CONTENTS

DEDICATION	
Dean William Hughes Mulligan The Editors	v
WILLIAM HUGHES MULLIGAN-AN APPRECIATION Leonard F. Manning	vi
DEAN WILLIAM HUGHES MULLIGAN—A TRIBUTE Michael P. Walsh, S.J.	viii
ARTICLES	
IMPEACHING FEDERAL JUDGES: A STUDY OF THE CONSTITUTIONAL PROVISIONS John D. Feerick	1
THE MODIFICATION OF MULTILATERAL CONVENTIONS BY MEANS OF "NEGOTIATED RESERVATIONS" AND OTHER "ALTERNATIVES": A COMPARATIVE STUDY OF THE ILO AND COUNCIL OF EUROPE—PART ONE	59
PLANT RELOCATION OR PARTIAL TERMINATION—THE DUTY TO DECISION-BARGAIN Thomas J. Schwarz	81
COMMENT	
THE EROSION OF THE STANDING IMPEDIMENT IN CHALLENGES BY DISAPPOINTED BIDDERS OF FEDERAL GOVERNMENT CONTRACT AWARDS	10 3
CASE NOTES	
Constitutional Law—Standard of Proof Required in a Delinquency Adjudica- tion (In re Winship, 397 U.S. 358 (1970))	121
Constitutional Law—State Action—Regulation of College Disciplinary Code (Coleman v. Wagner College, 429 F.2d 1120 (2d Cir. 1970))	127
EVIDENCE—Admissibility of Declarations Against Penal Interest (People v. Brown, 26 N.Y.2d 88, 257 N.E.2d 16, 308 N.Y.S.2d 825 (1970))	136
LABOR LAW—FEDERAL COURT MAY ENJOIN STRIKE IN BREACH OF A NO-STRIKE CLAUSE —Sinclair Refining Co. v. Atkinson Overruled (Boys Markets, Inc. v. Retail Clerks Local 770, 398 U.S. 235 (1970))	•
	143

WARRANTY—LIMITATION OF ACTIONS—PERSONAL INJURY ACTION AGAINST MANUFACTURER FOR BREACH OF WARRANTY GOVERNED BY CONTRACT AND NOT TORT STATUTE (Mendel v. Pittsburgh Plate Glass Co., 25 N.Y.2d 340, 253 N.E.2d 207, 305 N.Y.S.2d	
490 (1969))	152
BOOKS REVIEWED	
DOUGLAS: POINTS OF REBELLION Leonard F. Manning	161
McCarthy: The Year of the People L. Harold Levinson	165
MARTIN: CAUSES AND CONFLICTS, THE CENTENNIAL HISTORY OF THE ASSOCIATION OF THE BAR OF THE CITY OF NEW YORK	169
ZOBEL: THE BOSTON MASSACRE	174
BOOKS RECEIVED	182

FORDHAM LAW REVIEW

Volume XXXIX, Number 1



October 1970

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.

HEMEROTECA SALA 2 ÉSTANTE 38

FORDHAM LAW REVIEW



ARTICLES

IMPEACHING FEDERAL TUDGES: A STUDY OF

THE CONSTITUTIONAL PROVISIONS	John	D.	Feerick
THE MODIFICATION OF MULTILATERAL CONVENTIONS BY MEANS OF "NEGOTIATED RESERVATIONS" AND OTHER "ALTERNATIVES": A COMPARATIVE STUDY OF THE ILO AND COUNCIL OF EUROPE—PART ONE	V. Pa	ul (Gormley
PLANT RELOCATION OF PARTIAL TERMINATION			

THE DUTY TO DECISION-BARGAIN Thomas J. Schwarz