HEMEROTECA
SALA 2. 105
ESTANTE
TABLA

FORDIAM TABLA LAW REVIEW



LEADING ARTICLES

INTERROGATION OF CRIMINAL DEFENDANTS—
Some Views on Miranda v. Arizona George Edwards,
B. J. George, Jr., A. Kenneth Pye,
Thomas C. Lynch, Richard H. Kuh,
Michael W. Hogan, Osmond K. Fraenkel,
Evelle J. Younger
Local Finances Under the New York State
CONSTITUTION WITH AN EMPHASIS ON
NEW YORK CITY Frank J. Macchiarola

VOLUME XXXV

NUMBER 2

DECEMBER 1966

CONTENTS

Τ.	FΑ	D.	IN	C	AR	ТT	CT	FC
_		LL.	111		Δ		L.I.	

ZZMZING MKITOZES	
Interrogation of Criminal Defendants—Some Views on Miranda v. Arizona George Edwards, B. J. George, Jr., A. Kenneth Pye, Thomas C. Lynch, Richard H. Kuh, Michael W. Hogan, Osmond K. Fraenkel, Evelle J. Younger	169
LOCAL FINANCES UNDER THE NEW YORK STATE CONSTITUTION WITH AN EMPHASIS ON NEW YORK CITY	263
COMMENTS	
Spurious Class Actions Based upon Securities Frauds Under the Revised Federal Rules of Civil Procedure	295
DISCOVERY IN FEDERAL CRIMINAL CASES—RULE 16 AND THE PRIVILEGE AGAINST SELF-INCRIMINATION	315
CASE NOTES	
Administrative Law—A Director Appearing at a Securities and Exchange Commission Investigation of a Corporation Has the Right To Be Represented by the Corporation's Counsel (SEC v. Higashi, 359 F.2d 550 (9th Cir. 1966))	337
BANKRUPTCY—CARRY BACK REFUNDS HELD TO BE AN ASSET OF THE BANKRUPT'S ESTATE (Segal v. Rochelle, 382 U.S. 375 (1966))	342
CONFLICT OF LAWS—CONNECTICUT REALTY OF A NEW YORK PARTNERSHIP INCLUDED IN THE GROSS ESTATE FOR TAX PURPOSES IN NEW YORK (Matter of Havemeyer, 17 N.Y.2d 216, 217 N.E.2d 26, 270 N.Y.S.2d 197 (1966))	346
CONSTITUTIONAL LAW—COMMERCE AND SUPREMACY CLAUSES EXEMPT PROFESSIONAL BASEBALL FROM STATE ANTITRUST STATUTE (State v. Milwaukee Braves, Inc., 30 Wis. 2d —, 144 N.W.2d 1 (1966))	350
CONSTITUTIONAL LAW—NEW YORK "STOP AND FRISK" LAW—SEIZURE OF BURGLAR'S TOOLS AND NARCOTICS WITHOUT PROBABLE CAUSE FOR ARREST OR SEARCH HELD VALID (People v. Peters, 18 N.Y.2d 238, 219 N.E.2d 595, 273 N.Y.S.2d 217 (1966); People v. Sibron, 18 N.Y.2d 603, 219 N.E.2d 196, 272 N.Y.S.2d 374 (1966) (memorandum decision))	355

REQUISITE FOR COMMISSION OF TORTIOUS ACT OF OMISSION (Platt Corp. v. Platt, 17 N.Y.2d 234, 217 N.E.2d 134, 270 N.Y.S.2d 408 (1966))	363
LABOR LAW—UNION-ANTITRUST—CLEAR PROOF OF PREDATORY INTENT NECESSARY TO ESTABLISH THAT A NATIONAL WAGE AGREEMENT RESTRICTING COMPETITION AMONG MARGINAL OPERATORS VIOLATES THE SHERMAN ACT (Lewis v. Pennington, CCH Lab. L. Rep. (53 Lab. Cas.) ¶ 11371, at 17228 (E.D. Tenn. July 15, 1966))	367
Torts—Negligence—Unsafe Condition of Supermarket Floor Creates Inference of Storekeeper's Negligence (Wollerman v. Grand Union Stores, Inc., 47 N.J. 426, 221 A.2d 513 (1966))	375
TORTS—PLACING PLAINTIFF IN A SITUATION WHERE INJURY TO HIS REPUTATION IS FORESEEABLE HELD ACTIONABLE (Morrison v. National Broadcasting Co., 24 App. Div. 2d 284, 266 N.Y.S.2d 406 (1st Dep't 1965))	380
Unfair Competition—Utilization of News Taken From Defendant's Wire Service Held To Be Actionable as an Appropriation (Bond Buyer v. Dealers Digest Publishing Co., 25 App. Div. 2d 158, 267 N.Y.S.2d 944 (1st Dep't 1966) (per curiam))	385
BOOKS REVIEWED	
BAUM & STILES: THE SILENT PARTNERS: INSTITUTIONAL INVESTORS AND CORPORATE CONTROL	393
DAVIDSON: FORENSIC PSYCHIATRY	403
BOOKS RECEIVED	407

FORDHAM LAW REVIEW

Volume XXXV, Number 2



December 1966

EDITORIAL AND GENERAL OFFICES

Lincoln Square, New York, N.Y. 10023

Published four times a year—October, December, March, and May. Member, National Conference of Law Reviews. Printed by the Heffernan Press Inc., Worcester, Massachusetts. Second class postage paid at Worcester, Mass.

Subscription Price \$5.00, Single Issue \$2.00. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.