

FORDHAM LAW REVIEW

VOLUME LIV

NOVEMBER 1985

NUMBER 2

CONTENTS

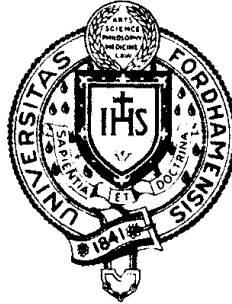
ARTICLES

- NATIONAL LEAGUE OF CITIES AGAIN—
R.I.P. OR A GHOST THAT
STILL WALKS?*..... *Bernard Schwartz* 141
- MULTI-TORT CASES: CAUSE FOR MORE
DARKNESS ON THE SUBJECT, OR A
NEW ROLE FOR FEDERAL
COMMON LAW?* *Georgene M. Vairo* 167

NOTES

- AN EMPLOYER'S IMPLIED CAUSE OF ACTION FOR RESTITUTION
UNDER SECTION 403 OF ERISA* 225
- PREEMPTION OF ANTICOMPETITIVE STATE STATUTES BY SECTION
1 OF THE SHERMAN ACT: IS AN AGREEMENT REQUIRED?* . 247
- HIRING PREFERENCE ACTS: HAS THE SUPREME COURT REN-
DERED THEM VIOLATIONS OF THE PRIVILEGES AND IMMUNI-
TIES CLAUSE?* 271
- GENERAL PARTNERSHIP INTERESTS AS SECURITIES UNDER THE
FEDERAL SECURITIES LAWS: SUBSTANCE OVER FORM* 303

FORDHAM LAW REVIEW



2
38.

ARTICLES

*NATIONAL LEAGUE OF CITIES AGAIN—
R.I.P. OR A GHOST THAT STILL WALKS?*

Bernard Schwartz

*MULTI-TORT CASES: CAUSE FOR MORE DARKNESS ON THE SUBJECT,
OR A NEW ROLE FOR FEDERAL COMMON LAW?*

Georgene M. Vairo

NOTES

*AN EMPLOYER'S IMPLIED CAUSE OF ACTION FOR RESTITUTION UNDER SECTION 403
OF ERISA*

*PREEMPTION OF ANTICOMPETITIVE STATE STATUTES BY SECTION 1 OF THE SHERMAN
ACT: IS AN AGREEMENT REQUIRED?*

*HIRING PREFERENCE ACTS: HAS THE SUPREME COURT RENDERED THEM VIOLA-
TIONS OF THE PRIVILEGES AND IMMUNITIES CLAUSE?*

*GENERAL PARTNERSHIP INTERESTS AS SECURITIES UNDER THE FEDERAL SECURITIES
LAWS: SUBSTANCE OVER FORM*