The eorge town Volume 71 Number 6 August 1983 Law Journal

COMMENTARY

In Defense of Discounters: The No-frills Case for a *Per Se* Rule Against Vertical Price Fixing

BY ROBERT PITOFSKY

ARTICLES

ECONOMIC GOALS AND REMEDIES OF THE AT&T MODIFIED FINAL JUDGMENT
BY WARREN G. LAVEY AND
DENNIS W. CARLTON

The Misguided Search for the Constitutional Definition of "Religion" By George C. Freeman, III

NOTES

COPYRIGHT AND THE RIGHT OF PUBLICITY: ONE PEA IN TWO PODS?

DIRECT NOT DERIVATIVE: RECOVERING EXCESSIVE INVESTMENT ADVISOR FEES IN MUTUAL FUNDS

CASE COMMENT

REQUIRING OMNISCIENCE: THE DUTY TO WARN OF SCIENTIFICALLY UNDISCOVERABLE PRODUCT DEFECTS, BESHADA V. JOHNS-MANVILLE PRODUCTS CORP.

Georgetown Law Journal

	CONTENTS
COMMENTARY	In Defense of Discounters: The No-frills Case for a Per Se Rule Against Vertical Price Fixing By Robert Pitofsky
ARTICLES	Economic Goals and Remedies of the AT&T Modified Final Judgment By Warren G. Lavey and 1497 Dennis W. Carlton
	THE MISGUIDED SEARCH FOR THE CONSTITUTIONAL DEFINITION OF "RELIGION" BY GEORGE C. FREEMAN, III
NOTES	COPYRIGHT AND THE RIGHT OF PUBLICITY: ONE PEA IN TWO PODS?
	DIRECT NOT DERIVATIVE: RECOVERING EXCESSIVE INVESTMENT ADVISOR FEES IN MUTUAL FUNDS
CASE COMMENT	REQUIRING OMNISCIENCE: THE DUTY TO WARN OF SCIENTIFICALLY UNDISCOVERABLE PRODUCT DEFECTS, BESHADA V. JOHNS-MANVILLE PRODUCTS CORP