SALA 2
ESTANTE 35
TABLA

OHIO STATE LAW JOURNAL



THE OHIO PERPETUITIES REFORM STATUTE

Robert J. Lynn

LEGALITY OF PRICE ADVICE AS A RESALE PRICE MAINTENANCE TECHNIQUE

William J. Lowery

MUNICIPAL CORPORATIONS AND POLICE POWER IN OHIO

George D. Vaubel

CHILD NEGLECT: THE ENVIRONMENTAL ASPECTS

Michael F. Sullivan

IMPLEMENTING CURRENT THEORIES OF JURISDICTION VENUE AND SERVICE OF PROCESS—PROPOSALS FOR REVISION OF THE OHIO STATUTES

Richard S. Miller

COMMENTS FEDERAL MOTOR VEHICLE SAFETY LEGISLATION

NOTES

RECENT FOURTH AMENDMENT DEVELOPMENTS

Volume 29

Winter 1968

Number 1

INCOME TAX—Intercompany Pricing Policies Subject to Sec-	
tion 482 Adjustment if not in Accord with Arm's Length	
Standards-Eli Lilly & Co. v. U.S., 372 F.2d 990 (Ct. Cl.	
1967)	252
LABOR LAW-Court Enforcement of Union Fines Under the Taft-Hartley Act-NLRB v. Allis-Chalmers Mfg. Co., 388	
U.S. 175 (1967)	260

400282

Copyright © 1968 by The Ohio State University. Published quarterly at Columbus, Ohio. Second class postage paid at Columbus, Ohio. Address all correspondence to:

Ohio State Law Journal 1659 North High Street Columbus, Ohio 43210

Subscriptions: \$6.00 per year; \$2.50 per copy.
Unless notice of discontinuance is received by the Journal at the expiration of a subscription, it will be assumed that a renewal is desired.

OHIO STATE LAW JOURNAL

Volume 29	Winter 1968	Number 1
	CONTENTS	
THE OHIO PERPI Robert J. Lynn	ETUITIES REFORM STATU	TE 1
	RICE ADVICE AS A RESALE TENANCE TECHNIQUE	g
	PORATIONS AND POLICE HIO	29
CHILD NEGLECT THE ENVIRO Michael F. Sulla	NMENTAL ASPECTS	85
JURISDICTION PROCESS—PRO	CURRENT THEORIES OF N, VENUE AND SERVICE OF OPOSALS FOR REVISION OF CATUTES	F
Comments FEDERAL MOTOR	VEHICLE SAFETY LEGISLA	TION 177
Notes RECENT FOURTH	I AMENDMENT DEVELOPMI	ENTS 217
Sherman Act—K	Pricing Method Held Not to (-91, Inc. v. Gershwin Publishin Cir. 1967)	g Corp.,
Antitrus r—Possible Patman Act—Uta	Injury to Competition Under Rath Pie Co. v. Continental Baking rehearing denied, 387 U.S. 949 (obinson- <i>Co., 386</i>
Clause of Fourte ination on Publ	v—State Action Under Equal Prenth Amendment—Employment ic Works Projects—Ethridge v. (S. D. Ohio 1967)	discrim- Rhodes,