see* **HOUSING, AFFORDABLE, Actions for stable neighborhoods**

**COMMUNITY DISPUTE RESOLUTION**

Client satisfaction, [14]:773-775  
 Generally, [14]:771-783  
 Quality of process v. quality of justice provided, [14]:775-779

**COMMUNITY RESIDENCES**

For mentally ill or retarded; movement for, [5]:137-144  
 Future plans, [5]:158-161  
 Zoning categories, [5]:145-158

**COMMUNITY SERVICE**

Incarceration, alternative to; New York City experience, [12]:179-189

**COMPENSATION**

Comparable worth, [13]:273-276  
 Sex and race based schemes; application of Title VII to, [13]:477-479

References are to Volume and page

**COMPREHENSION:** *see* LEGALESE

**CONDITIONAL DISCHARGE**

Incarceration, as alternative to, [12]:177-179

**CONDOMINIUMS**

Conversion controls, [13]:942-943

**CONGRESS**

Funds authorized by; presidential impoundment of, [3]:93

Impoundment: *see* IMPOUNDMENT

Proposed legislation limiting and barring court-awarded attorneys' fees in public interest litigation, [14]:523-574

**CONSERVATION**

Federal Resource Conservation and Recovery Act

Solid waste recycling, [10]:469-501

*See also* ENVIRONMENTAL CONTROL

**CONSPIRACY PROSECUTION**

Procedural reform; proposal, [2]:1-18

Proof required, [2]:2-3

Unfairness, risk of, [2]:3-10

Proposal to correct the abuses, [2]:12-17

**THE CONSTITUTION**

Abortion and: *see* ABORTION

Antibusing legislation: *see* SCHOOL DESEGREGATION

Benign quotas, constitutionality of Equal protection clause and, [4]:17-18  
Practical effect of, [4]:17

Compelling state interest standard and the rights of involuntary mental patients, [4]:221-222

Due process: *see* DUE PROCESS

Eighth amendment: *see* EIGHTH AMENDMENT

Equal protection clause: *see* EQUAL PROTECTION

*See also subhead:* Benign quotas, constitutionality of

First amendment: *see* FIRST AMENDMENT

Fourteenth amendment: *see* FOURTEENTH AMENDMENT

Implied autonomy rights: *see* IMPLIED AUTONOMY RIGHTS

Impoundment problem: *see* IMPOUNDMENT

**THE CONSTITUTION—continued**

Privacy and autonomy, [13]:70-82

Private schools, segregation of; constitutional issues, [2]:82-87

Right to privacy: *see* RIGHT TO PRIVACY

School files, right to control one's own; constitutional considerations, [5]:59-64

Segregation of private schools; constitutional issues, [2]:82-87

Thirteenth amendment

Involuntary sterilization and, [4]:143-145

**CONSTITUTIONAL LAW**

Juvenile court, evolving constitutional law of

Federal court decisions after *Gault*, [4]:51-56

Supreme Court decisions, [4]:48-51

**CONSUMER DISPUTES**

Arbitration: *see* ARBITRATION, Consumer disputes

**CONTRACEPTIVES**

Distribution to single persons; prohibition voided; *Eisenstadt v. Baird*

Equal protection and, [3]:60-64

Generally, [3]:56-69

Opinions of the court, [3]:57-60

Right of privacy implications, [3]:65-68

**CONTRACTS, STANDARDIZED: *see* STANDARDIZED CONTRACTS**

**COOPERATIVES**

Conversion controls, [13]:942-943

**COPYRIGHT**

Public interest protection within the copyright statute, [13]:650-656

*See also:* COPYRIGHT

INFRINGEMENT;

VIDEOTAPING (AT HOME)

**COPYRIGHT INFRINGEMENT**

*Betamax Case*, [8]:45-62

Fair use defense, [8]:52-56

Generally, [8]:45-62

Home videotaping, [8]:47-60

Manufacturer's liability, [8]:56-60

*See also:* VIDEOTAPING (AT HOME)



References are to Volume and page

**CORPORATE POLITICAL SPEECH**

- Corrupt practices legislation applied to ballot measures, [8]:82-85
- Dissenting shareholders, protection of, [8]:79-82
- Electoral process, integrity of, [8]:73-79  
*First National Bank of Boston v. Bellotti*
- Generally, [8]:63-86
- Lower court decision, [8]:64-66
- Supreme Court decision, [8]:66-68
- Governmental control of elections versus, [8]:70-73
- Massachusetts statute, challenges to, [8]:68-70

**CORPORATIONS**

- Lawyer's role, [13]:23

**COUNSEL, EFFECTIVE**

- Affirmative duties of, [1]:17-26
- Fees: *see* ATTORNEY'S FEES
- New York City Legal Aid, [1]:1-58
- Operations of, [1]:29-58
- Right to, [1]:2-7
- Emerging rule, [1]:15-17
- Origin and development of, [1]:7-15

**COWORKER SEXUAL HARASSMENT:**  
*see* SEXUAL HARASSMENT**CREDIT INSTITUTIONS**

- Public accommodations laws, [7]:257-259

**CREDIT LAWS**

- Classifications covered under (*chart*), [7]:292-293
- Places covered under (*chart*), [7]:290-291

**CRIMINALITY**

- Predicting: *see* SELECTIVE INCAPACITATION

**CRIMINAL JUSTICE:** *see specific subject headings***CRIMINAL LAW**

- Lawyer's role, [13]:23-26

**CRITICAL LEGAL THEORY**

- Generally, [11]:369-411
- "Nonpolitical" cases, counter-pressure in, [11]:395-410
- Political cases, counter-pressure in
- High-visibility cases, [11]:379-389
- Low-visibility, [11]:389-394

**CRITICAL LEGAL THEORY—continued**

- Power-oriented approach to, [11]:375-379

**CULTS, PROTECTION OF** *see*  
RELIGION, Cults, protection of**CUSTODY PROCEEDINGS**

- Children's right to counsel
- Counsel's role, [4]:187-188
- Due process, [4]:179-187
- Generally, [4]:177-189
- Child support orders; social services amendments of 1974
- 4D; possible utilizations of enforcement provisions, [6]:37-41
- 4D; potential problems, [6]:31-37
- Enforcement; past problems and congressional response to, [6]:24-30
- Generally, [6]:23-42
- Illegitimate children; impact of *Stanley v. Illinois*
- Decision in, [3]:34-40
- Generally, [3]:31-55
- Maternal preference rule
- Putative father's role, [3]:47-51
- Reform suggested, [3]:51-54
- Strict application of, [3]:44-47
- New York law, [3]:40-43
- Stanley* applied to, [3]:44-54

**D****DANGEROUSNESS**

- Commitment, substantive grounds for, [10]:395-401

**DEADLY FORCE**

- Discrimination and; *Tennessee v. Garner*, [14]:721-731
- Seizure by gunshot, [14]:705-719
- Tenn. v. Garner*, [14]:733-737
- Use of
- Nuclear emergency, [10]:308-309
- Tenn. v. Garner*, [14]:677-704

**DEATH PENALTY**

- 1980s, capricious and arbitrary imposition during, [14]:799-848
- Appellate courts, permissibility of deciding factual prerequisite to imposition of death penalty, [14]:822-823

## References are to Volume and page

**DEATH PENALTY—continued**

- Clemency, circumstances of unavailability of, [14]:844-846
- Constitutional rights of defendant violated
  - Procedural bars to consideration of meritorious claims, [14]:838-842
  - Required showing that sentence would have been different if had not occurred, [14]:838-842
- Counsel for the defense
  - Appointment for indigents, [14]:801-810
  - Payment when indigents are being represented, [14]:801 *et seq.*
  - Penalty phase of trial, need to prepare for, [14]:801 *et seq.*
- Counsel, reliance on following direct review, [14]:829-834
- Direct review, reliance of counsel following, [14]:829-834
- Fairness in imposition, death of in the 1980s, [14]:797-848
- Habeas corpus papers, lack of time to prepare
  - Barefoot case*, [14]:834-835
  - Generally, [14]:834-838
- Imposition of, jurors who are misguided as to, [14]:816-822
- Indigent defendants
  - Appointment of defense counsel for *Ake v. Oklahoma*, impact of, [14]:810
  - Evaluation of counsel's performance, [14]:804 *et seq.*
  - Generally, [14]:801-810
  - Ineffective actions by counsel, [14]:804 *et seq.*
  - Payments to, [14]:804
  - Preparation needed, [14]:801 *et seq.*
  - Strickland v. Washington* impact, [14]:806-807
- Judges who can overrule juries on sentencing, [14]:820-822
- Jurors, selection of
  - Capital cases, [14]:811-822
  - Guilt, jurors who are misguided in deciding, [14]:816-822
- Meritorious claims, procedural bars to consideration of, [14]:838-842
- Preparation for penalty phase of trial by defense counsel, [14]:801 *et seq.*
- Proportionality review, lack of, [14]:823-825
- Prosecutorial decision to seek, [14]:799-800
- Racial discrimination and arbitrariness in imposition of, [14]:826-828

**DEATH PENALTY—continued**

- Trial attorneys, representation of defendant by, [14]:801-810
- See also*: CAPITAL DEFENDANTS

**DEBATES: see ELECTION DEBATES****DEFAMATION CASES**

- Absolute privilege applied in *Toker v. Pollak*, [8]:381-404

**DEMOCRATIC VALUES**

- Rapid technological advancement and, [10]:347-361

**DESEGREGATION**

- Equal opportunity, economic integration and, [13]:234-242

**DESERT THEORY OF SENTENCING**

- Generally, [12]:85-139
- Papers on; responses to and discussions of, [12]:111-139
- Prison overcrowding, [12]:86-89
  - Increased population, [12]:89-97
  - Multiple offenders, [12]:94-97
  - Necessity of prisons, [12]:86-89
  - Plea bargaining, effect of, [12]:92-94
  - Reducing imprisonment and, [12]:97-104
- Utilitarian sentencing, problems with, [12]:104-110

**DETENTION**

- Nuclear emergency, used in, [10]:313-314

**DISABILITIES**

- Discrimination due to: *see* DISCRIMINATION

**DISCRIMINATION**

- Affirmative action: *see* AFFIRMATIVE ACTION
- Age as basis for
  - Age Discrimination in Employment Act (ADEA), [9]:307, [9]:329, [9]:331-334
  - Equal protection doctrine and, [9]:308
  - Mandatory retirement and
    - Generally, [9]:307-335
    - See also subhead*: Mandatory retirement and
  - Blacks, towards, [14]:935 *et seq.*
  - Black gays, [14]:938

References are to Volume and page

**DISCRIMINATION—continued**

- Blacks—continued
  - Black landowners, against, [9]:127-161
  - Sexual mystique attaching to blacks, [14]:937
- See also*: LAND OWNERSHIP
- Bowers v. Hardwick*, brief *Amicus Curiae* for: women's rights as subject, [14]:949 *et seq.*
- Collateral effect of, [13]:588-590
- Deadly force; *Tennessee v. Garner*, [14]:721-731
- Disabled people; HEW's middle of the road approach, [9]:185-188
- Disabled students and the right to higher education
  - Affirmative issues as to, [9]:166, [9]:179
  - Civil Rights Act of 1964 and amendments, effect, [9]:164 *et seq.*
  - Constitutional relief available, [9]:163 *et seq.*, [9]:188-197
  - Equal protection and, [9]:189-195
  - Generally, [9]:163-198
  - HEW regulation as to, [9]:165 *et seq.*, [9]:181-188
  - Interpretation of *Davis*, [9]:174-179
  - Irrefutable presumption as to non-qualification due to handicap and, [9]:195-197
  - "Otherwise qualified" under Section 504 Title V, [9]:164 *et seq.*
  - Rehabilitation Act of 1973 and, [9]:163-166
- Southeastern Community College v. Davis*, [9]:166 *et seq.*
- Title V (1973) Act and, [9]:163-164
- Education, in, [12]:371-372
- First amendment, applicability in unemployment compensation cases, [9]:371-408
- See also*: UNEMPLOYMENT COMPENSATION
- Homosexuals, towards: *see* HOMOSEXUALS AND HOMOSEXUALITY, Discrimination against
- Housing, exclusionary zoning and, [9]:409-430
- See also*: EXCLUSIONARY ZONING
- Housing, in: *see* HOUSING, Racial and ethnic quotas

**DISCRIMINATION—continued**

- Illegitimate children and their mothers: *see* CHILDREN; NONMARITAL MOTHERHOOD-BY-CHOICE
  - Mandatory retirement and
    - Alternatives to, [9]:326-329
    - Equal protection cases, [9]:307-321
    - Gault v. Garrison*, [9]:307 *et seq.*, [9]:317
    - Generally, [9]:307-335
    - Johnson v. Lefkowitz*, [9]:307 *et seq.*
    - Massachusetts Board of Retirement v. Murgia*, [9]:307 *et seq.*
    - Murgia*, [9]:307 *et seq.*
  - Nonphysical government employment [9]:307-321
    - Palmer v. Ticcione*, [9]:307 *et seq.*
    - Policy considerations, [9]:329-331
    - Post-Murgia*, [9]:316-317
    - Rationality standards and, [9]:321
  - Men of All Colors Together, Inc., [14]:943-944
  - National Association of Black & White Men Together, [14]:943-944
  - Racial and ethnic; housing: *see* HOUSING, Racial and ethnic quota
  - Religious
    - Cults, protection of: *see* RELIGION, Cults, protection of
    - First amendment, applicability in unemployment compensation cases, [9]:371-408
    - See also*: UNEMPLOYMENT COMPENSATION
  - Salsa Soul Sisters, [14]:943
  - Sexual: *see* SEX DISCRIMINATION
  - Symbolism and, [14]:943-947
  - Symbols, minorities as, [14]:943-947
  - Women's rights and; *Bowers v. Hardwick* brief *Amicus Curiae*, [14]:949 *et seq.*
  - See also* specific types of discrimination, e.g., EMPLOYMENT DISCRIMINATION CLAIMS; SEX DISCRIMINATION; WAGE DISCRIMINATION
- DISPLACEMENT AND DISPLACEMENT ZONING**
- Anti-displacement zoning, [13]:935-938
  - Anti-displacement efforts, support for, [13]:941-942
  - Comprehensive approach to gentrification is needed, [13]:934-935
  - Gentrification controlled by, [13]:931-952

## References are to Volume and page

**DISPLACEMENT AND****DISPLACEMENT ZONING—**  
continued

Model Ordinance to prevent, [13]:946-952  
 Problem of, [13]:931-934

**DISPUTE RESOLUTION**

## Alternative

International trade and: *see*  
**INTERNATIONAL TRADE**

Trends in, [14]:739-795

Community: *see* **COMMUNITY**  
**DISPUTE RESOLUTION**

*See also:* **ARBITRATION;**  
**ARBITRATION AGREEMENT;**  
**FAMILY DISPUTES**

**DRUG ADDICTION**

Criminal prosecution, as defense to  
 Generally, [8]:361-379

## In-dwelling agent theory

Behaviorist critique of, [8]:366-367  
 Generally, [8]:365-366

Reasons and causes, [8]:377-378

*Robinson v. California*

Generally, [8]:364-365

Offspring of, [8]:370-377

Soft determination, [8]:367-369

**DUE PROCESS**

Capital defendants and, [7]:73-81

Children's right to counsel in custody  
 proceedings: *see* **CUSTODY**  
**PROCEEDINGS**, Children's right to  
 counsel

Death penalty, special treatment of

Generally, [7]:74-76

*Ross v. Moffitt*, [7]:76-80

Limits of; *Chambers v. Mississippi*

Background, [4]:192

Decision, significance of the, [4]:205-206

Defendant's right of cross-examination,  
 [4]:192-201

Defendant's right to introduce evidence  
 on his own behalf, [4]:202-205

Generally, [4]:191-206

Mental patients in state hospitals: *see*

**MENTAL PATIENTS**, Due process  
 rights

Prison disciplinary hearings, in; *Clutchette*  
*v. Procunier*, 63-76

Private associations, judicial interference  
 in the conduct of, [4]:77-82

Recipients of government benefits;  
*Goldberg v. Kelly*, [5]:183-184

**DUE PROCESS—continued**

Right of procreation and, [4]:133-139

Teachers, nontenured; *Board of Regents of*  
*State Colleges v. Roth*, [3]:179-199

Welfare applications

Litigation of statutory claim, due  
 process used as tool to allow,  
 [5]:187-192

Property rights protected by due  
 process clause; *Roth*, [5]:194-198

**DUTCH LAW FACULTIES**

Distribution of grading appeals in: *see*  
**GRADING APPEALS**

**E****ECONOMIC INTEGRITY, FAMILIAL:**

*see* **SOCIAL SECURITY SYSTEM**,  
 Family economic integrity under

**ECONOMICS**

Rent regulation and: *see* **RENT**  
**REGULATION**

**ECONOMY**

Anti-discrimination policies and the,  
 [13]:264-276

**EDUCATION**

Clinical legal: *see* **CLINICAL LEGAL**  
**EDUCATION**

Discrimination in, [12]:371-372

Labor market policy and, [13]:237-238

Right to control one's school files, [5]:59-  
 64

Right to equal opportunity; *Serrano*

Administration, [2]:45-46

Finance, [2]:46-48

Generally, [2]:44-70

Impact of, [2]:53-58

Interdistrict equality, [2]:51-53

Rationale of, [2]:58-69

*See also:* **PRIVATE SCHOOLS; PUBLIC**  
**SCHOOLS**

**EIGHTH AMENDMENT**

Pharmacological duress versus, [3]:143-150

**ELDERLY**

Commitment of: *see* **COMMITMENT**  
*See also:* **DISCRIMINATION**, Age as  
 basis for; **SOCIAL SECURITY**

References are to Volume and page

## ELECTION LAWS

Proposed remedies for defects (panel discussion), [10]:163-178  
Reform, [10]:81-85

## ELECTORAL PROCESS

Debates  
Future implications, [10]:120-121  
Regulation of, [10]:111-121  
FECA, effects of (panel discussion), [10]:145-161  
Fundraising for independent candidates, [10]:135-141  
Integrity of, [8]:73-79

## EMERGENCIES

Nuclear: *see* NUCLEAR POWER

## EMINENT DOMAIN

Just compensation and, [4]:229-240  
Regulation of LNG site selection and, [8]:35-37

## EMPLOYMENT

Disadvantaged, of, [13]:252-264  
Leave from: *see* WORK LEAVES  
Problems of minority youth, [13]:253-254  
Projected changes and growth rates by industry (*table*), [13]:251  
Sexual harassment, employer liability for, [13]:83-113  
Stagnant jobs held by minority adults, [13]:254-256

## EMPLOYMENT DISCRIMINATION CLAIMS

Advantages of federal vs. state court, [13]:503-505  
Background, [13]:500-501  
Dual forums, [13]:505-506  
Procedural hurdles, [13]:505-506  
State court, [13]:499-517  
State tort and contract causes, rise in, [13]:501-503

## ENVIRONMENTAL CONTROL

National Environmental Policy Act of 1969 (NEPA)  
Generally, [4]:153-176  
Procedural compliance, [4]:156-161  
Substantive compliance and substantive review, [4]:161-168  
Substantive mandate, articulation of, [4]:168-174

## ENVIRONMENTAL CONTROL— continued

Nuclear power plants, of: *see* NUCLEAR POWER PLANTS, Environmental control  
Resource Conservation and Recovery Act, [10]:470, [10]:471

## ENVIRONMENTAL DISCLOSURE

Agency action, substantive review of, [8]:143-152  
Court's review of commission's action, [8]:152-157  
Judicial review, scope of, [8]:141-152  
*Natural Resources Defense Council, Inc. v. SEC*  
Background, [8]:123-125  
Decision, [8]:123-127  
Generally, [8]:121-158  
SEC authority and National Environmental Policy Act, [8]:127-141

## EQUAL CREDIT OPPORTUNITY ACT

Public accommodations laws and, [7]:235-236

## EQUALITY

Pregnancy and: *see* PREGNANCY, Equality and

## EQUAL OPPORTUNITY

Desegregation, economic integration and, [13]:234-242  
Education: *see* EDUCATION, Right to equal opportunity

## EQUAL PROTECTION

Contraceptives, distribution to single persons; prohibition voided; *Eisenstadt v. Baird*, [3]:56-69  
Discrimination, proving intentional: *see* PROVING INTENT  
*Eisenstadt* approach and its implications, [3]:60-65  
Federal barriers and state pathways, [13]:122-139  
Private associations, judicial interference in conduct of, [4]:77-82  
Right of procreation and, [4]:139-143  
Sex discrimination and: *see* SEX DISCRIMINATION, Equal protection  
State deviation from federal norms, [13]:139-146

References are to Volume and page

**EQUAL PROTECTION**—continued

State provisions, [13]:118-122  
 Tribal membership, as applied to, [7]:15-60

*See also:* WELFARE LAW

**ETHICS**

Lawyer's role, [13]:26-29

**EVICCTIONS**

Retaliatory, [1]:81-117

**EXCLUSIONARY ZONING**

Affirmative obligations remedy for; *Park View Heights v. City of Black Jack*, [9]:409-430  
 8th circuit opinion in *Black Jack III*, [9]:418-421  
 Appropriateness of remedy absent constitutional violation, [9]:422-426  
 Constitutional aspects, [9]:422-426  
 Facts of the case, [9]:414  
 Intrusiveness of the remedy upon state functions, [9]:421-422  
 Judicial supervision, necessity for continuing, [9]:426  
 Limitations of *Black Jack III* remedy, [9]:428-430  
 Low cost housing, relative ineffectiveness for, [9]:427  
 Practical limitations of affirmative relief, [9]:426-428  
 Procedural history of *Black Jack*, [9]:414-418  
 "Spot zoning" and, dangers of, [9]:427-428  
 Theoretical limitations upon affirmative equitable powers of federal court, [9]:421-426  
 Court's response to, traditionally, [9]:410-421  
 Fair Housing Act provisions and, [9]:413  
 Remedy for; *Park View Heights v. City of Black Jack*, [9]:410-421  
*See also subhead:* Affirmative obligations remedies for  
 Rezoning and, [9]:412

**EXPERIMENTAL PSYCHOSURGERY**

Involuntary mental patients cannot give informed consent; *Kaimowitz v. Department of Mental Health*, [4]:207-227

**F****FACT-FINDING:** *see* JUDICIAL FACT-FINDING**FAIR HOUSING ACT**

Tipping analysis under, [11]:264-270

**FAIR USE**

Doctrine of, [13]:653-655  
 First Amendment and  
 Generally, [13]:647-665  
 Public interest protection within the copyright statute, [13]:650-656  
 Speech interests v. other interests, [13]:656-664  
 News reporting and, [13]:655-656

**FAMILY DISPUTES**

Court-ordered mediation; New York proposal, [14]:741-756  
 Mediation of, [14]:757-770  
 Characteristics, [14]:764-770  
 Sample cases, [14]:757-764

**FAMILY TELEVISION VIEWING**

First Amendment and  
 Broadcast regulation, [7]:95-102  
 Implications of the decision, [7]:102-104  
 Future of, [7]:104-105  
 Generally, [7]:83-105

**FATHERS:** *see* PARENT AND CHILD**FEDERAL ELECTION CAMPAIGN ACT (FECA)**

Electoral process, effect on (panel discussion), [10]:145-161  
 Generally, [10]:111 *et seq.*  
 Independent candidates, [10]:125 *et seq.*  
 Presidential election of 1980, [10]:104-109  
 Regulation of debates under, [10]:112-117  
 Structure and procedure  
 Constitutional and statutory challenges, [10]:102-104  
 Generally, [10]:101-110  
 Recommendations for change, [10]:109-110

**FEDERAL ELECTION COMMISSION (FEC)**

Generally, [10]:64-65  
 Regulation of federal candidates' debates, [10]:111-121

References are to Volume and page

## FEDERALISM ISSUES

- Kremer v. Chemical Construction Corp.*, [13]:411-463  
 Relevant preclusion principles, proper bounds exceeded by, [13]:430-453  
 Preclusion principles, role of, [13]:422-425, [13]:430-453  
 Responses, [13]:465-474  
 Title VII and, [13]:411-463  
*See also:* TITLE VII

## FEDERAL PREEMPTION

- Liquefied natural gas facilities siting laws:  
*see* LIQUEFIED NATURAL GAS

## FINES

- Incarceration, as alternative to, [12]:175-177

## FIRST AMENDMENT

- Abortion clinics and, [8]:329-336  
 Breach of, psychiatric therapy as, [5]:127-135  
 Fair use and, [13]:647-665  
 Family television viewing and, [7]:95-104  
 First amendment rights, government control and as to alternative religions, [9]:1-126  
 Handbilling within a shopping mall not directed at a store is not protected; *Lloyd Corp. v. Tanner*, [3]:70-82  
 Involuntary mental patients, rights under, [4]:219-221  
 Lawyer's role in using and protecting, [13]:22-23  
 New York's statutory scheme for voluntary child care agencies and, [4]:23-31  
 Pornography and  
   Generally, [8]:255-257  
   Private action against as exercise of rights, [8]:187-204  
   Violent (dialogue concerning), [8]:187-204  
 Privacy of inquiry: *see* PRIVACY OF INQUIRY  
 Private action against pornography as exercise of rights, [8]:247-250  
 Psychiatric therapy as breach of, [5]:127-135  
 "Substantial legislative activity" test and, [3]:166-177  
*See also:* FREEDOM OF SPEECH

## FOSTER CARE

- Placing children in, effects of, [12]:557-573

## FOURTEENTH AMENDMENT

- Enforcement clause of, [3]:133-140  
 New York's statutory scheme for voluntary child care agencies and, [4]:31-36

## FREEDOM OF SPEECH

- Attempted regulation of independent political speech, [10]:87-92  
 Balancing speech interests, [13]:659-664  
 Definitions, [8]:271-272  
 Mythology of in an electronic environment, [8]:271-279  
 Pornography and  
   Electronic environment, in an, [8]:274-277  
   "Slippery slope" concept, [8]:277-278  
 Public employees': *See* PUBLIC EMPLOYEES  
*See also:* FIRST AMENDMENT

## FUNDRAISING

- Independent candidates, for, [10]:135-141

## FUNDS, DOMESTIC

- Congressionally authorized and appropriated; executive impoundment of, [3]:93-118

## G

### GAY PEOPLE: *see* HOMOSEXUALS AND HOMOSEXUALITY

### GAY RIGHTS

- Constitutional litigation used to secure, [8]:309-310  
 Procedure and strategy in litigation, [8]:317-323  
*See also:* HOMOSEXUALS AND HOMOSEXUALITY

### GENOCIDE

- Involuntary sterilization as a form of, [4]:145-147

### GENTRIFICATION

- Comprehensive approach to, need for, [13]:934-935  
 Defined, [11]:260-264  
 Fair Housing Act: *see* FAIR HOUSING ACT

References are to Volume and page

**GENTRIFICATION**—continued

- Generally, [11]:255-279
- Origins of deconcentration policy,  
[11]:256-260
- Tipping and duty to integrate principles  
applied to, [11]:270-278
- See also:* **DISPLACEMENT AND  
DISPLACEMENT ZONING**

**GRADING APPEALS**

- Distribution in Dutch law faculties, [7]:1-13

**H****HABEAS CORPUS**

- Death row inmates
- Barefoot* case, [14]:834-835
- Lack of time for preparation of papers  
for, [14]:834-838
- Right to counsel and, [7]:70-71

**HAITI**

- Refugees from, [7]:121-124

**HANDBILLS**

- Shopping mall, distribution within *Lloyd Corp. v. Tanner*, [3]:70-82

**HANDICAPPED**

- Education for All Handicapped Children Act of 1975
  - Goals, legislative, [6]:48-50
  - Major provisions, [6]:44-45
  - Origin and evolution, [6]:45-48
  - Strengths, [6]:58-62
  - Weaknesses, potential, [6]:50-58
- Public accommodations laws, [7]:236-238, [7]:265-268

**HARASSMENT**

- Provisions against, [13]:944
- Sexual: *see* **SEX DISCRIMINATION**

**HIGHWAY CONSTRUCTION**

- Federal aid and the National Environmental Policy Act of 1969 (NEPA)
  - Administration of, [2]:19-24
  - Generally, [2]:11-30
- See also:* **NATIONAL ENVIRONMENTAL POLICY ACT OF 1969**

**HOMOSEXUALS AND  
HOMOSEXUALITY**

- Black experience and, [14]:935 *et seq.*
- Black gays, [14]:938
- Black & White Men Together, [14]:943-944
- Constitutional right to privacy and, [8]:311-316
- Discrimination against
  - Adoption by lesbian couples and, [14]:907-914
  - Generally, [14]:895 *et seq.*
  - Political movements and, [14]:915-922
  - Right of privacy invasion and, [14]:895-905
  - Social psychology of homophobia, [14]:923-924
- Feminist morality theory and, [14]:1000 *et seq.*
- Gay and lesbian political movement, evolution of, [14]:915-922
- Gay rights: *see* **GAY RIGHTS**
- Homophobia, social psychology of, [14]:923-934
- Lesbians
  - Bowers v. Hardwick* brief *Amicus Curiae* and, [14]:949 *et seq.*
  - Mothers and families; adoption of a child and, [14]:907-914
- Men of All Colors Together, Inc., [14]:943-944
- Minority/unminority aspects of, [14]:915-922
- Political movement by, [14]:915-922
- Right of privacy guarantees, [14]:895 *et seq.*
- Salsa Soul Sisters, [14]:943
- Sodomy laws and
  - Morality and: United Kingdom and United States, [14]:995-1016
  - State constitutional right of privacy guarantees and, [14]:973-994

**HOSPITALS**

- Federal funding and abortion; Hill-Burton Hospitals after *Roe* and *Doe*, [4]:83-97
- See also:* **ABORTIONS**, Refusal of hospitals to perform

**HOUSE ARREST**

- Incarceration, as alternative to, [12]:195-197



References are to Volume and page

**HOUSING**

- Abandoned and vacant, [1]:59-79
  - Governmental ownership, [1]:66-77
  - Private ownership of, [1]:78-79
  - "Quasi-public" ownership of, [1]:78-79
  - Rent control regulations, [1]:61-66
- Affordable: *see* HOUSING, AFFORDABLE
- Community residences for the mentally ill and retarded: *see* COMMUNITY RESIDENCES
- Evictions, retaliatory, [1]:86-117
- Municipal zoning; *Southern Burlington County NAACP v. Township of Mount Laurel*
  - Case description, [5]:204-207
  - Evaluation of standards, [5]:219-222
  - Generally, [5]:202-223
  - Precedential value, [5]:211-213
  - Solution; judicial vs. legislative, [5]:213-218
  - Unique nature of, [5]:207-210
- Racial and ethnic quotas; *Otero v. N. Y. C. Housing Authority*
  - Administrative law issue, [4]:3-4
  - Benign quotas, constitutionality of, [4]:16-18
  - Factual backgrounds, [4]:1-3
  - Fair Housing Act of 1968, construction of, [4]:5-9
  - Generally, [4]:1-19
  - Tipping, [4]:10-16

**HOUSING, AFFORDABLE**

- Actions for stable neighborhoods
  - Anti-harassment provisions, [13]:944-945
  - Anti-speculation taxes, [13]:940
  - Budget priorities, [13]:942
  - City-owned property, [13]:944
  - Community-level land use decisions, [13]:943
  - Condominium and cooperative conversion controls, [13]:942-943
  - Generally, [13]:938-944
  - Housing trust fund, [13]:941
  - Luxury housing tax, [13]:940-941
  - Progressive real property tax, [13]:941
  - Rent regulation, [13]:942-943
  - Taxes
    - Arrears, accelerated foreclosure of property, [13]:943-944
    - Assessment policies, [13]:939-940
    - Exemption and abatement policies, [13]:939

**HOUSING, AFFORDABLE—continued**

- In rem*, [13]:953-974
  - Advocacy strategies for, [13]:964-968
  - Background, [13]:954-961
  - City policy toward, critique of, [13]:961-963
  - Legal theories in support of *in rem* tenants, [13]:968-972
- Rent: *see* RENT REGULATION
- Zoning, [13]:911-929
  - Community and regional needs, [13]:921-922
  - Discrimination fought with the New York State Constitution, [13]:924-928
  - General welfare, for the, [13]:917-924
  - Manhattan Bridge District: *see* MANHATTAN BRIDGE DISTRICT
  - Mount Laurel I*, [13]:919-921
  - Paperwork resulting from New York's exclusionary decisions, [13]:922-924
  - Village of Euclid v. Ambler Realty Co.*, [13]:917-919

**HUMAN RIGHTS**

- Civil Rights Act of 1964, provisions, [9]:164-165
- Customary international law, torture and, [9]:202-220
  - Filartiga*, [9]:217
  - Ireland v. United Kingdom*, [9]:216
- International
  - 20th century changes, [9]:199
  - Federal jurisdiction and the protection of, [9]:199-240
    - Filartiga v. Pena-Irala*, [9]:200 *et seq.*
  - Torture, customary international law and, [9]:202-220
    - Filartiga*, [9]:217
    - Ireland v. United Kingdom*, [9]:216
- See also*: DISCRIMINATION

**I****ILLEGITIMACY: *see* CHILDREN, Non-marital; NONMARITAL MOTHERHOOD-BY-CHOICE****IMMIGRATION & NATIONALITY ACT (INA)**

- Asylum and refugees, [7]:126-131

**IMMUNIZATIONS**

- Mass inoculations
  - Alternative model, [6]:260-262

References are to Volume and page

**IMMUNIZATIONS—continued**

- Mass inoculations—continued
  - Generally, [6]:239-262
  - Liability, [6]:241-251
  - Swine flu, [6]:239-241
  - Swine flu law, [6]:251-260

**IMPLIED AUTONOMY RIGHTS**

- Generally, [13]:51-82
- Historical foundation of *Griswold v. Conn.*, [13]:58-70

**IMPOUNDMENT**

- Administrative Procedure Act, [3]:113-114
- Congressional attempts to restrict; pending legislation, [3]:107-111
- Congressional intent to control; ascertaining existence of, [3]:104-107
- Constitutional overview of, [3]:96-102
- Domestic funds, of, [3]:93-118
- Judicial review, [3]:112-117
- Mandamus Act, [3]:114
- Nature of, [3]:94-96
- Statutory basis for, [3]:102-104
- United States Code, [3]:113

**IMPRISONMENT: see DESERT THEORY OF SENTENCING; INCARCERATION****INCARCERATION**

- Alternatives
  - Community service; New York City experience, [12]:179-189
  - Conditional discharge, [12]:177-179
  - Danger of letting strategies overshadow values, [12]:159-170
  - Employment and school, [12]:193-194
  - Failures in the push for in the 70s, [12]:145-148
  - Fines, [12]:175-177
  - Generally, [12]:141-207
  - House arrest, [12]:195-197
  - Paper on; responses, [12]:197-207
  - Probation, [12]:190-191
  - Promoting; changing strategies, [12]:141-159
  - Relief afforded by, [12]:171 *et seq.*
  - Risks, [12]:159-170
  - School and employment, [12]:193-194
  - Strategy, shifts in, [12]:149-159
  - Supervision, intensive, [12]:192
  - Surveillance, [12]:195-197

**INCARCERATION—continued**

- Construction of prison facilities: *see subhead* Prison expansion, politics of
- Overcrowding, [12]:259-297
  - Constraints imposed by, [12]:269-270
  - Costs of, [12]:262-263
  - Crisis in criminal justice, as, [12]:265-266
- Eighth amendment and, [12]:300, [12]:309-314
  - See also under this subhead:* Institutional litigation
- Etiology of problem, [12]:263-265
- Immediacy of problem, [12]:167
- Institutional litigation
  - Eighth amendment and, [12]:300, [12]:309-314
  - Remedy, scope of, [12]:314-317
  - Responses and discussion as to, [12]:323-348
  - Rhodes v. Chapman*, effect, [12]:299-348
  - State courts, in, [12]:317-319
- Institutional responses, [12]:267-297
- Long-term planning, rationality of, [12]:272-273
- Magnitude of the problem, [12]:260-262
- Options, [12]:267-269
- Paper on; responses to and discussion of, [12]:289-297
- Rhodes v. Chapman*, effect, [12]:299-348
  - See also under this subhead:* Institutional litigation
- Prison expansion, politics of, [12]:209-258
  - Citizen's commissions, [12]:237-238
  - Community interests, in re, [12]:228-237
  - Department of Correctional Services, role of, [12]:210-218
  - Electorate, role of, [12]:218-223
  - Legislature's role, [12]:223-228
  - Local interests, in re, [12]:228-237
  - Paper on; responses to and discussion of, [12]:243-258
  - Punishment and, [12]:440

**INCOME**

- Median family income and poverty status (*table*), [13]:261
- Median; poverty status of women maintaining families (*table*), [13]:263

**INDEPENDENT CANDIDATES**

- Ballot access laws challenged, [10]:131-134
- Fundraising for, [10]:135-141
- Legal barriers to, [10]:125-130

References are to Volume and page

**INDEPENDENT SPENDING**

Bayh, Birch (*U.S. Senator*); defeat of, [10]:71-77

Generally, [10]:67-79

*See also*: CAMPAIGN FINANCING

**INDIAN CIVIL RIGHTS ACT**

Emergence of, [7]:21-27

Equal protection considerations, [7]:31-35

Tribal response to, [7]:27-30

**INDIANS: see NATIVE AMERICANS****INDIGENTS**

Appointment of attorneys for

Generally, [14]:801-810

*See also*: DEATH PENALTY,  
Indigent defendants

**INFORMED CONSENT**

Involuntary mental patients cannot give informed consent to experimental psychosurgery: *see* MENTAL PATIENTS, Involuntary

**INMATES' RELIGIOUS RIGHTS**

Generally, [11]:413-440

Least restrictive means standard, [11]:432-440

Reasonableness test misused, [11]:419-423

**INTERNAL REVENUE CODE**

Tax-exempt organizations

Legislative activity on the part of; provisions against, [3]:159-178

**INTERNAL REVENUE SERVICE**

Private schools, segregated; tax exempt status denied, [2]:87-90

*See also*: TAX-EXEMPT ORGANIZATIONS

**INTERNATIONAL HUMAN RIGHTS:**

*see* HUMAN RIGHTS

**INTERNATIONAL TRADE**

Dispute resolution, alternative

Arbitration, [14]:786-790

Generally, [14]:785-795

Mediation and conciliation, [14]:790-792

Minitrials, [14]:792-794

**INTERSTATE COMMERCE**

State LNG siting laws as burden on, [8]:33-35

**INVESTMENT, PRIVATE**

Equity issue, [13]:283-286

**IRAN**

Refugees from, [7]:117-121

**J****JAILS see: INCARCERATION; PRISONS****JAPANESE AMERICANS**

Disloyalty, exposing the myth of

Generally, [13]:199-221

Historical background, [13]:200-202

*Korematsu v. United States*, [13]:209-213

Redress campaigns, [13]:202-205

Social stigma, [13]:214-220

Writ of coram nobis, [13]:206-214

*Yasui v. United States*, [13]:213-214

**JOB STRUCTURE**

Changes in, [13]:248-252

**JOURNALISM: see PRIVACY OF INQUIRY****JUDGES**

Juries, overriding on sentencing, [14]:820-822

State judicial elections, pollution of, [14]:846-847

**JUDICIAL FACT-FINDING**

Curtailed of, [14]:577-582

Reasons for, [14]:601-611

Functions served by, [14]:583-601

**JUDICIAL REVIEW**

*Tennessee v. Garner* and, [14]:679-704

**JURORS, GENERALLY**

Jurors who are misguided in deciding guilt or in imposing death sentence, [14]:816-820

Selection (*See* JURY SELECTION)

**JURY INSTRUCTIONS**

Comprehension tests, [13]:545-547

**JURY SELECTION**

Capital cases, in, [14]:811-822

Changes of venue in capital cases, [14]:811-812

References are to Volume and page

### JURY SELECTION—continued

- Death penalty cases, [14]:811-822
- Impediments to in capital cases, [14]:813
- Jurors misguided in imposition of death penalty, [14]:816-822
- Unfair aspects discovered after trial, [14]:812

### JURY VERDICTS

- Socioeconomic factors influencing
  - Generally, [2]:1-10
  - Methods of studying, [2]:6-7
  - Results of studying, [2]:8-10
  - Studies of, [2]:2-6

### JUST COMPENSATION

- United States v. Fuller*
  - Applicable case law, [4]:231-233
  - Background, [4]:230-231
  - Fair market value, [4]:233-234
  - Generally, [4]:229-240
  - Taylor Grazing Act, [4]:236-239
  - Valuation based on land use, [4]:234-236

### JUVENILE COURT STATUTES

- Void for vagueness doctrine and Adequate standards and arbitrary enforcement, [4]:46-47
- Fair notice, [4]:45
- Federal court decisions after *Gault*, [4]:51-56
- Generally, [4]:39-59
- History of juvenile court system, [4]:39-41
- Incorrigibility statutes, [4]:41-43
- Omnibus clauses, alternatives to, [4]:56-58
- Overbreadth, [4]:47
- Supreme court decisions, [4]:48-51

### JUVENILE JUSTICE REFORM ACT OF 1976

- Generally, [6]:217-237
- Impact of, [6]:234-237
- Juvenile justice system before and after enactment, [6]:218-224
- Legal challenges, [6]:224-233

## L

### LABOR

- Sexual division in the family, [13]:852-865
- Social change in, [13]:11-17

### LABOR LAW: *see* COLLECTIVE BARGAINING AGREEMENTS

### LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT OF 1959 (LMRDA)

- Assembly, freedom of, [12]:460-464
- Effectiveness of, [11]:157-174
- Elections and, [13]:455-458
- Enforcement of, problems in, [11]:160-174
- Equal rights and, [12]:455
- Generally, [11]:154 *et seq.*
- Improper disciplinary action, safeguards against, [12]:464-470
- Labor unions, effect of Title I, [12]:470 *et seq.*

#### *See also:* LABOR UNIONS

- Philosophical basis, [12]:449-454
- Political history, [12]:449-454
- Speech, freedom of, [12]:460-464
- Substantive guarantee, [12]:458-460
- Title I and the court, [12]:454-470
  - Bill of Rights of Labor Union Members[12]:481-483
  - Reforms to be implemented, [12]:478-479

### LABOR MARKET

- Mismatch hypothesis questioned, [13]:239-242
- Policy and education, [13]:237-238

### LABOR MOVEMENT

- Closing address of the conference on, [11]:187-192

### LABOR RELATIONS

- Post-war
  - Discussion, [11]:149-152
  - Generally, [11]:125-152
  - Responses, [11]:133-148

### LABOR UNIONS

- Superseniority
  - Union officials, [6]:20-21
  - Union stewards: *see subhead* Union steward superseniority
- Title I LMRDA and, [12]:470 *et seq.*
  - Bill of Rights of members, [12]:481-483
  - Historically, [12]:471-478
- Union steward superseniority
  - Dairlea*, [6]:7-12
  - Fair representation, union duty of, [6]:3-7

References are to Volume and page

**LABOR UNIONS—continued**

- Union steward superseniority—continued
    - Generally, [6]:1-22
    - Justification, [6]:12-17
  - Union discretion, boundaries of; *Scofield v. NLRB*, [6]:17-20
- See also:* UNIONS

**LAETRILE**

- Chemical analysis of, [7]:314-315
- Effectiveness of, [7]:315-317
- FDA ban on, [7]:318-319
- Federal regulation, [7]:318-321
- Generally, [7]:313-334
- Regulation
  - Compelling state interests in, [7]:329-332
  - Proposals for, [7]:332-334
- Right of privacy and
  - Abortion rulings upholding right to make personal health decisions, [7]:325-326
  - Choice of medical treatment as a fundamental right, [7]:328
  - Constitutional framework, [7]:323-328
  - Griswold v. Connecticut*, [7]:324-325
  - Recent case law, [7]:328-329
  - State regulation of
    - Generally, [7]:326-328
    - Parens patriae*, [7]:326-327
    - Police power, [7]:327-328
- State regulation, [7]:321-323
- Studies done on, [7]:315-318
- Toxicity of, [7]:317-318

**LAND OWNERSHIP**

- Blacks, by; methods used to effectuate loss of land
  - Adverse possession and, [9]:157-158
  - Credit, effect of lack of, [9]:150-156
  - Eminent domain and, [9]:158-160
  - Fraudulent means used, [9]:160
  - Generally, [9]:127-161
  - Heirs, property, passage of, [9]:128-139
  - Instruments to secure debt and, [9]:150-156
  - Secured transactions and, [9]:150-156
  - Statutory reform, a proposal for, [9]:127-161
  - Tax sales and, [9]:139-149

**LANDRUM-GRIFFIN ACT**

- Union democracy and, [11]:153-192

**LAND USE**

- Community-level decisions, [13]:943

**LEGALESE**

- Comprehensibility of, [13]:531-558
  - Tests for, [13]:536-545
- Criticisms of, [13]:520-558
- Generally, [13]:520-578
- Readability, [13]:547-561
  - Graph for estimating, [13]:550
- Reform of, [13]:568-573
- Strange style, [13]:522-530

**LEISURE TIME ACTIVITIES**

- Public accommodations laws, [7]:248-253

**LESBIANS: see HOMOSEXUALS AND HOMOSEXUALITY, Lesbians****LIBEL**

- Gertz v. Robert Welch, Inc.*
  - Background, [5]:90-92
  - Concurring opinion, [5]:93-94
  - Critical analysis, [5]:96-105
  - Dissenting opinions, [5]:94-96
  - Generally, [5]:89-114
  - Practical effects of, [5]:108-111
  - Problems posed by; solutions to
    - Practical, [5]:111-113
    - Proposed, [5]:105-108
  - Rationale, [5]:92-93

**LIQUEFIED NATURAL GAS (LNG)**

- Facilities siting laws
  - Background, [8]:7-11
  - Coastal Zone Management Act of 1972, [8]:38-39
  - Federal power of eminent domain, [8]:35-37
  - Federal regulation, [8]:11-13
  - Federal-state conflict, [8]:24-29
  - Generally, [8]:7-44

References are to Volume and page

### LIQUEFIED NATURAL GAS (LNG)— continued

- Facilities siting laws—continued
  - Natural Gas Act and federal preemption, [8]:18-29
  - Natural Gas Pipeline Safety Act, [8]:29-33
  - Occupying the field, [8]:21-24
  - Preemption doctrine
    - Alternatives to, [8]:37-44
    - Generally, [8]:15-18
  - Proposed legislative approaches, [8]:41-43
  - Recent Congressional legislation, [8]:39-41
  - State regulation
    - Burden on interstate commerce, [8]:33-35
    - Challenges to siting laws, [8]:14-15
    - Generally, [8]:13-14
    - Purposes of, [8]:26-29

### LITERATURE

- Distribution of
  - Armed Forces' prior restraints; *Dash* case, [2]:30-40

### LODGINGS

- Public accommodations laws, [8]:14-15

### M

### MANAGEMENT PREROGATIVE

- Discussion, [11]:122-124
- Responses, [11]:109-122
- Scope of bargaining, [11]:88-108

### MANHATTAN BRIDGE DISTRICT

- Area study, [13]:912-914
- Origins of special district, [13]:912-916

### MARITAL STATUS

- Public accommodations laws, [7]:268-269

### MASS TORT CASES

- "Agent Orange" litigation, attorney's fees in, [14]:613-631

### MEDIA

- Presidential nominations, role in, [10]:33-34
- Women's images in, [8]:207-214

### MENTAL INSTITUTIONS: *see* COMMITMENT

### MENTAL PATIENTS

- Due process rights; *O'Connor v. Donaldson*, [6]:65-82
  - Analysis and argument, [6]:75-82
  - Facts of the case, [6]:66-69
  - Lower courts and, [6]:70-72
  - Supreme Court decision, [6]:72-75
- Housing for; community residence movement: *see* COMMUNITY RESIDENCES
- Involuntary; experimental psychosurgery; *Kaimowitz v. Department of Mental Health*
  - Constitutional considerations, [4]:218-222
  - Facts and holdings, [4]:208-209
  - Generally, [4]:207-227
  - High-risk, low-benefit ratio, [4]:209-211
  - Informed consent, [4]:211-217
  - Legal and practical ramifications of, [4]:222-226

### MIDDLE CLASS

- "Vanishing," [13]:252-264

### MINORITIES

- Adults in stagnant jobs, [13]:254-256
- Social interests of, recognition of, [13]:310-311
- Youths, employment problems, of, [13]:253-254

### N

### NARCOTICS ADDICT: *see* PHARMACOLOGICAL DURESS

### NATIONAL ENVIRONMENTAL POLICY ACT OF 1969 (NEPA)

- Citizens' suits, [2]:14-19
- Litigation
  - Court's interpretation of NEPA [2]:24-25
  - Jurisdiction, [2]:25-26
  - Retroactivity and laches, [2]:27-28
  - SEC authority and, [8]:127-141
  - Substantive v. procedural rights, [2]:28-29
- See also:* NUCLEAR POWER PLANTS

### NATIONAL HOUSING POLICY

- Generally, [11]:255-279
- See also:* GENTRIFICATION

References are to Volume and page

**NATIONAL LABOR RELATIONS ACT (NLRA)**

- Access to toxic-related information under, [13]:171-172
- Mandatory bargaining, scope of, [13]:151-154
- Toxic-related information, disclosure of, [13]:150 *et seq.*

**NATIONAL LABOR RELATIONS BOARD (NLRB)**

- OCAW cases; decisions, [13]:158-160

**NATIVE AMERICANS**

- BIA welfare extended to; *Ruiz v. Morton*, [3]:201-212
- Bureau of Indian Affairs: *see* BUREAU OF INDIAN AFFAIRS
- Constitutional status of reservation Indian before 1968, [7]:16-21
- Indian Civil Rights Act: *see* INDIAN CIVIL RIGHTS ACT
- Land claims, preconstitutional
  - Generally, [11]:473-519
  - Historical perspective, [11]:474-489
  - Indian sovereignty, [11]:500-513
  - Oneida Indian Nation v. New York*, [11]:489-500
  - Remedies, [11]:513-517
- Tribal memberships: *see* TRIBAL MEMBERSHIPS

**NATURAL GAS ACT (NGA)**

- Federal preemption and, [8]:18-29
- Purposes of, [8]:25-26

**NATURAL GAS PIPELINE SAFETY ACT**

- Generally, [8]:29-33

**NATURAL RESOURCES, RECYCLING OF: *see* RECYCLING****NATURE OF LAW**

- Generally, [13]:44-47

**NATURE OF PRACTICE**

- Generally, [13]:47-50

**NEW JERSEY EDUCATION ASSOCIATION V. BURKE**

- Analysis of, [8]:407-420
- Facts, [8]:406-407
- Generally, [8]:405-421

**NEWS REPORTING**

- Fair use doctrine and, [13]:655-656

**NEW YORK**

- Family disputes, court-ordered mediation in, [14]:741-756
- New York City; *in rem* housing: *see* HOUSING, AFFORDABLE
- New York City Legal Aid: *see* COUNSEL, EFFECTIVE

**NEW YORK STATE CONSTITUTION**

- Fighting zoning discrimination
  - Civil rights perspective, approaching the SMBD from a, [13]:924-927
  - Mandate to provide for the needy, [13]:927-928

**NOISE REGULATION: *see* AIRCRAFT NOISE REGULATION****NONMARITAL MOTHERHOOD-BY-CHOICE**

- Children of, [11]:200-204
- Constitutional protection of, [11]:222-230
- Fathers involved in, [11]:204-207
- Generally, [11]:193-253
- Social reality, [11]:195-200
- See also:* CHILDREN, Nonmarital; UNIFORM PARENTAGE ACT

**NUCLEAR POWER**

- Atomic Energy Act, [10]:268-273
- Atomic Energy Commission, [10]:204
  - See also:* NUCLEAR POWER PLANTS
- Democratic values and, [10]:347-361
- Development of, implications of, [10]:231 *et seq.*
- Discussion of, [10]:199-200, [10]:227-229
- Emergency situations
  - Area searches, [10]:310-312
  - Civil liberties implications, [10]:299-324
  - Deadly force, use of, [10]:308-309
  - Detention, [10]:313-314
  - Discussion, [10]:323-324
  - Government responsibility and authority, [10]:300-308
  - Response, [10]:319-321
  - Sociological implications, [10]:315-317
  - Wiretapping and surveillance, [10]:312-313
- Explosives and safeguards, [10]:196-198
- Federal officials and, [10]:204

## References are to Volume and page

## NUCLEAR POWER—continued

- Governmental culpability, [10]:208-209
- Interests and actors, [10]:203-206
- Movement against, [10]:351-352
- Operation of nuclear plants, [10]:189-190
- Protected by lethal force, [10]:212
- Reactors, safety of
  - Damage from other causes, [10]:192-196
  - Generally, [10]:190-192
- Responses, [10]:215-226
- Rights and liberties, [10]:273-285
- Security imperative
  - Generally, [10]:201-229
  - Infiltration, [10]:210-211
  - Internal agency discipline, [10]:205-206
  - Job clearance, [10]:210-211
  - Police powers, extension of, [10]:213
  - Surveillance, [10]:210-211
  - See also:* SECURITY IMPERATIVE
- State action and the constitutional accountability of private utilities (panel), [10]:325-345
- Technical concerns, [10]:189-200
- Unique character of, [10]:202-203
- Utilities, [10]:206
  - See also:* PRIVATE UTILITIES

## NUCLEAR POWER PLANTS

- Atomic Energy Commission, role of in environmental control, [2]:38-42
- Calvert Cliffs* decision, [2]:32-38
- Environmental control
  - Federal and state responsibilities
    - Atomic Energy Commission, role of, [2]:38-42
  - Development of federal-state relationship, [2]:23-32
  - Generally, [2]:20-43
  - National Environmental Policy Act and *Calvert Cliffs*, [2]:32-38
  - National Environmental Policy Act and *Calvert Cliffs*, [2]:32-38

## O

## OBSCENITY

- Detection of, [2]:1-19
- Determination of
  - "Taken as a whole" standard, [8]:259-269
  - Abuses and misapplication of, [8]:264-268
- Modern concept of, [2]:2-5
  - Roth v. United States*, [2]:5-6
- Roth* test, [2]:7-10
- Tests for, [2]:7-17

## OCCUPATIONS

- Fastest growing occupations (*table*), [13]:258
- Highest projected growth rates and absolute growth (*table*), [13]:252
- Lowest and highest paying full time occupations (*table*), [13]:257
- Major groups of women maintaining families (*table*), [13]:263
- Minority participation rates (*table*), [13]:298, [13]:299

## OIL, CHEMICAL, AND ATOMIC WORKERS UNION (OCAW)

- Disclosure of toxic-related information (OCAW cases)
  - Analysis, [13]:162-165
  - D.C. Circuit decision, [13]:160-162
  - History, [13]:155-158
  - NLRB decisions, [13]:158-160

## P

## PARENT AND CHILD

- Biological father, rights of, [11]:239-240
- Corporate welfare society and issues of abortion and privacy, [13]:865-884
- Custody proceedings: *see* CUSTODY PROCEEDINGS
- Family bonds, severing, [12]:557-573
- Fathers
  - Biological; interests protected by Uniform Parentage Act, [11]:230-347
  - Nonmarital, [11]:204-207
- Illegitimacy: *see* CHILDREN, Nonmarital; NONMARITAL MOTHERHOOD-BY-CHOICE
- Natural parents, constitutional rights under New York's adoption statutes, [12]:617-666
- Psychological parenting theory, [12]:535-537
  - Legal and political implications of, [12]:549-555
- Sex education in public schools; parental rights, [12]:591-616
- Sexual division of labor in family, [13]:852-865
- See also:* CHILDREN; FAMILY DISPUTES; FAMILY TELEVISION VIEWING; SEX EDUCATION, Parental rights on



References are to Volume and page

**PARETO OPTIMALITY**

Economics of, [10]:478-481  
Solid waste problem, [10]:481-486

**PENSION FUNDS: see PUBLIC PENSION FUNDS****PHARMACOLOGICAL DURESS**

Compulsion and, [3]:141-142  
Defense of, [3]:150-157  
Generally, [3]:141-158  
*Watson* and the eighth amendment, [3]:143-150

**PLANT CLOSINGS**

Controls on, [13]:272-273  
Generally, [11]:83-124  
*See also*: MANAGEMENT PREROGATIVE

**PLEA BARGAINING**

Generally, [12]:92-94

**POLICE**

Deadly force, use of: *see* DEADLY FORCE  
Extension of powers of, [10]:213

**POLITICAL SPEECH, CORPORATE: see CORPORATE POLITICAL SPEECH****PORNOGRAPHY**

Art in the pornographic environment, [8]:277-288  
First Amendment and, [8]:255-257  
Generally, [8]:181-185  
Gynocidal propaganda, as, [8]:219-223  
Obscenity, determination of "Taken as a whole" standard, [8]:259-269  
Abuses and misapplication of, [8]:264-268  
Private action against as exercise of First Amendment rights  
Generally, [8]:247-250  
Opposition to, [8]:251-253  
Regulation of (panel discussion), [8]:281-300  
Terrorism, as form of, [8]:215-218  
Violent  
Effects of (panel discussion), [8]:225-245  
First Amendment and; dialogue concerning, [8]:187-204  
Women's images in, [8]:207-214  
*See also*: FIRST AMENDMENT; FREEDOM OF SPEECH

**PREGNANCY**

Equality and  
Doctrinal framework, generally, [13]:329-332  
Equal treatment/special treatment debate, [13]:351-380  
Generally, [13]:325-380  
History of litigation, [13]:333-351  
*Miller-Wohl Co., Inc. v. Commissioner of Labor & Industry*, [13]:370-374

**PRESIDENT**

Domestic funds impounded by, [3]:93-118

**PRESIDENTIAL CAMPAIGNS**

1980 election, [10]:104-109  
*See also*: FEDERAL ELECTION CAMPAIGN ACT; PRESIDENTIAL ELECTION CAMPAIGN FUND ACT

**PRESIDENTIAL ELECTION CAMPAIGN FUND ACT**

Grassroots political activity, demise of, [10]:93-97

**PRESIDENTIAL NOMINATIONS**

Campaign financing: *see* CAMPAIGN FINANCING  
Constitutional and policy questions, [10]:37-39  
Election law reform: *see* ELECTION LAWS  
Independent political speech, attempted regulation of, [10]:87-92  
Media, role of, [10]:33-34  
Policy concerns, [10]:12-15  
Primary system  
History, [10]:10-12  
Reform, proposals for, [10]:15-18, [10]:19-35  
Schedule reform, [10]:22-28  
Revision of the system, [10]:9-39  
Selection of delegates, [10]:31-33

**PRIMARY SYSTEM: see PRESIDENTIAL NOMINATIONS****PRISONER RIGHTS**

*Clutchette v. Procunier*, [2]:63-76  
Due process; *Clutchette v. Procunier*, [2]:63-76

References are to Volume and page

**PRISONS**

Disciplinary hearings, provisions for due process and access to counsel;  
*Clutchette v. Proconier*, [2]:63-76  
Overcrowding; Desert theory *see*  
DESERT THEORY OF  
SENTENCING  
*See also: INCARCERATION*

**PRIVACY**

Abortion and: *see* ABORTION  
The Constitution and, [13]:70-82  
Illegitimate children, mothers of, rights as to, [9]:265-268  
Right of: *see* RIGHT OF PRIVACY

**PRIVACY OF INQUIRY**

Generally, [10]:503-534  
Journalist's privilege, justification for, [10]:507-523  
Privilege claims by nonprofessional newsgatherers, [10]:504-506

**PRIVATE ASSOCIATIONS**

Judicial intervention in the conduct of Constitutional developments, [4]:68-82  
Doctrine of private associations; weakening of, [4]:62-68  
Due process clause, [4]:77-82  
Equal protection clause, [4]:77-82  
Generally, [4]:61-82  
"Right" of association, [4]:68-72  
State action doctrine, [4]:72-77

**PRIVATE INVESTMENT**

Equity issue, [13]:283-286

**PRIVATE PROPERTY**

Eminent domain and just compensation;  
*United States v. Fuller*, [4]:229-240

**PRIVATE SCHOOLS**

Segregated  
Charitable exemption/deduction denied;  
*Green v. Connally*, [2]:71-90  
Charitable trusts, common law doctrine of, [2]:77-81  
Constitutional issues, [2]:82-87  
*Green v. Connally*, [2]:71-90  
Tank truck doctrine, [2]:75-77  
Tax exempt status denied, [2]:87-90

**PRIVATE UTILITIES**

Constitutional accountability of (panel), [10]:325-345

**PROBATION**

Incarceration, as alternative to, [12]:190-191

**PROCEDURE**

Lawyer's role, [13]:26

**PROFESSIONAL SERVICES**

Public accommodations laws, [7]:256-257

**PROOF**

Sexual harassment cases under Title VII, [13]:87-102

**PROPAGANDA**

Gynocidal; pornography as, [8]:219-223

**PROPERTY**

City-owned; used to encourage stable neighborhoods, [13]:944  
Welfare recipients; rights protected by due process clause; *Roth*, [5]:194-198

**PROSTITUTION**

Male sex urges and, [12]:379-380  
Petty offense exception in New York  
Generally, [11]:281-296  
Supreme Court and, [11]:282-294  
Right of accused to a jury trial, [11]:281-296  
Seriousness of offense, determination of, [11]:294

**PROVING INTENT**

Development of the requirement in the Supreme Court, [10]:437-452  
Equal protection cases, [10]:435-467  
Equitable intent standard; criticism and proposals, [10]:461-465  
Federal courts' response to intent requirement, [10]:452-461  
Relevant facts, [10]:456-461

**PSYCHIATRIC THERAPY**

First amendment, as breach of, [5]:127-135

**PUBLIC ACCOMMODATIONS LAWS**

Administrative agencies, [7]:273-286  
Age, [7]:269  
Ancestry, [7]:262-263  
Barber shops, [7]:255-256  
Bars, [7]:250  
Beauty parlors, [7]:255-256

References are to Volume and page

**PUBLIC ACCOMMODATIONS LAWS—**  
continued

Cemeteries, [7]:257  
 Clubs, private, [7]:250-252  
 Concept of, [7]:217-218  
 Credit institutions, [7]:257-259  
 Current status of, [7]:216-217  
 Definition of, drafting of a, [7]:240-243  
 Equal Credit Opportunity Act, [7]:235-236  
 Federal  
   Generally, [7]:219-238  
   Handicapped, for the, [7]:236-238  
 Handicapped, for the, [7]:265-268  
 Leisure time activities, [7]:248-253  
 Lodgings, [7]:247-248  
 Marital status, [7]:268-269  
 Places covered under (*chart*), [7]:290-291  
 Professional services, [7]:256-257  
 Race and color, [7]:261-262  
 Recreational facilities (controversial),  
   [7]:249-253  
 Religion, [7]:263-264  
 Religious organizations, [7]:252-253  
 Restaurants, [7]:247  
 Sex, [7]:264-265  
 Sexual orientation, [7]:269-271  
 State action doctrine  
   Application to states without public  
   accommodations statutes, [7]:233-  
   235  
 State facilities, [7]:259-260  
 State statutes  
   Classifications covered under, [7]:260-  
   272  
   *Chart*, [7]:292-293  
   Discrimination, [7]:243-245  
   Generally, [7]:238-286  
   History of, [7]:238-240  
   Places covered by, [7]:245-260  
   Remedies and enforcement under,  
   [7]:272-286  
   *Chart*, [7]:294-300  
 Survey of, [7]:216-311  
 Transactional freedom, [7]:253-259  
 Transport facilities, [7]:246

**PUBLIC EMPLOYEES**

Free speech rights of  
   Adjudicatory standard, suggested  
   refinements in, [13]:195-198  
   *Connick v. Myers*, [13]:173-198  
   *Pickering* test in operation, [13]:189-195  
   Summary of the law, [13]:174-177

**PUBLIC INTEREST LITIGATION**

Attorney's fees, court-awarded;  
   Congressional proposals to limit or  
   bar, [14]:523-574  
 Reflections on, [8]:1-5

**PUBLIC PENSION FUNDS**

Investment of  
   Legal issues, analysis of, [10]:415-431  
   Recommendations, [10]:431-434  
   South Africa issue, [10]:407-413  
   State action, [10]:413-415

**R**

**RACE AND COLOR**

Public accommodations laws, [7]:261-262

**RACIAL DISCRIMINATION**

Death sentences, in imposition of,  
   [14]:826-828

**RAPE**

Forcible rape, [12]:375-377  
 Male sex urge and, [12]:372-379  
 Marital rape, [12]:377-379  
 Statutory, [12]:373-375

**RATIONAL CHOICE**

Capacity for; lack of as grounds for  
 commitment, [10]:404

**READABILITY: see LEGALESE**

**REAGAN ADMINISTRATION**

Refusal to enforce Title VII of the Civil  
 Rights Act, [13]:493-496

**RECYCLING**

Solid waste  
   Generally, [10]:469-501  
   Pareto optimality, [10]:478-486  
   State program, [10]:471-477, [10]:486-  
   500  
*See also: ENVIRONMENTAL  
 CONTROL*

**REFUGEES**

Chilean, [7]:109-117  
 Haitian, [7]:121-124  
 Iranian, [7]:117-121  
 Right to counsel  
   Generally, [11]:297-329  
   Importance of, [11]:299-302

## References are to Volume and page

**REFUGEES—continued**

- Right to counsel—continued
- Origin of, [11]:302-306
- Proposals to insure, [11]:324-328
- Rendered meaningless by current law, [11]:306-324
- See also:* ASYLUM

**REHABILITATIVE ALIMONY**

- Defined, [13]:670-673
- Determination of, [13]:679-683
- Development of, [13]:676-679
- Discretion, court's, [13]:686-688
- Effects of, [13]:689
- Generally, [13]:667-693
- Permanent alimony vs., [13]:683-686
- Proposal, [13]:689-692
- Significance of, [13]:673-676

**RELIGION**

- Alternative religions
  - Government control and the first amendment, [9]:1-126
  - Unpopular sects, protection for, [9]:9-15
  - See also subhead:* Cults, protection of
- Cults, protection of
  - Broadness of group included under definition of protection, [9]:98
  - Cult phenomenon, discussion; fad or fact, [9]:17-32
  - Dangers of cults, [9]:31-32
  - Deprogramming, problem of, [9]:39-42, [9]:73-89
  - Effects of membership and activities: panel discussion, [9]:91-107
  - Extra-religious activities of cults and, [9]:43-46
  - Failure of cults, [9]:49
  - Families, conflicts with, [9]:46-49
  - First amendment and, [9]:1-126
  - Legal support of deprogramming, controversy in re, [9]:73-89
  - Mental health issues raised by growth of new religions, [9]:80-84
  - Methods and permissibility of regulation, [9]:109-123
  - Mind control, confusion as to, [9]:34-39
  - Reconceptualizing "the cult problem," [9]:33-50

**RELIGION—continued**

- Cults—continued
  - Regulation, permissibility and methods of, [9]:109-123
  - Religious totalitarianism, effects, [9]:51-71
  - Slavery, religious totalitarianism as, [9]:51-71
  - Thirteenth amendment aspects, [9]:53-67
  - Unpopular sects, equal protection for, [9]:9-15
- Inmates' rights: *see* INMATES'
- RELIGIOUS RIGHTS**
- Protection, group included in definition of, [9]:98
- Public accommodations laws, [7]:263-264
- Unemployment compensation cases, denying freedom of religion in; *Thomas v. Review Board of Indiana Employment Security Division*, [9]:371-408

**RENT REGULATION**

- Economics and
  - Basic model, [13]:976-978
  - Empirical evidence, [13]:978-979
  - Generally, [13]:975-988
  - Landlord profits may not lead to expanded supplies of rental properties, [13]:980-982
  - Profits in the industry may be greater than normal, [13]:982-983
  - Reduced revenue may not lead to reduced service, [13]:983-984
  - Rent controls, second generation (moderate), [13]:985-987
  - Stable neighborhood, action taken to encourage, [13]:942-943

**RESTAURANTS**

- Public accommodations laws, [7]:247

**RETARDED PEOPLE**

- Housing for; community residence movement: *see* COMMUNITY RESIDENCES

**RETIREMENT: see DISCRIMINATION, Mandatory retirement and; SOCIAL SECURITY SYSTEM****RETRAINING**

- Anti-discrimination policy and, [13]:272-273

References are to Volume and page

## RIGHT OF PRIVACY

- Constitutional guarantees of
  - Homosexual love and, [8]:311-316, [14]:895 *et seq.*
  - State guarantees as affecting sodomy laws, [14]:973-994
- Eisenstadt*, implications of, [3]:65-68
- Generally, [8]:311-316, [14]:895 *et seq.*
- Homosexual love and Constitutional guarantees of the right, [14]:895-905, [14]:973-994
- Involuntary mental patients, [4]:218-219
- Sodomy laws, use of state constitutional right to privacy and, [14]:973-994
- State constitutional rights, use to defeat state sodomy laws, [14]:973-974
- See also:* ABORTION, Privacy, issue of

## ROBBERIES

- Selective incapacitation, purported effects on aggregate robberies, [12]:46-51

## S

## SALARY: *see* COMPENSATION; WAGE DISCRIMINATION

## SCHOOL DESEGREGATION

- Antibusing legislation and the Constitution
  - Generally, [3]:119-140
  - President's proposals and the enforcement clause of the fourteenth amendment, [3]:133-139

## SCHOOL FILES

- Right to control one's own
  - Common law, [5]:42-48
  - Constitutional considerations, [5]:59-64
  - Federal legislation, [5]:52-59
  - Generally, [5]:39-64
  - Historical background, [5]:40-42
  - State statutes, [5]:48-52

## SCHOOL FINANCE REFORM

- Board of Education, Levittown Union Free School District v. Nyquist*
  - Court's findings, [8]:94-101
  - Generally, [8]:87-120
  - Original plaintiffs, [8]:91-92
  - Plaintiffs-intervenors, [8]:92-94

## SCHOOL FINANCE REFORM— continued

- New York, school financing in, [8]:89-91
- Remedies, [8]:118-119
- San Antonio Independent School District v. Rodriguez*
  - Court's conclusions
    - Original plaintiff, [8]:104-113
    - Plaintiffs-intervenors, [8]:113-118
  - Generally, [8]:101-104

## SECURITIES EXCHANGE COMMISSION (SEC)

- National Environmental Policy Act and, [8]:127-141

## SECURITY IMPERATIVE

- Atomic Energy Act, [10]:268-273
- Discussion, [10]:257-263, [10]:293-298
- Legal and social problem, [10]:244-248
- Legal remedies, [10]:234-244
- Private intelligence abuses, [10]:233-263
- Responses, [10]:215-226, [10]:249-256, [10]:285-291
- Secrecy
  - Generally, [10]:265-298
  - Origins, [10]:266-268

## SEGREGATION

- Occupational and industrial, [13]:256-258
- Private schools: *see* PRIVATE SCHOOLS
- See also:* SCHOOL DESEGREGATION

## SELECTIVE INCAPACITATION

- Accuracy of prediction method, [12]:13-22
- Alternative, as, [12]:439-440
- Autonomy, right of, [12]:405-411
- Constitutional aspects, [12]:411-422
- Crime rate and, [12]:422-428
- Criminality
  - Forecasting, [6]:13-16
  - Prediction study; design, [12]:16-20
- Current use, [12]:391-397
- Dangerous offenders
  - Identifying, [12]:397-405
  - Treatment, [12]:388
- Defined, [12]:55-59
- Deterrence as justification for, [12]:433-436
- Discussions and responses as to, [12]:67-83
- Disproportionality and, [12]:419-422
- Equal protection and, [12]:417-419
- Equity and, [12]:63-64

## References are to Volume and page

**SELECTIVE INCAPACITATION—**

continued

- Ethical issues; false positives and undeserved punishment, [12]:31-37
- Ethical problem, [12]:405-411
- Future behavior, punishment for, [12]:413-415
- Greenwood study, [12]:12 *et seq.*, [12]:71-76
  - False positives and false negatives, [12]:21
  - Predictive factors, [12]:20
  - Results, [12]:20-22
  - Variability, [12]:20-21
- Habitual offender statutes and, [12]:392-394
- Incidence of crime, purported effects of, [12]:22-31
- Investigative decisions as to, [12]:396-397
- Judicial discretion and, [12]:395-396
- Justification for imprisonment and, [12]:386-448
- Likely consequences of policy of, [12]:422-429
- “Political pressures” argument, [12]:40-42
- Prediction, imperfect; problem of, [12]:59-66
- Prediction, state of knowledge as to, [12]:44-45
- Preventive detention and, [12]:394
- Prior criminal activity and, [12]:55-58
- Prison overcrowding, [12]:37-38
- Prison population and, [12]:428-429
- Prosecutorial decisions as to, [12]:396-397
- Rehabilitation, as justification for, [12]:430-432
- Resources, issues as to, [12]:37-42
- Retribution as justification for, [12]:436-439
- Robberies, aggregate; purported effects on, [12]:46-51
- Sentencing, criteria for; choosing, [12]:38-42
- Sentencing practices, existing; effort to improve fairness of, [12]:53-66
- Side effects, beneficial, [12]:64-65
- Status, as punishment for, [12]:415-417
- Undeserved punishment, [12]:34-37

**SELECTIVE SERVICE**

- Hearings, right to counsel at
  - Administrative hearings, [2]:44-45
  - Congressional attitude towards, [2]:59-61

**SELECTIVE SERVICE—continued**

- Hearings—continued
  - Generally, [2]:42-62
  - Personal appearance before the board, [2]:46-61
- Personal appearance before the board
  - Adjudicative nature of the hearing, [2]:46-49
  - Right to counsel at, [2]:49

**SENIOR CITIZENS**

- Commitment of: *see* COMMITMENT
- See also:* DISCRIMINATION, Age as basis for; SOCIAL SECURITY

**SENTENCING**

- Death penalty *see* DEATH PENALTY
- Desert theory *see* DESERT THEORY OF SENTENCING
- Existing practices, selective incapacitation and: *see* SELECTIVE INCAPACITATION
- Predictive: *see* SELECTIVE INCAPACITATION

**SETTLEMENT**

- Marek v. Chesny*, effect of, [14]:512-515
- See also:* JUDICIAL FACT-FINDING

**SEX**

- Differentiating from sexism, [12]:357
- Male sex drive and behavior in re, [12]:357-383
- Prostitution and, [12]:379-380
- Rape: *see* RAPE
- Sodomy
  - Law reform as to, [14]:973 *et seq.*
  - United Kingdom laws, [14]:995-1016
  - United States laws, [14]:995-1016
  - Use of state constitutional right of privacy and, [14]:973-994
- Women, need for protection from men: *see* WOMEN

**SEX DISCRIMINATION**

- Clothing that is revealing or provocative, efforts of requirement to wear, [9]:297-299
- Debilitating work, environments resulting from harassment, actionability, [9]:286-296
- Employment, in, [12]:363-370
- Equal protection and
  - Evolving doctrine of, [5]:5-16

References are to Volume and page

**SEX DISCRIMINATION—continued**

- Equal protection and—continued
  - Kahn v. Shevin*—continued
  - Generally, [5]:1-38
  - Kahn v. Shevin*
    - Facts and decision, [5]:16-19
    - Implications of, [5]:19-24, [5]:24-32
    - Predictions and suggestions, [5]:36-38
- Generally, [12]:357-383
- “Grooming” decisions, actionability, [9]:299-301
- Historical background of, [5]:2-4
- “Long hair” decisions, [9]:299-301
- Non-employers, actionability for harassment by, [9]:296
- Public accommodations laws, [7]:264-265
- Sexual advances by employer, actionability, [9]:278-286
- Sexual harassment as element of
  - Actionability as sexual discrimination, [9]:278-304
  - Effects, [9]:272-278
  - Extent of in the work place, [9]:272-278
  - Legal recognition of, [9]:271
  - Nature of, [9]:272-278
- Standard of scrutiny, [13]:133-136
- State constitutions and, [13]:115-147
- Women, discrimination against
  - Clark v. World Airways*, [9]:293
  - Continental Can Co. v. Minnesota*, [9]:290 *et seq.*

**SEX EDUCATION**

- Parental rights and, [12]:591-616
  - Balancing the interests, [12]:608-610
  - Behavior, parental control over, [12]:597-598
  - Burden placed on parent's right to raise children, [12]:593-601
  - Cases as to, [12]:610-613
  - Child's interests, consideration of, [12]:604-608
  - Court challenges, [12]:591
  - Lifestyle, control over, [12]:598-599
  - Presumption that parents act in their children's best interests, [12]:599-601
  - Religious and moral values, parental control over, [12]:594-596
  - Resolution of the problem, [12]:613-616
  - State interests and, [12]:601-604
  - Suing to abolish the program, [12]:613-615
  - Suing to be excused from the program, [12]:615-616

**SEXUAL HARASSMENT**

- Proof issues, [13]:87-102
- Relief under Title VII
  - Generally, [13]:103-113
  - Inadequacy, [13]:107-108
  - Proposals for providing adequate relief, [13]:108-113
  - Types of, [13]:103-107
- See also*: SEX DISCRIMINATION

**SEXUAL ORIENTATION**

- Politics and the law and, a symposium in re, [14]:891-1016
- Public accommodations laws, [7]:269-271
- See also*: HOMOSEXUALS AND HOMOSEXUALITY

**SEXUAL STEREOTYPES**

- Court perpetuation of, [13]:136-139

**SOCIAL CHANGE**

- Lawyers and, [13]:21-29
  - “A-legal” perspective of, [13]:33-36
  - Alternative position, [13]:29-44
  - American labor, [13]:11-17
  - Association of Community Organizations for Reform Now (ACORN), [13]:5 *et seq.*
  - Civil rights, [13]:17-21
  - Fusionist, [13]:36-44
  - Generally, [13]:1-50
  - Historical considerations, [13]:11-21
  - Philosophical considerations, [13]:7-11
  - Proposed position, [13]:2-5
  - Public interest advocates, [13]:29-33

**SOCIAL SECURITY SYSTEM**

- Califano v. Goldfarb*, [7]:171-174
- Challenge to disparate treatment accorded women, [7]:169-171
- Divorced spouses, [7]:175-177
- Earnings test
  - Evolution
    - 1939 amendments, [5]:168-169
    - 1950 amendments, [5]:169-171
    - 1954 amendments, [5]:171-172
    - Increased exempt amounts and more gradual reduction of benefits, [5]:173
  - Generally, [5]:163-181
  - Origins; Social Security Act, enactment of, [5]:166-168
  - Presently in use, [5]:164-166
  - Purposes and effects, [5]:173-176
  - Reform, [5]:176-181

References are to Volume and page

**SOCIAL SECURITY SYSTEM—continued**

- Equal protection analysis applied by Supreme Court, [7]:169-171
- Family economic integrity under
  - As goal of system, [7]:177-183
  - Changes since 1935, [7]:162-165
  - Failure to treat benefits as property rights, [7]:165-168
  - Generally, [7]:155-186
  - Proposed legislation, [7]:183-186
- Oliver v. Califano*, [7]:175-177
- Original structure of, [7]:158-162
- Purpose of, [7]:158-162
- Weinberger v. Wiesenfeld*, [7]:169-171
- Widowers, [7]:171-174

**SOCIAL VISION**

- Law and, [13]:826-829

**SODOMY LAWS**

- Morality and: United Kingdom and United States, [14]:995-1016
- Reforms, [14]:973 *et seq.*
- State constitutional right of privacy guarantees and, [14]:973-994

**SOLID WASTE RECYCLING: see RECYCLING****SOUTH AFRICA**

- Issue of socially responsible investment of public pension funds, [10]:407-413
- See also:* PUBLIC PENSION FUNDS

**SPEECH, FREEDOM OF: see FREEDOM OF SPEECH****STANDARDIZED CONTRACTS**

- Unconscionability and
  - Generally, [5]:65-87
  - Kugler v. Romain*, [5]:67-70
- Severance from common law doctrines, [5]:70-80
- See also:* UNCONSCIONABILITY

**STATE CONSTITUTIONS**

- Equal protection provisions, [13]:118-122
- Sex discrimination and, [13]:115-147

**STATE FACILITIES**

- Public accommodations laws, [7]:259-260

**STATE LAWS**

- Constitutional right of privacy, effect on sodomy laws, [14]:973-994

**STERILIZATION, INVOLUNTARY**

- Abusive practices in the absence of statutory authority, [4]:131-133
- Compulsory eugenic sterilization (CES), [4]:128 *et seq.*
- Compulsory noneugenic sterilization (CNES), [4]:131 *et seq.*
- Due process and fundamental interests; the right of procreation, [4]:133-139
- Equal protection; indirect racial and economic classifications, [4]:139-143
- Federally funded sterilizations and the question of consent, [4]:147-151
- Generally, [4]:127-151
- Genocide, [4]:145-147
- Rationales for, [4]:128-131
- Thirteenth amendment; caste prohibitions, [4]:143-145

**STRIKES: see WORK STRIKES****SUBLIMINAL MESSAGES**

- Current regulation, [11]:352-361
- First amendment not applicable to, [11]:351-352
- Generally, [11]:331-361
- History of, [11]:332-335
- Linguistic approach, [11]:347-350
- Mechanics of, [11]:336-341
- Sickness and violence, [11]:342-346

**SUPREME COURT**

- Intent requirement
  - Development of, [10]:437-452
  - Federal court response to, [10]:452-461
- Standard of scrutiny for sex discrimination cases, search for, [13]:133-136

**SURVEILLANCE**

- Use of in a nuclear emergency, [10]:312-313

**SWINE FLU IMMUNIZATION PROGRAM**

- Generally, [6]:239-241
- Swine flu law, [6]:251-260
- See also:* IMMUNIZATIONS

**T****TARIFF POLICIES**

- Affirmative action and, [13]:308-310



References are to Volume and page

### TAX ARREARS

Accelerated foreclosure of property to encourage stable neighborhoods, [13]:943-944

### TAXATION

Actions to encourage stable residential neighborhoods: *see* HOUSING, AFFORDABLE

Affirmative action and, [13]:307-308  
Lawyer's role, [13]:23

### TAX-EXEMPT ORGANIZATIONS

Legislative activity by, [3]:159-178  
"Substantial legislative activity" test  
Congressional history of, [3]:161-162  
First amendment, problems posed by, [3]:166-177  
Problems resulting from, [3]:162-165

### TAX FORECLOSURE

*In rem* housing: *see* HOUSING, AFFORDABLE, *In rem*

### TEACHERS

Nontenured  
Procedural due process and; *Board of Regents of State Colleges v. Roth*, [3]:179-199

### TECHNOCRATIC STATE

Development of, [10]:347-351

### TECHNOLOGY

Rapid advancement in  
Democratic values, [10]:347-361  
Technocratic responses to technological problems, [10]:352-353

### TELEVISION

Excessive violence depicted on, [7]:90-95  
Family viewing: *see* FAMILY TELEVISION VIEWING  
Impact of, [7]:84-90

### TENANTS

*In rem*; legal theories in support of, [13]:968-972

### TITLE VII

Administrative proceedings, [13]:413-422  
*De novo* review of agency findings, [13]:416-418  
Employer liability for sexual harassment under, [13]:83-113

### TITLE VII—continued

Exhaustion requirement, [13]:413-416  
Federalism issues and  
Generally, [13]:411-463  
Responses, [13]:465-474  
*Kremer v. Chemical Construction Corp.*, [13]:453-463  
Reagan administration's refusal to enforce, [13]:493-496  
State deferral procedures and federal court actions, interrelationship of, [13]:418-422  
Wage discrimination  
Claims, [13]:476-477  
Prohibitions apply equally to sex and race based compensation schemes, [13]:477-479  
*See also*: WAGE DISCRIMINATION

### TOKER v. POLLAK

Alternative analysis, [8]:394-403  
Decisions, [8]:383-384  
Facts, [8]:382-383  
Generally, [8]:381-404  
Legal considerations, [8]:285-294

### TORTURE

Customary international law and  
*Filartiga*, [9]:217  
Generally, [9]:202-220  
*Ireland v. United Kingdom*, [9]:216  
*Dreyfus v. Van Fink*, [9]:221 *et seq.*  
Exercise of jurisdiction, effect of judicial abstention from, [9]:234-239  
*Filartiga v. Pena-Irala*, [9]:200 *et seq.*  
Subject matter jurisdiction over, [9]:220-234  
Torture, customary international law and, [9]:217  
Judicial abstention from exercise of jurisdiction, problems of, [9]:234-239

### TOXIC CHEMICALS

Access to information under the NLRA and access pursuant to health and safety regulations, [13]:171-172  
Trade secret problem: *see* TRADE SECRET PROBLEM  
Workplace exposure to  
Generally, [13]:149-172  
National Labor Relations Act  
Disclosure requirements of, [13]:150 *et seq.*  
*See also*: NATIONAL LABOR RELATIONS ACT

References are to Volume and page

**TOXIC CHEMICALS—continued**

Workplace exposure to—continued  
 OCAW cases: *see* OIL, CHEMICAL,  
 AND ATOMIC WORKERS  
 UNION

**TRADE SECRET PROBLEM**

Methods of resolving  
 Cincinnati "Right-to-Know" ordinance,  
 [13]:169-170  
 FOIA approach, [13]:166-168  
 Jenkins approach, [13]:166  
 OSHA regulatory approach, [13]:168-  
 169

**TRANSACTIONAL FREEDOM**

Public accommodations laws, [7]:253-259

**TRANSPORT FACILITIES**

Public accommodations laws, [7]:246-247

**TRIALS**

Penalty phase: *see* DEATH PENALTY

**TRIBAL MEMBERSHIP**

Equal protection applied to  
*Daly v. United States*, [7]:40-42  
*Dodge v. Nakai*, [7]:35-38  
 Generally, [7]:15-60  
*Howlett v. Salish & Kootenai Tribes*,  
 [7]:47-49  
*Laramie v. Nicholson*, [7]:42-44  
*Martinez v. Santa Clara Pueblo*, [7]:49-  
 57  
*Slattery v. Arapahoe Tribal Council*,  
 [7]:38-40  
*Yellow Bird v. Oglala Sioux Tribe*,  
 [7]:44-47  
*See also*: INDIAN CIVIL RIGHTS  
 ACT; NATIVE AMERICANS

**TRUST FUNDS**

Housing, [13]:941

**U****UNCONSCIONABILITY**

Commercial; toward a principle of, [5]:80-  
 86  
 Severance from common law doctrines,  
 [5]:70-80  
 Standardized contracts and: *see*  
 STANDARDIZED CONTRACTS

**UNEMPLOYMENT COMPENSATION**

Freedom of religion, denial of; *Thomas v.*  
*Review Board of Indiana Employment*  
*Security Division*, [9]:371-408  
 Burden on free exercise of religion,  
 effect of disqualification, [9]:392-  
 396  
 Challenges, threshold issues in, [9]:377-  
 391  
 Constitutional definition of religion,  
 [9]:377-381  
 Facts of the case, [9]:373-374  
 Free exercise clause of First amendment  
 and, [9]:371-408  
 Indiana Supreme Court decision  
 [9]:374-377  
 Lower court decision, [9]:375-376  
 Parameters of broad definition of  
 religion, [9]:381-391  
 State interests, least restrictive means of  
 furthering, [9]:396-407  
 State regulations and free exercise  
 clause, [9]:396-407

**UNIFORM PARENTAGE ACT**

Artificial insemination, [11]:216-222  
 Biological fathers, interests of, [11]:230-  
 237, [11]:239-240  
 Constitutional protection of nonmarital  
 motherhood-by-choice, [11]:222-230  
 Generally, [11]:208-243  
 Natural conception, [11]:208-216  
 Nonmarital children, interests of, [11]:230-  
 237  
 Prens patriae power and the police  
 power, [11]:237-239  
 State, interests of, [11]:230-237  
 State revenues protected by, [11]:240-241  
 Text of, [11]:244-253  
 Traditional marital family promoted by,  
 [11]:241-242  
*See also*: NONMARITAL  
 MOTHERHOOD-BY-CHOICE

**UNION DEMOCRACY**

Discussion, [11]:182-186  
 Generally, [11]:153-155  
 Landrum Griffin Act and, [11]:153-192  
 LMRDA: *see* LABOR-MANAGEMENT  
 REPORTING AND DISCLOSURE  
 ACT OF 1959  
 Nature of union government, [11]:155-157  
 Responses, [11]:175-181

**UNIONISM, COMPULSORY**

Arguments for, [11]:35-37

## References are to Volume and page

**UNIONISM—continued**

- Discussion, [11]:53-55
- Effect of, [11]:31-35
- Elimination of, effects of, [11]:39
- Free choice, other restrictions on, [11]:37-38
- Responses, [11]:40-52
- Strengths and weaknesses of, [11]:29-55
- When needed, [11]:38

**UNIONS**

- Anti-discrimination policy and, [13]:270-272
- Changing economic realities and the changing role of (panel), [11]:7-27
- Organizing, [11]:57-81
  - Accessibility, [11]:60
  - Campaign expenditure limitations, [11]:59-60
  - Conclusion, [11]:65-66
  - Discussion, [11]:76-81
  - DuPont, [11]:61
  - Election mechanics, [11]:63-65
  - Election petition, [11]:62
  - Media use, [11]:60-61
  - Responses, [11]:67-75
  - Targeting, [11]:57-59
  - United Steelworkers attempt to organize DuPont, [11]:57-59
- See also:* LABOR; LABOR UNIONS

**UTILITIES**

- Nuclear power and, [10]:206
- See also:* PRIVATE UTILITIES

## V

**VICTIM**

- Defined, [13]:602-605
- Discrimination, of
  - Children, [13]:584-586
  - Community, [13]:586-588
  - Relatives, [13]:584-586

**VIDEOTAPING (AT HOME)**

- Copyright Act of 1976, [8]:48-51
- Copyright infringement, potential, [8]:47-60
- Manufacturer liability, [8]:47-60
- Possible solutions to problem, [8]:60-62
- See also:* COPYRIGHT INFRINGEMENT

**VIOLENCE**

- Pornographic: *see* PORNOGRAPHY
- Televised, [7]:90-95

**VOID FOR VAGUENESS DOCTRINE:**

*see* JUVENILE COURT STATUTES

## W

**WAGE DISCRIMINATION**

- AFSCME v. State of Washington*, [13]:475-497
- Arguments based on race and sex bigotry are not defensible, [13]:487-492
- Claims, responses to, [13]:509-517
- Gunther* decision, [13]:476-477
- Sidestepping issues, [13]:483-487
- See also:* TITLE VII

**WELFARE APPLICATIONS**

- Aid to Families with Dependent Children program (AFDC), [5]:185-187
- Allocation of limited resources, states' power to determine, [5]:192-194
- Delay in processing, compensation for, [5]:198-202
- Due process
  - Goldberg v. Kelly*, [5]:183-184
  - Property rights protected by; *Roth*, [5]:194-198
  - Used as tool to allow litigation of statutory claims, [5]:187-192

**WELFARE LAW**

- Equal protection and; *Dandridge v. Williams*, [1]:119-136
- Case summary, [1]:120-122
- Future arguments against restrictions in welfare grants, [1]:132-136
- Supreme Court opinion, analysis of, [1]:122-132

**WOMEN**

- Abused: *see* ABUSED WOMEN
- Discrimination against: *see* SEX DISCRIMINATION
- Median income and poverty status of (*table*), [13]:263
- Protection from men, need for, [12]:357-383
  - Current court cases, [12]:363-380
  - Historically, [12]:361-363
  - Prostitution, [12]:379-380
  - Rape and, [12]:372-379
  - See also:* RAPE

**WOMEN'S RIGHTS**

- Bowers v. Hardwick* brief *Amicus Curiae*, [14]:949 *et seq.*

References are to Volume and page

## WOMEN'S WORK

Effect of equity, growth and technology,  
[13]:287-296

## WORKER COOPERATIVES (MASSACHUSETTS)

Generally, [11]:441-472

Statute

Enactment of, [11]:442-458

Legal structure underlying, [11]:458-467

Text of, [11]:469-472

## WORK LEAVES

Interim goal, [13]:402-405

Need for expanded programs, [13]:384-395

Nurturing, [13]:381-410

Parental, [13]:381-410

Policy options, [13]:395-402

Responses, [13]:407-410

## WORKPLACE EXPOSURE TO TOXIC CHEMICALS: *see* TOXIC CHEMICALS, Workplace exposure to

## WORK STRIKES

Amalgamated Association of Street Car  
Workers' strike, effect of, [14]:850-  
872

Arbitration and, [14]:855-864

*See also:* ARBITRATION

Characteristics of factors affecting,  
[14]:852

Conditions in early years of unions and,  
[14]:851 *et seq.*

Effectiveness of, [14]:851

Violence, [14]:854

## Z

## ZONING

Anti-displacement: *see*

DISPLACEMENT AND  
DISPLACEMENT ZONING

Exclusionary: *see* EXCLUSIONARY  
ZONING

Municipal: *see* HOUSING, Municipal  
zoning

Popular control

Generally, [6]:97-133

Rezoning referenda, [6]:121-132

Tension, sources of, [6]:98-110

Judicial attempts to resolve, [6]:110-  
121

*See also:* HOUSING, AFFORDABLE,  
Zoning