

JURISDICTION—JURISDICTION OVER A NON-RESIDENT PREDICATED SOLELY UPON A “CONTINUOUS TORTIOUS ACT” COMMITTED WITHIN THE STATE HELD VALID (*Singer v. Walker*, 21 App. Div. 2d 285, 250 N.Y.S.2d 216 (1st Dep’t 1964)) 327

TRADE REGULATION—SIZE AND EXTENT OF CONSIGNMENT DISTRIBUTION PLAN PREVENTS ITS RECOGNITION AS AGENCY WHEN USED TO FIX PRICES (*Simpson v. Union Oil Co.*, 377 U.S. 13 (1964)) 336

VERDICTS—INCONSISTENT VERDICTS AND NONCOMPLIANCE WITH JUDGE’S CHARGE HELD NOT GROUNDS FOR REVERSAL (*Pigage v. Chism*, 377 S.W.2d 32 (Sup. Ct. Ark. 1964)) 344

WORKMEN’S COMPENSATION—DOUBLE RECOVERY—OUT OF STATE ACTION WHICH WAS PRECLUDED BY NEW YORK STATUTE HELD NOT A THIRD PARTY ACTION WITHIN MEANING OF NEW YORK WORKMEN’S COMPENSATION LAW (*Petterson v. Daystrom Corp.*, 21 App. Div. 2d 582, 252 N.Y.S.2d 156 (3d Dep’t 1964)) 348

BOOKS REVIEWED

ARONSON: STATUS AND KINSHIP IN THE HIGHER CIVIL SERVICE
MANNING: FEDERAL CONFLICT OF INTEREST LAW *Jerome S. Rubenstein* 351

TONDEL: DISARMAMENT: BACKGROUND PAPERS AND PROCEEDINGS OF THE FOURTH HAMMARSKJOLD FORUM *Charles E. Rice* 354

BOOKS RECEIVED 357

FORDHAM LAW REVIEW

Volume XXXIII, Number 2



December 1964

EDITORIAL AND GENERAL OFFICES

Lincoln Square, New York 23, N.Y.

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 Worcester, Mass.

SUBSCRIPTION PRICE \$5.00, SINGLE ISSUE \$2.00. Make checks payable to FORDHAM LAW REVIEW. Subscription renewed automatically unless notified to contrary.

CONTENTS

LEADING ARTICLES

- PARALLEL JURISDICTION: IF THE COURT OF CLAIMS CAN, WHY NOT THE ADMINISTRATIVE
BOARDS? *Gilbert A. Cuneo, Eldon H. Crowell* 137
- HOMICIDE UNDER THE PROPOSED NEW YORK PENAL LAW *Robert M. Byrn* 173
- THE RIGHT TO INVESTIGATE AND NEW YORK'S "STOP AND FRISK" LAW
John A. Ronayne 211

COMMENTS

- A SOLUTION TO THE DEBT-EQUITY PROBLEM 239
- CONSTRUCTIONAL DEVICES AND THE NEW YORK RULE AGAINST PERPETUITIES 259
- 1964 DEVELOPMENTS IN THE APPLICATION OF SECTION 7 OF THE CLAYTON ACT TO
HORIZONTAL ACQUISITIONS 274

CASE NOTES

- ADMINISTRATIVE LAW—ORDINANCE PROVIDING FOR ENTRY BY BUILDING INSPECTOR FOR
PURPOSES OF OBTAINING EVIDENCE FOR CRIMINAL PROSECUTION HELD INVALID (*People*
v. Laverne, 14 N.Y.2d 304, 200 N.E.2d 441, 251 N.Y.S.2d 452 (1964)) 297
- CIVIL RIGHTS—*De Facto* SEGREGATION—COURTS MAY NOT SUBSTITUTE THEIR OWN
JUDGMENT FOR THE JUDGMENT OF COMMISSIONER OF EDUCATION WHERE THERE IS
RATIONAL BASIS FOR COMMISSIONER'S DETERMINATION IN ORDERING REZONING OF
SCHOOL DISTRICT (*Vetere v. Mitchell*, 21 App. Div. 2d 561, 251 N.Y.S.2d 480 (3d
Dep't 1964)) 301
- CONSTITUTIONAL LAW—CONFLICT BETWEEN THE TWENTY-FIRST AMENDMENT AND THE
EXPORT-IMPORT CLAUSE—STATE TAX ON LIQUOR IMPORTS FROM ABROAD HELD
UNCONSTITUTIONAL (*Department of Revenue v. James B. Beam Distilling Co.*, 377
U.S. 341 (1964)) 306
- CONSTITUTIONAL LAW—SECTION 6 OF THE SUBVERSIVE ACTIVITIES CONTROL ACT HELD
UNCONSTITUTIONAL AS VIOLATIVE OF THE FIFTH AMENDMENT (*Aptheker v. Secretary*
of State, 378 U.S. 500 (1964)) 309
- DAMAGES—INTEREST NOT AWARDED IN A *Quantum Meruit* CAUSE OF ACTION (*Lesjac*
Realty Corp. v. Mulhauser, 43 Misc. 2d 439, 251 N.Y.S.2d 62 (Sup. Ct. 1964)) 317
- ESTATE TAX—AIRCRAFT ACCIDENT POLICIES ON LIFE OF INSURED EXCLUDED FROM GROSS
ESTATE (*In re Noel*, 332 F.2d 950 (3d Cir. 1964)) 322

MEMEROTEC
SALA 2
ÉSTANTE 38
TABLA 105

FORDHAM LAW REVIEW



LEADING ARTICLES

PARALLEL JURISDICTION: IF THE COURT OF CLAIMS CAN,
WHY NOT THE ADMINISTRATIVE BOARDS? *Gilbert A. Cuneo*
Eldon H. Crowell

HOMICIDE UNDER THE PROPOSED NEW YORK
PENAL LAW *Robert M. Byrn*

THE RIGHT TO INVESTIGATE AND NEW YORK'S
"STOP AND FRISK" LAW *John A. Ronayne*

VOLUME XXXIII

NUMBER 2

DECEMBER 1964