# 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. Gautreaux: 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

http://openscholarship.wustl.edu/law_urbanlaw/vol13/iss1/1
ARTICLES