

SECURITIES REGULATION—CONVERSION OF SECURITIES HELD NOT TO CONSTITUTE A
“SALE” UNDER SECTION 16(b) (*Blau v. Lamb*, CCH 1966 Fed. Sec. L. Rep. ¶ 91710
(2d Cir. June 27, 1966)) 143

UNEMPLOYMENT INSURANCE—SUSPENSION OF BENEFITS—SIGNING OF MEMORANDUM OF
UNDERSTANDING TERMINATES STRIKE AND THEREBY ENTITLES WORKERS TO UNEM-
PLOYMENT BENEFITS UNTIL FULL PLANT OPERATIONS RESUME (*Matter of Acquisto*,
25 App. Div. 2d 326, 269 N.Y.S.2d 567 (3d Dep’t 1966)) 148

BOOKS REVIEWED

CAVERS: THE CHOICE OF LAW PROCESS *Willis L. M. Reese* 153

JAFFE: JUDICIAL CONTROL OF ADMINISTRATIVE ACTION *Robert M. O’Neil* 159

BOOKS RECEIVED 165

FORDHAM LAW REVIEW

Volume XXXV, Number 1



October 1966

EDITORIAL AND GENERAL OFFICES

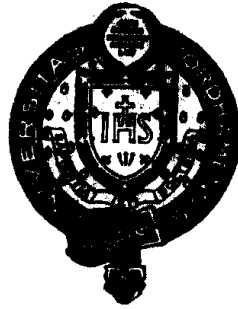
Lincoln Square, New York, N.Y. 10023

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.

MEMEROTECA
SALA 2
ÉSTANTE 38
TABLA

FORDHAM LAW REVIEW



LEADING ARTICLES

ARRESTS FOR PUBLIC INTOXICATION *John M. Murtagh*

LOBBYING THE SUPREME COURT—AN
APPRAISAL OF “POLITICAL SCIENCE
FOLKLORE” *Nathan Hakman*

CONFIDENTIAL COMMUNICATIONS—
THE ACCOUNTANTS’ DILEMMA *Constantine N. Katsoris*

ATTACKS ON THE CONSTITUTION,
VIOLENCE, AND THE NECESSITY
FOR DISOBEDIENCE *Morris D. Forkosch*

CERTIFICATE OF INCORPORATION FOR
A NEW YORK CLOSE CORPORATION:
A FORM—AN ADDENDUM *Robert A. Kessler*

VOLUME XXXV

NUMBER 1

OCTOBER 1966

CONTENTS

LEADING ARTICLES

- ✓ ARRESTS FOR PUBLIC INTOXICATION *John M. Murtagh* 1
- ✓ LOBBYING THE SUPREME COURT—AN APPRAISAL OF “POLITICAL SCIENCE FOLKLORE”
Nathan Hakman 15
- ✓ CONFIDENTIAL COMMUNICATIONS—THE ACCOUNTANTS’ DILEMMA
Constantine N. Katsoris 51
- ✓ ATTACKS ON THE CONSTITUTION, VIOLENCE, AND THE NECESSITY FOR DISOBEDIENCE
Morris D. Forkosch 71
- ✓ CERTIFICATE OF INCORPORATION FOR A NEW YORK CLOSE CORPORATION: A FORM—
AN ADDENDUM *Robert A. Kessler* 111

COMMENT

- DISCOVERY OF ATTORNEY’S WORK PRODUCT AND OTHER TRIAL PREPARATIONS IN NEW
YORK 113

CASE NOTES

- DOMESTIC RELATIONS—CONCEALMENT OF RADICAL POLITICAL BELIEFS HELD GROUNDS
FOR ANNULMENT (*Kober v. Kober*, 16 N.Y.2d 191, 211 N.E.2d 817, 264 N.Y.S.2d
364 (1965)) 125
- EVIDENCE—SEARCH AND SEIZURE—ANALYSIS OF A BLOOD SAMPLE WITHDRAWN FROM AN
ACCUSED OVER HIS OBJECTION HELD ADMISSIBLE (*Schmerber v. California*, 384 U.S.
757 (1966)) 131
- LABOR LAW—ACTION FOR WRONGFUL EXPULSION FROM UNION MEMBERSHIP DISMISSED
BY STATE COURT AND HELD TO BE EXCLUSIVELY WITHIN THE JURISDICTION OF THE
NLRB (*Spica v. ILGWU*, 420 Pa. 427, 218 A.2d 579 (1966)) 137