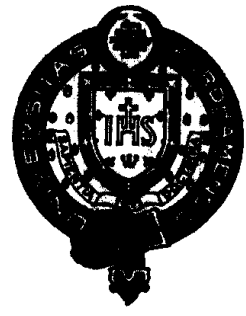


MEMEROTECA
SALA 2
ÉSTANTE 38
TABLA

FORDHAM LAW REVIEW



LEADING ARTICLES

CONTRACTUAL ARRANGEMENTS COVERING THE USE
OF GOVERNMENT PROPERTY BY DEFENSE
CONTRACTORS *Jules M. Lipton*

SOURCE MATERIAL FOR ARTICLE 85(1) OF
THE EEC TREATY *Joseph J. A. Ellis*

SELF-EMPLOYED INDIVIDUALS TAX
RETIREMENT ACT OF 1962 *Teresa C. Campbell*

THE DEED ABSOLUTE AS A MORTGAGE
IN NEW YORK *Martin Fogelman*

VOLUME XXXII

NUMBER 2

DECEMBER 1963

CONTENTS

LEADING ARTICLES

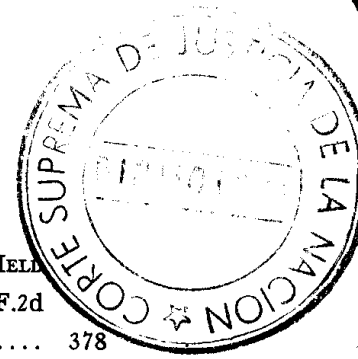
CONTRACTUAL ARRANGEMENTS COVERING THE USE OF GOVERNMENT PROPERTY BY DEFENSE CONTRACTORS	<i>Jules M. Lipton</i>	217
SOURCE MATERIAL FOR ARTICLE 85(1) OF THE EEC TREATY	<i>Joseph J. A. Ellis</i>	247
SELF-EMPLOYED INDIVIDUALS TAX RETIREMENT ACT OF 1962	<i>Teresa C. Campbell</i>	279
THE DEED ABSOLUTE AS A MORTGAGE IN NEW YORK	<i>Martin Fogelman</i>	299

COMMENTS

TRADE SECRETS AFTER PATENT PUBLICATION: A PUNITIVE INJUNCTION		313
EQUAL PROTECTION AND DISCRIMINATION IN PUBLIC ACCOMMODATIONS		327
EFFECTIVE LAW ENFORCEMENT AND CONSTITUTIONAL LIBERTY: AN ANALYSIS OF THE NEW YORK LAW ON CONFESSIONS		339

CASE NOTES

ADMIRALTY—LIABILITY OF SHIPOWNER-EMPLOYER TO LONGSHOREMAN ARISING OUT OF UNSEAWORTHINESS (<i>Reed v. The Yaka</i> , 373 U.S. 410 (1963))		353
CONSTITUTIONAL LAW—COUNSEL FOR INDIGENTS IN NONCAPITAL FELONY CASES HELD CONSTITUTIONALLY GUARANTEED (<i>Gideon v. Wainwright</i> , 372 U.S. 335 (1963))		358
CRIMINAL LAW—CONSTITUTIONALITY OF STATUTE WHICH PERMITS CONVICTION OF MISDEMEANOR BY NONUNANIMOUS COURT CHALLENGED ON GROUND THAT DISSENT EVIDENCED REASONABLE DOUBT AS TO GUILT (<i>People v. Scifo</i> , 40 Misc. 2d 110, 242 N.Y.S.2d 986 (New York City Crim. Ct. 1963))		364
EMINENT DOMAIN—NEW YORK EXTENDS THE "PUBLIC USE" DOCTRINE TO THE TAKING OF LAND FOR A WORLD TRADE CENTER (<i>Courtesy Sandwich Shop, Inc. v. Port of New York Authority</i> , 12 N.Y.2d 379, 190 N.E.2d 402, 240 N.Y.S.2d 1, appeal denied, — U.S. — (1963))		372



LABOR LAW—CAPTIVE AUDIENCE SPEECH PRIOR TO A REPRESENTATIVE ELECTION HELD
 NOT A PER SE UNFAIR LABOR PRACTICE (*May Dept Stores Co. v. NLRB*, 316 F.2d
 797 (6th Cir. 1963)) 378

STANDING TO SUE—TAXPAYERS' SUITS—TAXPAYER'S RIGHT TO CHALLENGE CONSTITU-
 TIONALITY OF STATE EXPENDITURE DENIED (*St. Clair v. Yonkers Raceway, Inc.*,
 13 N.Y.2d 72, 192 N.E.2d 15, 242 N.Y.S.2d 43 (1963)) 382

WARRANTY—NONNEGLIGENT AIRPLANE ASSEMBLER HELD LIABLE FOR WRONGFUL DEATH
 OF PASSENGER NOT IN PRIVACY (*Goldberg v. Kollsman Instrument Corp.*, 12 N.Y.2d
 432, 191 N.E.2d 81, 240 N.Y.S.2d 592 (1963)) 390

BOOKS REVIEWED

FORKOSCH: CONSTITUTIONAL LAW *Robert B. McKay* 398

ALTMAN: INVISIBLE BARRIER *Morton L. Ginsberg* 400

BOOKS RECEIVED 407

FORDHAM LAW REVIEW

VOLUME XXXII, NUMBER 2



DECEMBER 1963

EDITORIAL AND GENERAL OFFICES

Lincoln Square, New York 23, N.Y.

Published four times a year—October, December, February, and April. Member,
 National Conference of Law Reviews. Printed by the Heffernan Press Inc., Worcester,
 Massachusetts. Second class postage paid at Worcester, Mass.

SUBSCRIPTION PRICE \$5.00, SINGLE ISSUE \$2.00. Make checks payable to FORDHAM
 LAW REVIEW. Subscription renewed automatically unless notified to contrary.