

CONTENTS

ARTICLES

- WASTE NOT, WAIT NOT—A CONSIDERATION OF FEDERAL AND
STATE JURISDICTION *Lawrence H. Cooke* 895
- THE IMPORTANCE OF BEING EARNEST: PLEADING AND MAINTAINING A TITLE VII
CLASS ACTION FOR THE PURPOSE OF RESOLVING THE CLAIMS OF CLASS MEMBERS
..... *David G. Karro* 904

PROJECT

- RELIEF FROM DEFAULT JUDGMENTS UNDER RULE 60(b)—A STUDY OF FEDERAL
CASE LAW 956

NOTES

- TRUSTEE LIABILITY FOR BREACH OF THE DUTY OF LOYALTY: GOOD FAITH INQUIRY
AND APPRECIATION DAMAGES 1012
- STATE REGULATION OF CASINO GAMBLING: CONSTITUTIONAL LIMITATIONS AND
FEDERAL LABOR LAW PREEMPTION 1038
- STATUTES OF LIMITATIONS WHEN SECTION 301 AND FAIR REPRESENTATION CLAIMS
ARE JOINED: MUST THEY BE THE SAME? 1058
- THE BUSINESS PURPOSE DOCTRINE: THE EFFECT OF MOTIVE ON FEDERAL INCOME
TAX LIABILITY 1078
- INTERSTATE JURISDICTIONAL COMPACTS: A NEW THEORY OF PERSONAL JURISDICTION 1097
- SPIELBERG*: RECONSIDERED—PROBLEMS IN APPLICATION AND CONTENT OF THE
DEFERRAL DOCTRINE 1116
- FOURTH AMENDMENT PROTECTION FOR THE JUVENILE OFFENDER: STATE, PARENT,
AND THE BEST INTERESTS OF THE MINOR 1140
- IMPLICATION UNDER SECTION 17(a) OF THE SECURITIES ACT OF 1933—THE
EFFECT OF *AARON V. SEC* 1161
- PASSPORT REVOCATIONS OR DENIALS ON THE GROUND OF NATIONAL SECURITY AND
FOREIGN POLICY 1178

FORDHAM

LAW REVIEW



ARTICLES

WASTE NOT, WAIT NOT—A CONSIDERATION OF FEDERAL AND STATE JURISDICTION

Lawrence H. Cooke

THE IMPORTANCE OF BEING EARNEST: PLEADING AND MAINTAINING A TITLE VII CLASS ACTION FOR THE PURPOSE OF RESOLVING THE CLAIMS OF CLASS MEMBERS

David G. Karro

PROJECT

RELIEF FROM DEFAULT JUDGMENTS UNDER RULE 60(b)—A STUDY OF FEDERAL CASE LAW

NOTES

TRUSTEE LIABILITY FOR BREACH OF THE DUTY OF LOYALTY: GOOD FAITH INQUIRY AND APPRECIATION DAMAGES

STATE REGULATION OF CASINO GAMBLING: CONSTITUTIONAL LIMITATIONS AND FEDERAL LABOR LAW PREEMPTION

STATUTES OF LIMITATIONS WHEN SECTION 301 AND FAIR REPRESENTATION CLAIMS ARE JOINED: MUST THEY BE THE SAME?

THE BUSINESS PURPOSE DOCTRINE: THE EFFECT OF MOTIVE ON FEDERAL INCOME TAX LIABILITY

INTERSTATE JURISDICTIONAL COMPACTS: A NEW THEORY OF PERSONAL JURISDICTION

SPIELBERG RECONSIDERED—PROBLEMS IN APPLICATION AND CONTENT OF THE DEFERRAL DOCTRINE

FOURTH AMENDMENT PROTECTION FOR THE JUVENILE OFFENDER: STATE, PARENT, AND THE BEST INTERESTS OF THE MINOR

IMPLICATION UNDER SECTION 17(a) OF THE SECURITIES ACT OF 1933—THE EFFECT OF AARON V. SEC

PASSPORT REVOCATIONS OR DENIALS ON THE GROUND OF NATIONAL SECURITY AND FOREIGN POLICY