FORDHAM LAW REVIEW

VOLUME LIV

NOVEMBER 1985

NUMBER 2

CONTENTS

ARTICLES

NATIONAL LEAGUE OF CITIES AGAIN— R.I.P. OR A GHOST THAT STILL WALKS?	141
MULTI-TORT CASES: CAUSE FOR MORE DARKNESS ON THE SUBJECT, OR A	
New Role for Federal	
COMMON LAW? Georgene M. Vairo	167
NOTES	
AN EMPLOYER'S IMPLIED CAUSE OF ACTION FOR RESTITUTION	
Under Section 403 of ERISA	225
PREEMPTION OF ANTICOMPETITIVE STATE STATUTES BY SECTION	
1 of the Sherman Act: Is an Agreement Required?.	247
HIRING PREFERENCE ACTS: HAS THE SUPREME COURT REN-	
DERED THEM VIOLATIONS OF THE PRIVILEGES AND IMMUNI-	271
TIES CLAUSE?	271
GENERAL PARTNERSHIP INTERESTS AS SECURITIES UNDER THE	202
FEDERAL SECURITIES LAWS: SUBSTANCE OVER FORM	303

FORDHAM LAW REVIEW



238

ARTICLES

NATIONAL LEAGUE OF CITIES AGAIN—R.I.P. OR A GHOST THAT STILL WALKS?

Bernard Schwartz

MULTI-TORT CASES: CAUSE FOR MORE DARKNESS ON THE SUBJECT, OR A NEW ROLE FOR FEDERAL COMMON LAW?

Geo

Georgene M. Vairo

NOTES

AN EMPLOYER'S IMPLIED CAUSE OF ACTION FOR RESTITUTION UNDER SECTION 403 OF ERISA

PREEMPTION OF ANTICOMPETITIVE STATE STATUTES BY SECTION 1 OF THE SHERMAN ACT: IS AN AGREEMENT REQUIRED?

HIRING PREFERENCE ACTS: HAS THE SUPREME COURT RENDERED THEM VIOLATIONS OF THE PRIVILEGES AND IMMUNITIES CLAUSE?

GENERAL PARTNERSHIP INTERESTS AS SECURITIES UNDER THE FEDERAL SECURITIES LAWS: SUBSTANCE OVER FORM

VOLUME LIV

NOVEMBER 1985

NUMBER 2