FORDHAM LAW REVIEW

VOLUME LIII

APRIL 1985

NUMBER 5

CONTENTS

ARTICLE	
"SEEK BUT YOU MAY NOT FIND": NON-UCC RECORDED, UNRECORDED AND HIDDEN SECURITY INTERESTS UNDER ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE	953
NOTES	
THE CONSTITUTIONALITY OF THE USE OF TWO-WAY CLOSED CIRCUIT TELEVISION TO TAKE TESTIMONY OF CHILD	
VICTIMS OF SEX CRIMES	995
PARTNERS IN CRIME: THE JOINT PARTICIPANTS EXCEPTION TO THE PRIVILEGE AGAINST ADVERSE SPOUSAL TESTIMONY	1019
FINANCIAL REPORTERS, THE SECURITIES LAWS AND THE FIRST AMENDMENT: WHERE TO DRAW THE LINE	1035
EXPANDING THE LIABILITY OF MANAGING UNDERWRITERS UNDER THE SECURITIES ACT OF 1933	1063
RESOLVING INCONSISTENCIES IN FEDERAL SPECIAL VERDICTS	
WRONGFUL BIRTH: THE AVOIDANCE OF CONSEQUENCES	
DOCTRINE IN MITIGATION OF DAMAGES	1107
PRODUCT EXPANSION IN THE BANKING INDUSTRY: AN	
ANALYSIS AND REVISION OF SECTION 4(c)(8) OF THE BANK HOLDING COMPANY ACT	1127
DISCOVERY UNDER THE FEDERAL RULES OF CIVIL PROCEDURE OF ATTORNEY OPINION WORK PRODUCT PROVIDED TO AN	
EXPERT WITNESS	1159
PRECLUSION CONCERNS AS AN ADDITIONAL FACTOR WHEN STAYING A FEDERAL SUIT IN DEFERENCE TO A	
CONCURRENT STATE PROCEEDING	1183
Transportation of State Prisoners to Their Federal	
CIVIL RIGHTS ACTIONS	1211
THE STATUTE OF FRAUDS AS A BAR TO AN ACTION IN TORT	1221
for Fraud	1431

FORDHAM LAW REVIEW



ARTICLE

"SEEK BUT YOU MAY NOT FIND": NON-UCC RECORDED, UNRECORDED AND HIDDEN SECURITY INTERESTS UNDER ARTICLE 9 OF THE UNIFORM COMMERCIAL CODE

Gerald T. McLaughlin

NOTES

THE CONSTITUTIONALITY OF THE USE OF TWO-WAY CLOSED CIRCUIT TELEVISION TO TAKE TESTIMONY OF CHILD VICTIMS OF SEX CRIMES

PARTNERS IN CRIME: THE JOINT PARTICIPANTS EXCEPTION TO THE PRIVILEGE AGAINST ADVERSE SPOUSAL TESTIMONY

FINANCIAL REPORTERS, THE SECURITIES LAWS AND THE FIRST AMENDMENT: WHERE TO DRAW THE LINE

EXPANDING THE LIABILITY OF MANAGING UNDERWRITERS UNDER THE SECURITIES ACT OF 1933

RESOLVING INCONSISTENCIES IN FEDERAL SPECIAL VERDICTS

Wrongful Birth: The Avoidance of Consequences Doctrine in Mitigation of Damages

PRODUCT EXPANSION IN THE BANKING INDUSTRY: AN ANALYSIS AND REVISION OF SECTION 4(c)(8) OF THE BANK HOLDING COMPANY ACT

DISCOVERY UNDER THE FEDERAL RULES OF CIVIL PROCEDURE OF ATTORNEY OPINION WORK PRODUCT PROVIDED TO AN EXPERT WITNESS

PRECLUSION CONCERNS AS AN ADDITIONAL FACTOR WHEN STAYING A FEDERAL SUIT IN DEFERENCE TO A CONCURRENT STATE PROCEEDING

TRANSPORTATION OF STATE PRISONERS TO THEIR FEDERAL CIVIL RIGHTS ACTIONS
THE STATUTE OF FRAUDS AS A BAR TO AN ACTION IN TORT, FOR FRAUD