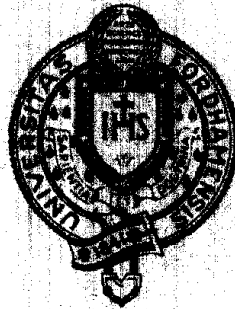


FORDHAM LAW REVIEW



ARTICLES

ONCE IS ENOUGH: A PROPOSED
BAR OF THE INJURED EMPLOYEE'S
CAUSE OF ACTION AGAINST A
THIRD PARTY

Philip D. Oliver

MAKING YOUNGER CIVIL: THE CONSEQUENCES
OF FEDERAL COURT DEFERENCE TO
STATE COURT PROCEEDINGS
A RESPONSE TO PROFESSOR STRAVITZ

Georgene M. Vairo

NOTES

A FUNCTIONAL VIEW OF THE RULE OF LENITY:
DOES THEFT OF MISADDRESSED MAIL VIOLATE THE
FEDERAL MAIL THEFT STATUTE?

SETTLEMENT PENDING APPEAL: AN ARGUMENT FOR VACATUR
STANDARD OF APPELLATE REVIEW OF RULE 11 DECISIONS

FORDHAM LAW REVIEW

VOLUME LVIII

NOVEMBER 1989

NUMBER 2

CONTENTS

ARTICLES

- ONCE IS ENOUGH: A PROPOSED
BAR OF THE INJURED EMPLOYEE'S
CAUSE OF ACTION AGAINST A
THIRD PARTY *Philip D. Oliver* 117
- MAKING *YOUNGER* CIVIL: THE
CONSEQUENCES OF FEDERAL
COURT DEFERENCE TO STATE
COURT PROCEEDINGS
A RESPONSE TO PROFESSOR STRAVITZ .. *Georgene M. Vairo* 173

NOTES

- A FUNCTIONAL VIEW OF THE RULE OF LENITY:
DOES THEFT OF MISADDRESSED MAIL
VIOLATE THE FEDERAL MAIL THEFT STATUTE? 215
- SETTLEMENT PENDING APPEAL:
AN ARGUMENT FOR VACATUR 233
- STANDARD OF APPELLATE REVIEW OF
RULE 11 DECISIONS 251