FORDHAM LAW REVIEW



100 2 38 100 38

ARTICLÉS

COMMENTS

THE LEGALITY OF CREDIT UNION SHARE DRAFT ACCOUNTS UNDER FEDERAL LAW

LEGAL RESTRICTIONS ON AMERICAN ACCESS TO FOREIGN CULTURAL PROPERTY

NOTES

CONFESSION CORROBORATION IN NEW YORK:
A REPLACEMENT FOR THE CORPUS DELICTI RULE
I SWEAR THAT I'M GUILTY SO HELP ME GOD: *
THE OATH IN RULE 11 PROCEEDINGS

CONTENTS

ARTICLES

THE ATTORNEY GENERAL: THE FEDERAL GOVERNMENT'S CHIEF LAWYER AND CHIEF LITIGATOR, OR ONE AMONG MANY?	1049
THE CRIMINALIZATION OF QUESTIONABLE FOREIGN PAYMENTS BY CORPORATIONS: A COMPARATIVE LEGAL SYSTEMS ANALYSIS	1071
National League of Cities v. Usery—The Commerce Power and State Sovereignty Redivivus	1115
COMMENTS	
THE LEGALITY OF CREDIT UNION SHARE DRAFT ACCOUNTS UNDER FEDERAL LAW	1135
LEGAL RESTRICTIONS ON AMERICAN ACCESS TO FOREIGN CULTURAL PROPERTY	1177
NOTES	
Confession Corroboration in New York: A Replacement for the Corpus Delicti Rule	1205
I SWEAR THAT I'M GUILTY, SO HELP ME GOD: THE OATH IN RULE 11 PROCEEDINGS	1442
RECENT DEVELOPMENTS	
Commercial Paper—Fictitious Payee Rule Unnecessary for Double Forgery To Be Treated as Forged Check Loss (Perini Corp. v. First National Bank of Habersham County, 553 F.2d 398 (5th Cir. 1977))	1273
DEFAMATION—CORPORATION HELD A "PERSON" SUBJECT TO THE Gertz TEST FOR DETERMINING LIABILITY IN DEFAMATION ACTIONS (Reliance Insurance Co. v. Barron's, 442 F. Supp. 1341 (S.D.N.Y. 1977))	1287
TORTS—PAROLE BOARD MEMBERS HAVE ONLY QUALIFIED IMMUNITY FOR DECISION TO RELEASE PRISONER (Grimm v. Arizona Board of Pardons and Paroles, 115 Ariz. 260, 564 P.2d 1227 (1977))	1301
TRADEMARK—§ 368-d DILUTION RELIEF IN NEW YORK—ABANDONING THE COn- FUSION/COMPETITION REQUIREMENT (Allied Maintenance Corp. v. Allied Mechan- ical Trades, Inc., 42 N.Y.2d 538, 369 N.E.2d 1162, 399 N.Y.S.2d 628 (1977))	1315

Ŷ

ii