FORDHAM LAW REVIEW

Volume XLIV, Number 1



October 1975

EDITORIAL AND GENERAL OFFICES

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 XLIV) \$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 XLIV please inquire of William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209.

iii

FORDHAM 330 LAW REVIEW



CHARLERY OF ADULT ADULT ADULT ADULT ADULT ADDRESS AND ADDRESS
PROCESS PLACEMENT RULES 146 AND 240 Some Holbert A. Kessle
Leave of Advisory Objects of in Perspective
: Escopee all Means of Defeating the Statute of Fraud
The San Charlet and Altorney Disqualification— Silver Chrysle, 1999 - A New Orderton

THE RELEASE TO BE AND THE SAME THE COPERATORS: AIR CARRIERS OR

NICE NOR A THE PEDERAL AVIATION ACT OF 1958?

ςģ.

CONTENTS

ARTICLES

COMPULSORY LIFESAVING TREATMENT FOR THE COMPETENT ADULT Robert M. Byrn	
PRIVATE PLACEMENT RULES 146 AND 240—SAFE HARBOR?	3
COMMENT	
THE STATE ADVISORY OPINION IN PERSPECTIVE	83
NOTES	
PROMISSORY ESTOPPEL AS A MEANS OF DEFEATING THE STATUTE OF FRAUDS	114
THE SECOND CIRCUIT AND ATTORNEY DISQUALIFICATION—Silver Chrysler. STEERS IN A NEW DIRECTION	130
CHARTER ORGANIZERS AND TOUR OPERATORS: AIR CARRIERS OR TICKET AGENTS UNDER THE FEDERAL AVIATION ACT OF 1958?	153
RECENT DEVELOPMENTS	
CONSTITUTIONAL LAW—SOCIAL SECURITY ACT GRANTING BENEFITS TO WOMEN ONLY VIOLATES EQUAL PROTECTION (Weinberger v. Wiensenfeld, 95 S. Ct. 1225 (1975))	170
CRIMINAL LAW—NARCOTICS—DISTRICT OF COLUMBIA CIRCUIT HOLDS SEVERE PENALTY PROVISION OF THE CONTROLLED SUBSTANCES ACT INAPPLICABLE TO REGISTERED PHYSICIAN (United States v. Moore, 505 F.2d 426 (D.C. Cir. 1974), cert. granted, 420 U.S. 924 (1975))	
	179
LABOR LAW—SUPREME COURT HOLDS THAT LABOR UNIONS ARE NOT EXEMPT FROM ANTITRUST STATUTES (Cornell Construction Co. v. Plumbers Local 100, 95 S. Ct. 1830 (1975))	191
WORKMAN'S COMPENSATION—NEW YORK COURT OF APPEALS HOLDS THAT MENTAL INJURY PRECIPITATED BY PSYCHIC TRAUMA IS COMPENSABLE (Wolf v. Sibley, Lindsay & Curr Co., 36 N.Y.2d 505, 330 N.E.2d 603, 369 N.Y.S.2d 637 (1975))	204