

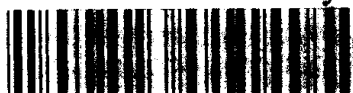
CAPITAL PUNISHMENT STATUTES AFTER FURMAN	651
★ FEDERAL INCOME TAXATION—PUBLIC POLICY AND THE DEDUCTIBILITY OF KICKBACKS UNDER §162(c)(2)	686

Case Notes

ENVIRONMENTAL LAW—Application of the National Environmental Policy Act of 1969 to Federal Projects Which Were Ongoing Before its Enactment Date— <i>Jones v. Lynn</i> , 477 F.2d 885 (1st Cir. 1973)	715
ANTITRUST—Standing to Sue Under Section 4 of the Clayton Act— <i>Multidistrict Vehicle Air Pollution M.D.L. No. 31 v. Automobile Manufacturers Association, Inc.</i> , 481 F.2d 122 (9th Cir.), <i>cert. denied</i> , 414 U.S. 1045, <i>rehearing denied</i> , 414 U.S. 1148 (1973)	723

CITE AS 35 OHIO ST. L.J.—(1974)

400282



61060

OHIO STATE LAW JOURNAL

Volume 35

1974

Number 3

CONTENTS

Articles

- IN MEMORIAM—CHARLES C. CALLAHAN 533
- "A DISCRIMINATION SO TRIVIAL": A NOTE ON LAW
AND THE SYMBOLISM OF WOMEN'S DEPENDENCY
Kenneth L. Karst 546
- PARTNERSHIP MARRIAGE: THE SOLUTION TO AN
INEFFECTIVE AND INEQUITABLE LAW OF SUPPORT
Joan M. Krauskopf and Rhonda C. Thomas 558
- YOU CAN SAY THAT IF YOU WANT—THE REDEFINITION
OF HEARSAY IN RULE 801 OF THE PROPOSED
FEDERAL RULES OF EVIDENCE
Walker J. Blakey 601

Notes

- LIQUOR VENDOR LIABILITY FOR INJURIES CAUSED BY
INTOXICATED PATRONS—A QUESTION OF
POLICY 630

Copyright © 1974 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

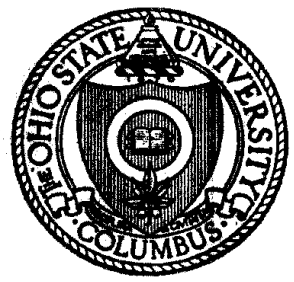
Subscriptions: \$10.00 per year; \$3.00 per copy (in advance).

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.

HEMEROTECA
SALA 2
ÉSTANTE 35
TABLA

OHIO STATE LAW JOURNAL



IN MEMORIAM—CHARLES C. CALLAHAN

**"A DISCRIMINATION SO TRIVIAL": A NOTE ON LAW AND
THE SYMBOLISM OF WOMEN'S DEPENDENCY**

Kenneth L. Karst

**PARTNERSHIP MARRIAGE: THE SOLUTION TO AN INEFFECTIVE
AND INEQUITABLE LAW OF SUPPORT**

Joan M. Krauskopf and Rhonda C. Thomas

**YOU CAN SAY THAT IF YOU WANT—THE REDEFINITION OF HEARSAY
IN RULE 801 OF THE PROPOSED FEDERAL RULES OF EVIDENCE**

Walker J. Blakey

NOTES

CASE NOTES