OHIO STATE LAW JOURNAL



HEMEROTECA
SALA 2
ESTANTE 35
TABLA

THE NEED FOR SEC RULES TO GOVERN THE DUTIES AND LIABILITIES
OF ATTORNEYS UNDER THE FEDERAL SECURITIES STATUTES

Morgan Shipman

THE CONSTITUTIONAL RIGHT TO CHALLENGE THE CONTENT OF AFFIDAVITS IN WARRANTS ISSUED UNDER THE FOURTH AMENDMENT

Morris D. Forkosch

NOTES

CASE NOTES

OHIO STATE LAW JOURNAL

Volume 34

1973

Number 2

CONTENTS

Articles	
THE NEED FOR SEC RULES TO GOVERN THE DUTIES AND CIVIL LIABILITIES OF ATTORNEYS UNDER THE FEDERAL SECURITIES STATUTES	021
Morgan Shipman	231
THE CONSTITUTIONAL RIGHT TO CHALLENGE THE CONTENT OF AFFIDAVITS IN WARRANTS ISSUED UNDER THE FOURTH AMENDMENT	
Morris D. Forkosch	297
Notes	
EXTRA TERRITORIAL APPLICATION OF SECTION 10(b) AND RULE 10b-5	342
ADMIRALTY JURISDICTION: EXECUTIVE JET IN HISTORICAL PERSPECTIVE	355
400282	

Copyright © 1973 by The Ohio State University.

Published quarterly at Columbus. Second-class postage paid at Columbus, Ohio and at additional mailing places. Address all correspondence to:

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

Subscriptions: \$8.00 per year; \$3.00 per copy (in advance).

Unless notice of discontinuance is received by the JOURNAL at the expiration of a subscription, it will be assumed that a renewal is desired.

Change of Address: Send your change of address to the JOURNAL at least 30 days before the date of issue with which it is to take effect. The Post Office will not forward copies unless you provide extra postage.

THE SCOPE OF SECTION 14(d): WHAT IS A TENDER OFFER?	315
THE CONSTITUTIONALITY OF FEDERAL ABROGATION OF STATE CREATED RULES OF PRIVILEGE IN DIVERSITY CASES: PROPOSED FEDERAL RULE OF	400
PRESIDENTIAL IMPOUNDMENT OF CONGRESSIONALLY APPROPRIATED FUNDS	416
Case Notes	
BASTARDY PROCEEDINGS—The Expansion of the Rights of Illegitimates—Franklin v. Julian, 30 Ohio St. 2d 228, 283 N.E.2d 813 (1972) PERPETUITIES—Application of the Revised Ohio Perpetuities	428
Statute—Dollar Federal Savings Trust Co. v. First National Bank, — Ohio Misc. —, 285 N.E.2d 768 (C.P., Probate	433
SECURITIES REGULATION—The Concept of Access in the Private Offering—SEC v. Continental Tobacco Co., 463 F.2d 137 (5th Cir. 1972) and Proposed Rule 146	1 39
CONSTITUTIONAL LAW—Fourth Amendment—Federal Grand Jury Witness Who Has Been Granted Transactional Immunity Can Move to Suppress Evidence Seized from Him in Violation of the Fourth Amendment—United States v. Calandra, 465 F.2d 1218 (6th Cir. 1972), cert. granted, 41 U.S.L.W. 3441 (U.S. Feb. 20, 1973)	1 50

CITE AS 34 OHIO ST. L.J.—(1973)