CRIMINAL PROCEDURE—SELF-INCRIMINATION—WITNESS WHO VOLUNTARILY TESTIFIED BEFORE THE GRAND JURY WAIVED HIS PRIVILEGE AGAINST SELF-INCRIMINATION FOR PURPOSES OF TRIAL AT WHICH HE WAS NOT A DEFENDANT (Ellis v. United States, 416 F.2d 791 (D.C. Cir. 1969))	353
Domestic Relations—Return of An Engagement Ring Given By a Married Man (Lowe v. Quinn, 32 App. Div. 2d 269, 301 N.Y.S.2d 361 (1st Dep't 1969))	359
EVIDENCE—Scope of Cross-Examination Not Restricted to Matters Covered by Direct Examination (Boller v. Cofrances, 42 Wis. 2d 170, 166 N.W.2d 129 (1969))	365
TORTS—LIBEL—PRIVILEGE OF FAIR AND TRUE REPORT OF JUDICIAL PROCEEDINGS HELD INAPPLICABLE TO LITIGANT WHO HAD PERSUADED HIS CORPORATION TO COMMENCE SUIT BASED ON ALLEGEDLY FALSE ALLEGATIONS AND CIRCULATED COPIES OF THE SUMMONS AND COMPLAINT AMONG MEMBERS OF THE TRADE (Williams v. Williams, 23 N.Y.2d 592, 246 N.E.2d 333, 298 N.Y.S.2d 473 (1969))	369
BOOKS REVIEWED	
BLAKE: BUSINESS REGULATION IN THE COMMON MARKET NATIONS (Vol. I)	379
LEVY: CARDOZO AND FRONTIERS OF LEGAL THINKING Joseph J. Darby	381
MILLER: DOUBLE JEOPARDY AND THE FEDERAL SYSTEM LeRoy L. Lamborn	383
POLIER: THE RULE OF LAW AND THE ROLE OF PSYCHIATRY Thomas L. Shaffer	386
BOOKS RECEIVED	393

FORDHAM LAW REVIEW

Volume XXXVIII, Number 2



December 1969

EDITORIAL AND GENERAL OFFICES

Lincoln Center, 140 West 62nd Street, 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 \$7.50, Single Issue \$2.50. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.

CONTENTS

ARTICLES

JUVENILE DETENTION: PROTECTION, PREVENTION		
OR PUNISHMENT? Elyce Zenoff Ferster Edith Nash Snethen Thomas F. Courtless	161	-96
Abolition of Wage Garnishment	197	~ 22
THE LAW OF LANDLORD TENANT: A CRITICAL EVALUATION OF THE PAST WITH GUIDE- LINES FOR THE FUTURE	225	- 58
Commentary on Judicial Ethics	259	- 88
A STUDY IN MARXIST REVOLUTIONARY VIOLENCE: STUDENTS FOR A DEMOCRATIC SOCIETY, 1962-1969	289	-306
COMMENT		
Secrecy in Grand Jury Proceedings: A Proposal for a New Federal Rule of Criminal Procedure 6(e)	307	- 22
CASE NOTES		
Constitutional Law—New York Procedure for Commitment of Prisoners Who Become Mentally Ill While Serving Sentence Violates the Equal Protection Clause (United States ex rel. Schuster v. Herold, 410 F.2d 1071 (2d Cir.), cert. denied, 38 U.S.L.W. 3129 (1969))	323	
CONSTITUTIONAL LAW—REQUIREMENT THAT A CONVICTED INDIGENT REIMBURSE COUNTY FOR ASSIGNED COUNSEL AS A CONDITION OF PROBATION HELD TO VIOLATE SIXTH AMENDMENT (In re Allen, 71 Cal. 2d 409, 455 P.2d 143, 78 Cal. Rptr. 207 (1969))	333	
CONSTITUTIONAL LAW—RESIDENCE REQUIREMENTS FOR TUITION PURPOSES HELD NOT VIOLATIVE OF EQUAL PROTECTION (Kirk v. Board of Regents, 273 Cal. App. 2d 463, 78 Cal. Rptr. 269 (Dist. Ct. App. 1969))	338	
CRIMINAL LAW—THIRD PARTY CONSENT—IMPLIED COERCION—EXCEPTION TO GENERAL RULE THAT SEARCH WARRANT HAS COERCIVE EFFECT ON SUBSEQUENT CONSENT (People v. Overton, 24 N.Y.2d 522, 249 N.E.2d 366, 301 N.Y.S.2d 479 (1969))	344	

HEMEROTECA Sala **2** Éstante 38

FORDHAM TABLA LAW REVIEW



ARTICLES

JUVENILE DETENTION: PROTECTION, PREVENTION OR PUNISHMENT?	Elyce Zenoff Ferster Edith Nash Snethen Thomas F. Courtless
Abolition of Wage Garnishment	. Joseph C. Sweeney
THE LAW OF LANDLORD TENANT: A CRITICAL EVALUATION OF THE PAST WITH GUIDELINES FOR THE FUTURE	Thomas M. Quinn Earl Phillips
COMMENTARY ON JUDICIAL ETHICS	George Edwards
A STUDY IN MARXIST REVOLUTIONARY VIOLENCE: STUDENTS FOR A DEMOCRATIC SOCIETY, 1962-1969	. John Edgar Hoover

VOLUME XXXVIII