#### **BOOKS REVIEWED**

BOOKS RECEIVED.....

402

## FORDHAM LAW REVIEW

Volume XLI, Number 2



December 1972

#### 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 New York, N.Y. and at additional mailing offices.

Subscription Price \$10.00, Single Issue \$3.50. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.

## CONTENTS

ARTICLES	
Antitrust in the EEC—The First Decade Barry E. Hawk	229
Airport Searches and Seizures—A Reasonable Approach Patrick W. McGinley Stephen F. Downs	293
O'Callahan Overseas: A Reconsideration of Military Jurisdiction Over Servicemen's Non-Service Related Crimes Committed Abroad Christopher H. Mills	325
COMMENTS	
BANK CREDIT CARDS—CONTEMPORARY PROBLEMS	373
PROTECTION OF SHAREHOLDER INTERESTS IN FOREIGN CORPORATIONS—Barcelona Traction REVISITED	394
CASE NOTES	
Admiralty—Shipping Act of 1916—Steamship Conference Must Show Commercial Necessity of Dual-Rate Contracts for Approval Under Section 14b (Latin America/Pacific Coast Steamship Conference v. Federal Maritime Commission, 465 F.2d 542 (D.C. Cir. 1972))	423
CIVIL RIGHTS—JURISDICTION UNDER SECTION 1343(3) OF TITLE 28, UNITED STATES CODE—THE Lynching of Hague and Eisen (Lynch v. Household Finance Corp., 405 U.S. 538 (1972))	<b>431</b>
Constitutional Law—"Liberalized" Abortion Statute Held Constitutional (Byrn v. New York City Health and Hospitals Corp., 31 N.Y.2d 194, 286 N.E.2d 887, 335 N.Y.S.2d 390 (1972))	439
Landlord and Tenant—Retaliatory Eviction—Landlord Must Show Substantial Business Reason for Removal of Leasehold from Market Where Tenant Has Successfully Withheld Rent (Robinson v. Diamond Housing Corp., 463 F.2d 853 (D.C. Cir. 1972))	449
PATENT LAW—SALE OF PARTIALLY ASSEMBLED COMPONENTS OF A PATENTED DEVICE FOR FINAL ASSEMBLY IN A FOREIGN COUNTRY DOES NOT INFRINGE DOMESTIC COMBINATION PATENT (Deepsouth Packing Co. v. Laitram Corp., 406 U.S. 518 (1972))	458
SECURITIES—BENEFICIAL OWNER OF MORE THAN 10% OF A CORPORATION'S STOCK ALLOWED TO MINIMIZE SECTION 16(b) LIABILITY BY DISPOSING OF HIS HOLDINGS IN TWO TRANSACTIONS (Reliance Electric Co. v. Emerson Electric Co., 404 U.S. 418	

MEMER®TECA

SALA 3

FORDHAM TABLA

# LAW REVIEW



### **ARTICLES**

ANTIRUSI IN THE EEC.—THE FIRST DECADE	Barry E. Hawk
Airport Searches and Seizures—A Reasonable Approach	. Patrick W. McGinley Stephen F. Downs
O'Callahan Overseas: A Reconsideration of Military Jurisdiction Over Servicemen's Non-Service Related Crimes Committed Abroad	Christopher H. Mills