FORDHAMESTANTE 38.

LAW REVIEW



1	THE MOST LUSTROUS BRANCH: WATERGATE AND THE		
	JUDICIARY Leon Jaworsh	ki	
e.	Unnatural Acts and the Constitutional Right to		
	PRIVACY: A MORAL THEORY	ds	

CONTENTS

ARTICLES

THE MOST LUSTROUS BRANCH: WATERGATE AND THE JUDICIARY Leon Jaworski	1267
UNNATURAL ACTS AND THE CONSTITUTIONAL RIGHT TO PRIVACY: A MORAL THEORY	1281
COMMENTS	
LIQUIDATED DAMAGES: A COMPARISON OF THE COMMON LAW AND THE UNIFORM COMMERCIAL CODE	1349
THE CONSTITUTIONALITY OF PUNITIVE DAMAGES IN LIBEL ACTIONS	1382
ASSURING ADEQUATE RAIL SERVICE: THE CONFLICT BETWEEN PRIVATE RIGHTS AND PUBLIC NEEDS	1429
RECIPROCAL RECOGNITION OF FOREIGN COUNTRY MONEY JUDGMENTS: THE CANADA-UNITED STATES EXAMPLE	1456
RECENT DEVELOPMENTS	
ADMIRALTY—SECOND CIRCUIT REJECTS CLASSIFICATION OF LONGSHOREMEN AS SEAMEN FOR THE PURPOSE OF ASSESSING THE VALIDITY OF A TORT CLAIM RELEASE (Capotorto v. Compania Sud Americana de Vapores, Chilean Lines, Inc., 541 F.2d 985 (2d Cir. 1976))	1506
CONSTITUTIONAL LAW—DOUBLE JEOPARDY—INCLUSION OF THE CORPORATE CRIMINAL DEFENDANT WITHIN THE PRIVILEGE (United States v. Security National Bank, 546 F.2d 492 (2d Cir. 1976), cert. denied, 45 U.S.L.W. 3652 (U.S. Mar. 29, 1977))	1514
CONSTITUTIONAL LAW—FIRST AMENDMENT—NINTH CIRCUIT HOLDS PRESS ENTITLED TO GREATER ACCESS TO PRISON THAN THAT AFFORDED GENERAL Public (KQED, Inc. v. Houchins, 546 F.2d 284 (9th Cir. 1976))	1524
CORPORATIONS—SECOND CIRCUIT REFUSES TO ALLOW LAYMAN TO PROSECUTE DE- RIVATIVE ACTION Pro Se (Phillips v. Tobin, Nos. 75-7677, 75-7681, 76-7044, 76-7045 (2d Cir., Dec. 16, 1976))	1534
CRIMINAL LAW—DISTRICT OF COLUMBIA CIRCUIT EXAMINES THE BURDEN OF PROVING PREJUDICE IN INADEQUATE COUNSEL CASES (United States v. DeCoster, No. 72–1283 (D.C. Cir., Oct. 19, 1976))	
**	1543
· · · · · · · · · · · · · · · · · · ·	