FORDHAM LAW REVIEW



? 38

ARTICLES

Intercollegiate Athletics And Television Contracts: Beyond Economic Justifications in Antitrust Analysis of Agreements Among Colleges

Eugene D. Gulland, J. Peter Byrne and Sheldon Elliot Steinbach

EPIDEMIOLOGIC PROOF IN TOXIC TORT LITIGATION

Bert Black and David Lilienfeld

BESHADA V. JOHNS-MANVILLE PRODUCTS CORP.: REVOLUTION—OR ABERRATION—IN PRODUCTS LIABILITY LAW

Andrew T. Berry

NOTES

ALL THE KING'S HORSES—IRREPARABLE HARM IN TRADE SECRET LITIGATION

REPURCHASE AGREEMENTS AND THE BANKRUPTCY CODE: THE NEED FOR LEGISLATIVE ACTION

FEDERAL HABEAS CORPUS REVIEW OF STATE FORFEITURES RESULTING FROM ASSIGNED COUNSEL'S REFUSAL TO RAISE ISSUES ON APPEAL

Due Process: Application of the *Parratt* Doctrine to Random and Unauthorized Deprivations of Life and Liberty

Municipal Preference in Hydroelectric Relicensing: Interpretation of Section 7(a) of the Federal Power Act

FEDERAL RULE OF EVIDENCE 801(d)(2)(E): ADMISSIBILITY OF STATEMENTS FROM AN UNCHARGED CONSPIRACY THAT DOES NOT UNDERLIE THE SUBSTANTIVE CHARGE

THE APPLICATION OF COMPULSORY JOINDER, INTERVENTION, IMPLEADER AND ATTACHMENT TO LETTER OF CREDIT LITIGATION

Automatic Imposition of No-Work Conditions on Bonds in Deportation Proceedings: An Abuse of Discretion and Due Process

BOOK REVIEW



ROBERT C. CASAD, JURISDICTION IN CIVIL ACTIONS: TERRITORIAL BASIS AND PROCESS LIMITATIONS ON JURISDICTION OF STATE AND FEDERAL COURTS

Daniel J. Capra

VOLUME LII APRIL 1984 NUMBER 5

FORDHAM LAW REVIEW

VOLUME LII

APRIL 1984

NUMBER 5

CONTENTS

ARTICLES

Intercollegiate Athletics And Television Contracts: Beyond Economic Justifications in Antitrust Analysis of	
AGREEMENTS AMONG COLLEGES Eugene D. Gulland, J. Peter Byrne and Sheldon Elliot Steinbach Epidemiologic Proof in Toxic Tort Litigation Bert Black	717
and David Lilienfeld	732
BESHADA V. JOHNS-MANVILLE PRODUCTS CORP.: REVOLUTION—OR	
ABERRATION—IN PRODUCTS LIABILITY LAW Andrew T. Berry	786
NOTES	
All the King's Horses—Irreparable Harm in Trade Secret Litiga-	
TION	804
REPURCHASE AGREEMENTS AND THE BANKRUPTCY CODE: THE NEED FOR	828
LEGISLATIVE ACTION	020
From Assigned Counsel's Refusal to Raise Issues on Appeal.	850
Due Process: Application of the <i>Parratt</i> Doctrine to Random and	
Unauthorized Deprivations of Life and Liberty	887
MUNICIPAL PREFERENCE IN HYDROELECTRIC RELICENSING: INTERPRETA-	000
TION OF SECTION 7(a) OF THE FEDERAL POWER ACT FEDERAL RULE OF EVIDENCE 801(d)(2)(E): ADMISSIBILITY OF STATE-	903
MENTS From an Uncharged Conspiracy That Does not Under-	
LIE THE SUBSTANTIVE CHARGE	933
THE APPLICATION OF COMPULSORY JOINDER, INTERVENTION, IMPLEADER	
AND ATTACHMENT TO LETTER OF CREDIT LITIGATION	957
AUTOMATIC IMPOSITION OF NO-WORK CONDITIONS ON BONDS IN DEPOR-	1009
TATION PROCEEDINGS: AN ABUSE OF DISCRETION AND DUE PROCESS	1009
BOOK REVIEW	
BOOK REVIEW	
ROBERT C. CASAD, JURISDICTION IN CIVIL ACTIONS: TERRITOREAL BASIS AND PROCESS LIMITATIONS ON JURISDICTION OF STATE AND FEDERAL	
Courts	1034