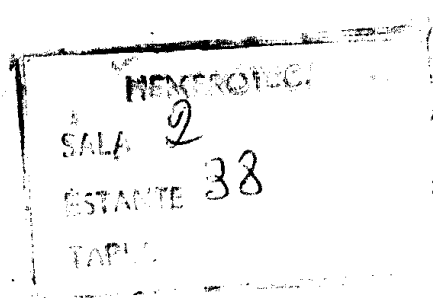
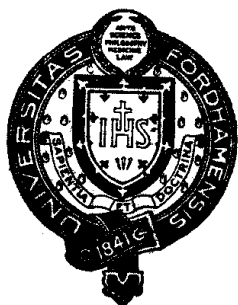


# FORDHAM LAW REVIEW



## ARTICLES

A NATION TRANQUILIZED—A SOCIO-LEGAL ANALYSIS OF THE  
ABUSE OF SEDATIVES IN THE UNITED STATES . . . . . *Gerald T. McLaughlin*

THE AUTOMOBILE PRESUMPTION IN THE NEW YORK  
NARCOTICS LAW . . . . . *Michael Edward Rose*

PREPARATION OF SECURITIES ACT REGISTRATION STATEMENTS  
AND REPORTS: MEETING THE OBLIGATION TO PROVIDE A BASIS  
FOR APPRAISING THE PROSPECTIVE IMPACT OF HISTORICAL  
FINANCIAL INFORMATION . . . . . *Lawrence Lederman*

# CONTENTS

© 1974 by Fordham Law Review

## ARTICLES

- A NATION TRANQUILIZED—A SOCIO-LEGAL ANALYSIS OF THE ABUSE OF SEDATIVES IN THE UNITED STATES ..... *Gerald T. McLaughlin* 725
- THE AUTOMOBILE PRESUMPTION IN THE NEW YORK NARCOTICS LAW  
*Michael Edward Rose* 761
- PREPARATION OF SECURITIES ACT REGISTRATION STATEMENTS AND REPORTS: MEETING THE OBLIGATION TO PROVIDE A BASIS FOR APPRAISING THE PROSPECTIVE IMPACT OF HISTORICAL FINANCIAL INFORMATION ..... *Lawrence Lederman* 770

## COMMENTS

- MAKING THE CLASS DETERMINATION IN RULE 23(b)(3) CLASS ACTIONS ..... 791
- Chris-Craft* AND SECTION 14(e): THE EXPANSION OF LEAD UNDERWRITERS' LIABILITY ... 820

## NOTES

- THE RIGHT TO TRAVEL ABROAD ..... 838
- SECURITIES EXCHANGE ACT SECTION 16(b): FOURTH CIRCUIT HARVESTS SOME KERNELS OF *Gold* ..... 852
- THE EVOLVING RIGHT OF DUE PROCESS AT PRISON DISCIPLINARY HEARINGS ..... 878
- THE BENIGN HOUSING QUOTA: A LEGITIMATE WEAPON TO FIGHT WHITE FLIGHT AND RESULTING SEGREGATED COMMUNITIES? ..... 891

## CASE NOTES

- ANTITRUST—SHERMAN ACT AND COMPETITIVE BUSINESS TORTS—ACTS OF UNFAIR COMPETITION WITH INTENT TO INJURE COMPETITOR HELD A PER SE VIOLATION (*C. Albert Sauter Co. v. Richard S. Sauter Co.*, 368 F. Supp. 501 (E.D. Pa. 1973), appeal dismissed pursuant to Rule 42(b) of Federal Rules of Appellate Procedure, No. 73-2003 (3d Cir., Apr. 4, 1974)) ..... 909
- CRIMINAL LAW—ANTIWAR ACTIVISTS CHARGED WITH ATTEMPTING TO SMUGGLE MAIL FROM FEDERAL PRISON MAY NOT ASSERT DEFENSE OF DISCRIMINATORY PROSECUTION, BUT SUCCEED IN CLAIM THAT OFFENSE WAS IMPOSSIBLE WHERE WARDEN KNEW OF SCHEME (*United States v. Berrigan*, 482 F.2d 171 (3d Cir. 1973)) ..... 924

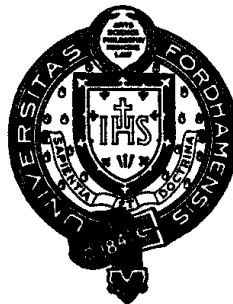
EVIDENCE—CHILD ABUSE—EXPERT MEDICAL TESTIMONY CONCERNING “BATTERED CHILD SYNDROME” HELD ADMISSIBLE (*People v. Henson*, 33 N.Y.2d 63, 304 N.E.2d 358, 349 N.Y.S.2d 657 (1973)) ..... 935

PRODUCTS LIABILITY—“UNREASONABLE DANGER” ELIMINATED FROM THE THEORY OF STRICT LIABILITY—THE RESTATEMENT RESTATED (*Cronin v. J.B.E. Olson Corp.*, 8 Cal. 3d 121, 501 P.2d 1153, 104 Cal. Rptr. 433 (1972), and *Glass v. Ford Motor Co.*, 123 N.J. Super. 599, 304 A.2d 562 (Super. Ct. L. Div. 1973)) ..... 943

BOOKS RECEIVED ..... 957

# FORDHAM LAW REVIEW

Volume XLII, Number 4



May 1974

## 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 (for issues of Volume XLII) \$3.50. Make checks payable to FORDHAM LAW REVIEW. Subscription renewed automatically unless notified to contrary.

For price of volumes and single issues prior to Volume XLII please inquire of William S. Hein & Co., Inc., 1285 Main Street, Buffalo, New York 14209.