

(10th Cir. 1975), *petition for cert. filed*, 43 U.S.L.W. 3476 (U.S. Feb. 24, 1975) (No. 74-1061) 108

COURTS—FIFTH CIRCUIT HOLDS THAT SUPREME COURT HAS EXCLUSIVE JURISDICTION OVER APPEAL FROM THREE-JUDGE DISTRICT COURT'S DENIAL OF MOTION TO INTERVENE (*Weiser v. White*, 505 F.2d 912 (5th Cir. 1975)) *petition for cert. filed*, 43 U.S.L.W. 3540 (U.S. Apr. 1, 1975) (No. 74-1240) 1088

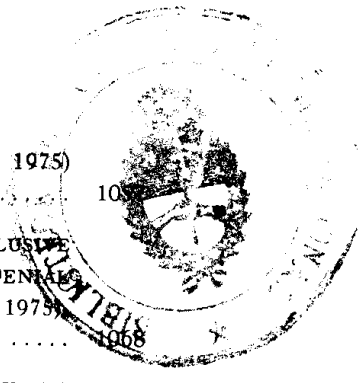
FEDERAL COURTS—FEDERAL COMMON LAW DETERMINES LESSOR'S DUTY TO CONVEY POSSESSION TO GOVERNMENT STANDING AS LESSEE (*Keydata Corp. v. United States*, 504 F.2d 1115 (Ct. Cl. 1974)) 1078

FEDERAL PROCEDURE—CLASS ACTIONS—DISTRICT COURT RULE REQUIRING COURT APPROVAL OF ALL COMMUNICATIONS WITH NONPARTY CLASS MEMBERS IS BEYOND COURT'S RULEMAKING POWER (*Rodgers v. United States Steel Corp.*, 508 F.2d 152 (3d Cir. 1975)) 1086

PATENTS—ANTIRADIATION AGENTS DISCOVERED UNDER CONTRACT WITH AEC HELD NOT PROPERTY OF GOVERNMENT UNDER SECTION 152 OF THE ATOMIC ENERGY ACT OF 1954 (*Piper v. AEC*, 502 F.2d 1393 (C.C.P.A. 1974)) 1097

TRUSTS AND ESTATES—COURT-APPROVED REORGANIZATION OF CHARITABLE TRUST DOES NOT REVOKE TRUST—RESIDUARY BEQUEST TO ORIGINAL TRUST PASSES TO NEW TRUST (*In re Estate of Nurse*, 35 N.Y.2d 381, 321 N.E.2d 537, 362 N.Y.S.2d 441 (1974)) 1104

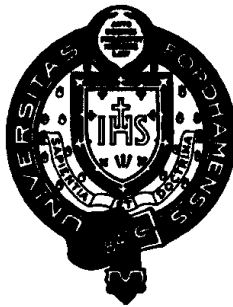
BOOKS RECEIVED 1116



FORDHAM LAW REVIEW

Volume XLIII, Number 6

May 1975



EDITORIAL AND GENERAL OFFICES
 ANN V. SULLIVAN, *Business Secretary*
 Lincoln Center, 140 West 62nd Street, New York, N.Y. 10023

Published six times a year—October, November, December, March, April 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 \$12.00, SINGLE ISSUE (for issues of Volume XLIII) \$3.50. Make checks payable to FORDHAM LAW REVIEW. Subscription renewed automatically unless notified to contrary.

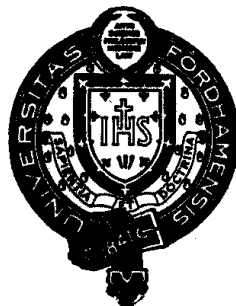
For price of volumes and single issues prior to Volume XLIII please inquire of William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209.

iii

BIBLIOTECA DE LA CORTE SUPREMA	<i>Rev. Q.</i>
Nº. DE ORDEN	59286
UBICACION	

FORDHAM LAW REVIEW

BIBLIOTECA DE LA CORTE SUPREMA	
Nº. DE ORDEN	59286
UBICACION	2-38



HEMEROTECA
SALA 2
ÉSTANTE 38
TABLA

ARTICLES

THE COMPLETE ADVOCATE *Rt. Hon. Lord Widgery*

STATE EVIDENTIARY PRIVILEGES IN FEDERAL
CIVIL LITIGATION *Martin I. Kaminsky*

CONTENTS

ARTICLES

- THE COMPLEAT ADVOCATE *Rt. Hon. Lord Widgery* 909
- STATE EVIDENTIARY PRIVILEGES IN FEDERAL CIVIL LITIGATION
Martin I. Kaminsky 923

COMMENT

- HABEAS CORPUS CHALLENGES TO PRISON DISCIPLINE 963

NOTES

- THE INDIGENT'S "RIGHT" TO COUNSEL IN CIVIL CASES 989
- DUE PROCESS FOR STUDENTS—NEW DEVELOPMENTS 1011

CASE NOTES

- ANTITRUST—FAIR TRADE—WHEN GOODS PASS FROM NON-SIGNER FAIR TRADE STATE TO FREE TRADE STATE TO SIGNER-ONLY FAIR TRADE STATE, MCGUIRE ACT DOES NOT PROTECT THE TRANSACTION (*Corning Glass Works v. Federal Trade Commission*, 509 F.2d 293 (7th Cir. 1975)) 1026
- ANTITRUST—ROBINSON-PATMAN ACT—"IN COMMERCE" JURISDICTION REQUIREMENT NOT SATISFIED BY SALES OF ASPHALT WITHIN ONE STATE FOR USE IN INTERSTATE HIGHWAYS (*Gulf Oil Corp. v. Copp Paving Co.*, 95 S. Ct. 392 (1974)) 1036
- BANKING LAW—NEW YORK STATE SAVINGS BANKS ARE WITHOUT AUTHORITY TO OFFER NEGOTIABLE ORDER OF WITHDRAWAL (NOW) ACCOUNTS (*New York State Bankers Association v. Albright*, 46 App. Div. 2d 269, 361 N.Y.S.2d 949 (4th Dep't 1974), *motion for leave to appeal granted*, No. 177, Ct. App., Feb. 21, 1975) 1044
- CONSTITUTIONAL LAW—RETROACTIVITY—EQUAL PROTECTION DECISION MANDATING EQUAL ACCESS TO JUVENILE COURT SYSTEM GIVEN RETROACTIVE EFFECT UNDER *Linkletter* BALANCING TEST (*Radcliff v. Anderson*, 509 F.2d 1093 (10th Cir. 1974), *petition for rehearing denied en banc*, *id.* at 1096