REAL PROPERTY—AFFIRMATIVE COVENANT RUNNING WITH THE LAND (Nicholson v. 300 Broadway Realty Corp., 7 N.Y.2d 240, 164 N.E.2d 832, 196 N.Y.S.2d 945 (1959))	
(1959))	178
SALES—ABSENCE OF PRIVITY IN BREACH OF WARRANTY ACTION (Henningsen v. Bloomfield Motors, Inc., 32 N.J. 358, 161 A.2d 69 (1960))	183
TRADE REGULATION—CONSTITUTIONALITY OF NONSIGNER CLAUSE IN RESALE PRICE MAINTENANCE (Remington Arms Co. v. G. E. M., Inc., — Minn. —, 102 N.W.2d 528 (1960))	187
TRUSTS—APPORTIONMENT OF DIVIDEND BETWEEN TRUST CORPUS AND INCOME UNDER THE OSBORNE RULE (In the Matter of Bingham, 7 N.Y.2d 1, 163 N.E.2d 301, 194 N.Y.S.2d 465 (1959))	
:	192
BOOKS REVIEWED	
HENSON: LANDMARKS OF LAW James M. Landis	201
EHRLICH: EHRLICH'S BLACKSTONE Leonard P. Moore	202
MEDINA: THE ANATOMY OF FREEDOM Herbert Brownell	203
Brink, Gipple, and Hughesdon: An Outline of United States Patent Law	205
BOOKS RECEIVED	207

EDITORIAL AND GENERAL OFFICES

302 Broadway, New York 7, N.Y.

Published four times a year—October, December, February, and April. Member, National Conference of Law Reviews. Printed by the Heffernan Press, Worcester, Massachusetts.

Second class postage paid at Worcester, Mass. Subscription Price \$5.00, Single Price \$1.50. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.

The views expressed in this periodical are to be attributed to the authors and not to the FORDHAM LAW REVIEW, its Editors, or Fordham University.

© Copyright, 1960, by Fordham University Press

FORDHAM LAW REVIEW

VOLUME XXIX

NUMBER 1

OCTOBER 1960

CONTENTS

LEADING ARTICLES

TRIAL IN FEDERAL CRIMINAL PROCEDURE Lester B. Orfield	1
Migratory Alimony: A Constitutional Dilemma IN THE Exercise of IN Personam Jurisdiction	83
Nonresident Personal Income Tax: A Comparative Study in Eight States	105
COMMENTS	
Incorporation by Reference and Independent Legal Significance in the New York Law of Wills	143
THE GRAND JURY: ITS PRESENT DAY FUNCTION AND CORRELATIVE POWERS	152
CASE NOTES	
Antitrust—Price Maintenance Through Refusal To Sell (United States v. Parke, Davis & Co., 362 U.S. 29 (1960))	159
Attorneys—Refusal To Answer Questions at a Judicial Inquiry Into Unethical Practices as Ground for Disbarment (In the Matter of Cohen, 7 N.Y.2d 488, 166 N.E.2d 672, 199 N.Y.S.2d 658, cert. granted, 363 U.S. 810 (1960))	163
BANKRUPTCY-RIGHT OF ACTION FOR INJURY TO PROPERTY AS ASSET OF BANKRUPT'S ESTATE (Jones v. Hicks, 358 Mich. 474, 100 N.W.2d 243 (1960))	168
Conflict of Laws—Effect of Subsequent Marriage of Litigants on Premarital Tort (Morin v. Letourneau, 102 N.H. 309, 156 A.2d 131 (1959))	174

HEMEROTECA
SALA 2
ESTANTE 38

FORDHAM LAW REVIEW



LEADING ARTICLES

PLEADINGS AND MOTIONS BEFORE
Trial in Federal Criminal
Procedure Lester B. Orfiel
MIGRATORY ALIMONY: A CONSTITUTIONAL
DILEMMA IN THE EXERCISE OF
IN PERSONAM JURISDICTION
Nonresident Personal Income
Tax: A Comparative Study
IN EIGHT STATES Michael B. Solomon

VOLUME XXIX

NUMBER 1

OCTOBER 1960