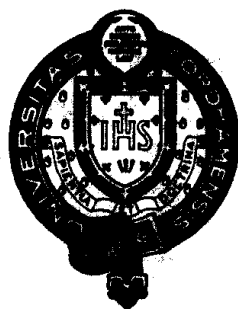


# FORDHAM LAW REVIEW



RECEIVED  
LAW 238  
ESTATE  
LAW

## ARTICLES

- THE ATTORNEY GENERAL: THE FEDERAL  
GOVERNMENT'S CHIEF LAWYER AND CHIEF  
LITIGATOR, OR ONE AMONG MANY? ..... *Griffin B. Bell*
- THE CRIMINALIZATION OF QUESTIONABLE FOREIGN  
PAYMENTS BY CORPORATIONS: A COMPARATIVE  
LEGAL SYSTEMS ANALYSIS ..... *Gerald T. McLaughlin*
- National League of Cities v. Usery*—  
THE COMMERCE POWER AND STATE SOVEREIGNTY  
REDIVIVUS ..... *Bernard Schwartz*

## COMMENTS

- THE LEGALITY OF CREDIT UNION SHARE DRAFT ACCOUNTS  
UNDER FEDERAL LAW
- LEGAL RESTRICTIONS ON AMERICAN ACCESS  
TO FOREIGN CULTURAL PROPERTY

## NOTES

- CONFESSION CORROBORATION IN NEW YORK:  
A REPLACEMENT FOR THE CORPUS DELICTI RULE
- I SWEAR THAT I'M GUILTY SO HELP ME GOD:  
THE OATH IN RULE 11 PROCEEDINGS

# CONTENTS

## ARTICLES

- THE ATTORNEY GENERAL: THE FEDERAL GOVERNMENT'S CHIEF LAWYER AND CHIEF LITIGATOR, OR ONE AMONG MANY? ..... *Griffin B. Bell* 1049
- THE CRIMINALIZATION OF QUESTIONABLE FOREIGN PAYMENTS BY CORPORATIONS: A COMPARATIVE LEGAL SYSTEMS ANALYSIS ..... *Gerald T. McLaughlin* 1071
- National League of Cities v. Usery*—THE COMMERCE POWER AND STATE SOVEREIGNTY REDIVIVUS ..... *Bernard Schwartz* 1115

## COMMENTS

- THE LEGALITY OF CREDIT UNION SHARE DRAFT ACCOUNTS UNDER FEDERAL LAW 1135
- LEGAL RESTRICTIONS ON AMERICAN ACCESS TO FOREIGN CULTURAL PROPERTY .... 1177

## NOTES

- CONFESSION CORROBORATION IN NEW YORK: A REPLACEMENT FOR THE CORPUS DELICTI RULE ..... 1205
- I SWEAR THAT I'M GUILTY, SO HELP ME GOD: THE OATH IN RULE 11 PROCEEDINGS 1442

## RECENT DEVELOPMENTS

- COMMERCIAL PAPER—FICTITIOUS PAYEE RULE UNNECESSARY FOR DOUBLE FORGERY TO BE TREATED AS FORGED CHECK LOSS (*Perini Corp. v. First National Bank of Habersham County*, 553 F.2d 398 (5th Cir. 1977)) ..... 1273
- DEFAMATION—CORPORATION HELD A "PERSON" SUBJECT TO THE *Gertz* TEST FOR DETERMINING LIABILITY IN DEFAMATION ACTIONS (*Reliance Insurance Co. v. Barron's*, 442 F. Supp. 1341 (S.D.N.Y. 1977)) ..... 1287
- TORTS—PAROLE BOARD MEMBERS HAVE ONLY QUALIFIED IMMUNITY FOR DECISION TO RELEASE PRISONER (*Grimm v. Arizona Board of Pardons and Paroles*, 115 Ariz. 260, 564 P.2d 1227 (1977)) ..... 1301
- TRADEMARK—§ 368-d DILUTION RELIEF IN NEW YORK—ABANDONING THE CONFUSION/COMPETITION REQUIREMENT (*Allied Maintenance Corp. v. Allied Mechanical Trades, Inc.*, 42 N.Y.2d 538, 369 N.E.2d 1162, 399 N.Y.S.2d 628 (1977)) ... 1315