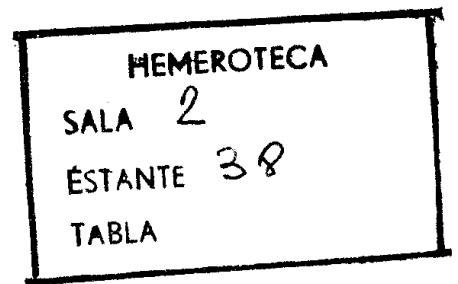
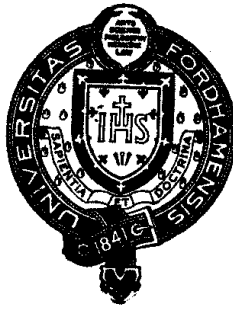


# FORDHAM LAW REVIEW



## ARTICLES

COPYRIGHT PROTECTION FOR  
COMPUTER-PRODUCED  
DIRECTORIES .....

*Michael S. Oberman*

AN AMERICAN TRAGEDY: THE  
SUPREME COURT ON  
ABORTION .....

*Robert M. Byrn*

# CONTENTS

## ARTICLES

- COPYRIGHT PROTECTION FOR COMPUTER-PRODUCED DIRECTORIES .. *Michael S. Oberman* 767
- AN AMERICAN TRAGEDY: THE SUPREME COURT ON ABORTION ..... *Robert M. Byrn* 807

## COMMENTS

- THE NATIONAL COURT OF APPEALS: COMPOSITION, CONSTITUTIONALITY, AND DESIRABILITY ..... 863
- PROPOSED SEC RULE 146: THE QUEST FOR OBJECTIVITY ..... 887
- ABORTION ON DEMAND IN A POST-*Wade* CONTEXT: MUST THE STATE PAY THE BILLS? 921
- THE PAROL EVIDENCE RULE AND THIRD PARTIES ..... 945
- NEIGHBORHOOD PATROLS AND THE LAW: CITIZENS' RESPONSE TO URBAN CRIME ..... 973
- Zahn v. International Paper*: A FURTHER LIMITATION ON CLASS ACTION JURISDICTION 991

## CASE NOTES

- ADMINISTRATIVE LAW—PROCEDURAL DUE PROCESS—CIVIL SERVICE COMMISSION MUST GRANT OPEN AND PUBLIC HEARING WHERE ILLEGAL DISCHARGE FROM STATUTORILY PROTECTED EMPLOYMENT IS NONFRIVOLOUSLY ALLEGED (*Fitzgerald v. Hampton*, 467 F.2d 755 (D.C. Cir. 1972)) ..... 1004
- CONSTITUTIONAL LAW—FREEDOM OF RELIGION—REGULATIONS COMPELLING CHAPEL ATTENDANCE AT MILITARY ACADEMIES HELD INVALID (*Anderson v. Laird*, 466 F.2d 283 (D.C. Cir.), *cert. denied*, 409 U.S. 1076 (1972)) ..... 1015
- CONSTITUTIONAL LAW—FREEDOM OF THE PRESS—NEWSMEN HELD TO POSSESS NO TESTIMONIAL PRIVILEGE WITH RESPECT TO CONFIDENTIAL COMMUNICATIONS (*Branzburg v. Hayes*, 408 U.S. 665 (1972)) ..... 1024
- CONSTITUTIONAL LAW—SEARCH AND SEIZURE—*Carroll* DOCTRINE FOR WARRANTLESS SEARCH EXTENDED TO CHATTEL CONSIGNED TO COMMON CARRIER (*People v. McKinnon*, 7 Cal. 3d 899, 500 P.2d 1097, 103 Cal. Rptr. 897 (1972), *cert. denied*, 41 U.S.L.W. 3550 (Apr. 17, 1973) (No. 72-857)) ..... 1034
- CONSTITUTIONAL LAW—SEARCH AND SEIZURE—PRODUCTION OF VOICE AND HANDWRITING EXEMPLARS TO GRAND JURY MAY BE COMPELLED WITHOUT PRELIMINARY SHOWING (*United States v. Dionisio*, 93 S. Ct. 764 (1973); *United States v. Mara*, 93 S. Ct. 774 (1973)) ..... 1044

CONSTITUTIONAL LAW—STATE STATUTES AUTHORIZING SUMMARY PREJUDGMENT REPLEVIN ORDERS HELD VIOLATIVE OF CONSTITUTIONAL DUE PROCESS REQUIREMENTS ( <i>Fuentes v. Shevin</i> , 407 U.S. 67 (1972)) .....	1051
CRIMINAL PROCEDURE—RIGHT TO COUNSEL— <i>Wade-Gilbert</i> EXCLUSIONARY RULES HELD NOT TO APPLY TO PRE-INDICTMENT SHOWUP ( <i>Kirby v. Illinois</i> , 406 U.S. 682 (1972))	1063
SECURITIES—MERGER PARTNER NOT LIABLE AS MATTER OF LAW FOR MISLEADING STATEMENTS IN PROXY SOLICITATION OF ACQUIRED COMPANY ( <i>Beatty v. Bright</i> , 345 F. Supp. 1188 (S.D. Iowa 1972)) .....	1074

### BOOK REVIEWED

TECLAFF: ABSTRACTION AND USE OF WATER: A COMPARISON OF LEGAL RÉGIMES .....	<i>Robert D. Hayton</i> 1085
---	------------------------------

BOOKS RECEIVED .....	1087
----------------------	------

# FORDHAM LAW REVIEW

Volume XLI, Number 4



May 1973

### EDITORIAL AND GENERAL OFFICES

Lincoln Center, 140 West 62nd Street, New York, N.Y. 10023

Published four times a year—October, December, March and May. Member, National Conference of Law Reviews. Printed by the Heffernan Press Inc., Worcester, Massachusetts. Second class postage paid at New York, N.Y. and at additional mailing offices.

SUBSCRIPTION PRICE \$10.00, SINGLE ISSUE \$3.50. Make checks payable to FORDHAM LAW REVIEW. Subscription renewed automatically unless notified to the contrary.