



# New York University

## *Law Review*

VOLUME 41

DECEMBER 1966

NUMBER 6

TOWARD UNIFORM SUCCESSION LEGISLATION

William F. Fratcher

PRESERVATION OF AMERICA'S PARK LANDS:  
THE INADEQUACY OF PRESENT LAW

Lois G. Forer

THE REGENERATED STATUS OF THE EMPLOYER'S LOCKOUT:  
A COMMENT ON AMERICAN SHIP BUILDING

Earle K. Shawe

---

The Right to a Public Trial in Criminal Cases

The Imposition of Punishment by Civil Courts:  
A Reappraisal of Punitive Damages

# NEW YORK UNIVERSITY LAW REVIEW

VOLUME 41

DECEMBER 1966

NUMBER 6

## CONTENTS

### ARTICLES

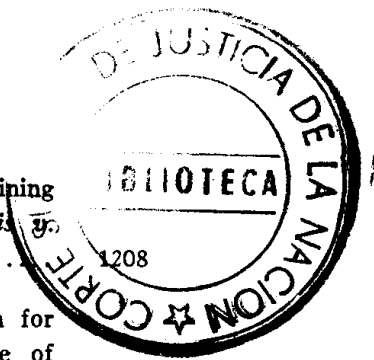
- TOWARD UNIFORM SUCCESSION LEGISLATION  
*William F. Fratcher* 1037
- PRESERVATION OF AMERICA'S PARK LANDS: THE INADEQUACY  
OF PRESENT LAW ..... *Lois G. Forer* 1093
- THE REGENERATED STATUS OF THE EMPLOYER'S LOCKOUT:  
A COMMENT ON *American Ship Building* .. *Earle K. Shawe* 1124

### NOTES

- THE RIGHT TO A PUBLIC TRIAL IN CRIMINAL CASES ..... 1138
- THE IMPOSITION OF PUNISHMENT BY CIVIL COURTS: A RE-  
APPRAISAL OF PUNITIVE DAMAGES ..... 1158

### COMMENTS

- Administrative Law—Interstate Commerce Act—Majority Vote Provi-  
sion Held To Be Primary Standard for Railroad Consolidations:  
*Mississippi River Fuel Corp. v. Slayton* (8th Cir. 1966) ..... 1186
- Administrative Law—Judicial Review—Circuits Differ on Availability  
of District Court Review of FDA Regulations Prior to Enforce-  
ment: *Toilet Goods Ass'n v. Gardner* (2d Cir. 1966); *Abbott Labs. v.*  
*Celebrezze* (3d Cir. 1965) ..... 1191
- Administrative Law—Longshoremen's and Harbor Workers' Com-  
pensation Act—Res Judicata Applied To Bar Second Claim for  
Death of Employee: *Chicago Grain Trimmers Ass'n v. Enos* (7th  
Cir. 1966) ..... 1203



Constitutional Law—Rights of the Accused—Judicial Plea Bargaining Held Violative of Due Process: *United States ex rel. Elksnis v. Gilligan* (S.D.N.Y. 1966) ..... 1208

Government Contracts—Statutes of Limitations—Cause of Action for Breach of Contract Accrues at Time of Breach and Statute of Limitations Is Not Tolloed During Required Administrative Proceeding: *Crown Coat Front Co. v. United States* (2d Cir. 1966) ..... 1214

Labor—Judicial Review of Arbitration—Arbitrator Held Without Authority To Read Implied Term Into Collective Bargaining Agreement: *Torrington Co. v. Metal Prods. Workers* (2d Cir. 1966) ..... 1220

Property—Future Interests—Doctrine of Worthier Title Eliminated as a Rule of Law and as a Rule of Construction: *Hatch v. Riggs Nat'l Bank* (D.C. Cir. 1966) ..... 1228

Unauthorized Practice of Law—Consultation by Out-of-State Attorneys—State Statute Condemning Unauthorized Practice of Law Held Inapplicable to Licensed Attorneys of Sister States Consulting on Federal Substantive Claims: *Spanos v. Skouras Theatres Corp.* (2d Cir. 1966) ..... 1235

**BOOK REVIEWS**

Robbins: *The Securities Markets: Operations and Issues*  
*Emanuel Stein* 1244

Gilmore: *Security Interests in Personal Property*  
*Richard W. Duesenberg* 1246

**INDEX TO VOLUME 41**

SUBSCRIPTION PRICE, \$9.00 PER NUMBER, \$2.25  
 WITH ANNUAL SURVEY OF AMERICAN LAW, \$12.00

Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the LAW REVIEW is desired.

Published at 35 New Street, Worcester, Massachusetts in March, April, May, October, November, and December. Second Class postage paid at Worcester, Massachusetts. Subscription price, nine dollars per annum. Per number, two dollars and twenty-five cents. With Annual Survey of American Law, twelve dollars. For single volumes and bound sets inquire of Fred B. Rothman & Company, 57 Leuning Street, South Hackensack, New Jersey.

© Copyright, 1966, by New York University

Editorial and General Offices: Vanderbilt Hall, 40 Washington Square South, New York, N.Y. 10003



BIBLIOTECA DE LA CORTE SUPREMA	<i>Das by</i>
No. DE ORDEN	37.576
UBICACION	