FORDHAM SALA 2 S

HEMEROTEGA

LAW REVIEW



Symposium

QUALITY ADVOCACY AND THE CODE OF PROFESSIONAL RESPONSIBILITY
THE ETHICS OF DILATORY MOTION PRACTICE: TIME FOR CHANGE The Honorable David N. Edelstein
MINNESOTA PLAN: MANDATORY CONTINUING LEGAL EDUCATION FOR LAWYERS AND JUDGES AS A CONDITION FOR THE MAINTAINING OF PROFESSIONAL LICENSING
CONFLICTS OF INTEREST—
A TRIAL JUDGE'S NOTES The Honorable Orrin G. Judd
THE ATTORNEY-CLIENT RELATIONSHIP AND THE CODE OF PROFESSIONAL RESPONSIBILITY: SUGGESTED ATTORNEY LIABILITY FOR BREACH OF DUTY TO DISCLOSE FRAUD TO THE SECURITIES AND EXCHANGE COMMISSION
EMPLOYERS' MUTUAL AID: NO ANTITRUST LAWS NEED APPLY AND ALMOST ALL'S FAIR IN INDUSTRIAL WAR
SECURITIES ACTIONS: EQUITABLE DEFENSES AND THE GOOD FAITH DEFENSE FOR "CONTROLLING PERSONS"
CONFLICT BETWEEN THE JUDICIARY AND THE THE JUDICI
CIVILIAN REVIEW OF MILITARY HABEAS CORPUS PETITIONS: IS JUSTICE SERVED?

CONTENTS

ARTICLES

SYMPOSIUM: QUALITY ADVOCACY AND THE CODE OF PROFESSIONAL RESPONSIBILITY	
THE ETHICS OF DILATORY MOTION PRACTICE: Time for Change	106
MINNESOTA PLAN: MANDATORY CONTINUING LEGAL EDUCATION FOR LAWYERS AND JUDGES AS A CONDITION FOR THE MAINTAINING OF PROFESSIONAL LICENSING The Honorable Robert J. Sheran Laurence C. Harmon	108
CONFLICTS OF INTEREST—A TRIAL JUDGE'S NOTES The Honorable Orrin G. Judd	1097
THE ATTORNEY-CLIENT RELATIONSHIP AND THE CODE OF PROFESSIONAL RESPONSIBILITY: SUGGESTED ATTORNEY LIABILITY FOR BREACH OF DUTY TO DISCLOSE FRAUD TO THE SECURITIES AND EXCHANGE COMMISSION	1113
COMMENTS	
EMPLOYERS' MUTUAL AID: NO ANTITRUST LAWS NEED APPLY AND ALMOST ALL'S FAIR IN INDUSTRIAL WAR	1145
SECURITIES ACTIONS: EQUITABLE DEFENSES AND THE GOOD FAITH DEFENSE FOR "CONTROLLING PERSONS"	1173
CONFLICT BETWEEN THE JUDICIARY AND THE LEGISLATURE IN SCHOOL DESEGREGATION	1206
NOTE	
CIVILIAN REVIEW OF MILITARY HABEAS CORPUS PETITIONS: IS JUSTICE SERVED?	1228
ii 🦠	



CONSTITUTIONAL LAW—FREE EXERCISE CLAUSE OF FIRST AMENDMENT PROHOUSES OF WORSHIP FROM RESTRICTIVE ZONING ORDINANCES (Jewish Recontionist Synagogue v. Incorporated Village of Roslyn Harbor, 38 N.Y.2d 283, — N.—, — N.Y.S.2d — (1975))

LABOR LAW—THIRD CIRCUIT HOLDS IMPASSE IN BARGAINING EXCUSES EMPLOYER'S UNILATERAL WITHDRAWAL FROM MULTIEMPLOYER NEGOTIATIONS (NLRB v. Beck Engraving Co., 522 F.2d 475 (3d Cir. 1975))......

FORDHAM LAW REVIEW

Volume XLIV, Number 6



May 1976

BIBLIOTE

EDITORIAL AND GENERAL OFFICES
Lincoln Center, 140 West 62nd Street, New York, N.Y. 10023

Published six times a year—October, November, December, March, April and May. Member, National Conference of Law Reviews. Printed by the Heffernan Press Inc., Worcester, Massachusetts. Second class postage paid at New York, N.Y. and at additional mailing offices.

Subscription Price \$12.00, Single Issue (for issues of Volume XLIV) \$3.50. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.

For price of volumes and single issues prior to Volume XLIV please inquire of William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209.