

URBAN LAW ANNUAL

Volume 13

1977

TABLE OF CONTENTS

ARTICLES

- Oakwood at Madison: A TACTICAL RETREAT TO PRESERVE THE
Mount Laurel PRINCIPLE* *Jerome G. Rose* 3
- COASTAL PLANNING: THE DESIGNATION AND MANAGEMENT OF
AREAS OF CRITICAL ENVIRONMENTAL CONCERN
Thomas J. Schoenbaum and Kenneth G. Silliman 15
- DISCRIMINATION IN PUBLIC HOUSING UNDER THE HOUSING AND
COMMUNITY DEVELOPMENT ACT OF 1974: A CRITIQUE OF THE
NEW HAVEN EXPERIENCE *Ellen Gesmer* 49
- BUILDING CODES AND CONSTRUCTION STATUTES IN MISSOURI
James Jay Brown 81

NOTES

- TITLE IX SEX DISCRIMINATION REGULATIONS: PRIVATE COLLEGES
AND ACADEMIC FREEDOM..... *David Kroll* 107
- SCHOOL FINANCE REFORM: *Robinson v. Cahill* .. *James A. Martell* 139

COMMENTS

CONSTITUTIONAL LAW

- National League of Cities v. Usery: A NEW FEDERALISM?* 169
- A STEP FORWARD FOR THE CONSUMER: A CONSTITUTIONAL RIGHT-
TO-KNOW IN PRESCRIPTION DRUG PRICE ADVERTISING..... 179
- JUVENILE CURFEWS IN ILLINOIS: A STEP BACKWARD 193

EDUCATION

LIMITING FEDERAL DISTRICT COURT POWER AFTER SUCCESSFUL IMPLEMENTATION OF SCHOOL DESEGREGATION ORDERS..... 203

SECTION 1981: EXTENDING THE RIGHT TO CONTRACT DOCTRINE TO PROHIBIT RACIALLY DISCRIMINATORY ADMISSIONS POLICIES IN PRIVATE SCHOOLS 217

ENVIRONMENTAL LAW

Flint Ridge Development Co. v. Scenic Rivers Association: LIMITING THE APPLICABILITY OF NEPA 225

STATE COURT ADJUDICATION OF FEDERAL RESERVED WATER RIGHTS..... 239

HOUSING

HILLS v. GAUTREUX: WHEN A FEDERAL COURT MAY GRANT AN INTERDISTRICT REMEDY IN THE ABSENCE OF AN INTERDISTRICT VIOLATION 251

LAND USE

LIMITING THE AVAILABILITY OF INVERSE CONDEMNATION AS A LANDOWNER'S REMEDY FOR DOWNZONING..... 263

DO GIRSH AND MT. LAUREL COMPEL THE ZONING OF A FAIR SHARE OF ACREAGE FOR APARTMENT USE? PENNSYLVANIA SAYS YES... 277

ARTICLES

