

**OPINIONS RELATIVE TO PROBATION PRACTICE**

**VIA**

**NEWS LETTERS AND LEGAL JOURNALS AND MEMOS**

**News Letter "The Magistrate": May & June 1995 - Vol. 35, # 3 NYS**

Succinct summary description of the Probation violation process for judges.

**New York Law Journal - 7/28/99**

Queens County Family Court Judge recommends overhaul of Juvenile Supervision System.

**Juvenile Court Judges Journal USA, Fall 1966 - Vol. XVII #3**

The Gault Case and due process.

**American Bar Association Journal Vol. 62, Page 905 - 7/76**

US Supreme Court of Appeals - 4th Circuit - relative to Probation - negligent supervision - Virginia probationer in which Probation Officer suspended a condition of Probation - a victim was killed etc.

**New York City Probation - 7/8/98**

An agreement between Probation Department and District Attorney's Office in the use of probationers as informants.

**New York Law Journal - 6/11/99**

The Court of Appeals ruled on 6/10/99 that criminal offenders can validly waive their constitutional right to be free from unreasonable search and seizure as a condition of Probation. It is legally enforceable if the condition is tailored to the circumstances of the case and is related to the offender's rehabilitation.

**Juvenile Court Judges Journal, Summer, 1966, Vol. XVII No. 2 pp. 53-57**

At the 1965 convention of the National Council of Juvenile Judges, a draft of standards proposed that "as a component part of a fair hearing required by due process guaranteed under the 14th Amendment, notice of the right to counsel should be required at all hearings and counsel provided when the family is financially unable to employ counsel". New York State had already enacted codes to this effect (Family Court Act 1962).

**Juvenile Court Judges Journal Summer, 1966-Vol. XVII, No. 2, pp. 49-33**

"The Juvenile Court re-examined; the U.S. Supreme Court speaks". Case of Morris A. Kent, Jr. vs. United States. This case arose in a waiver case in the District of Columbia Juvenile Court. U.S. Supreme Court addresses constitutional rights of a juvenile in Juvenile Court.

**Federal Sentencing Reporter - 8/91**

Evaluating alternative sanctions: the case of Intensive Supervision by Joan Petersilia of the Rand Corporation, Santa Monica, California.