CONTENTS

LEADING ARTICLES

TAX ASPECTS OF CHARITABLE CONTRIBUTIONS	
AND BEQUESTS BY INDIVIDUALS	
THE SUPREME COURT AND ITS LAWYER CRITICS Robert B. McKay	615
SHARE REPURCHASES UNDER MODERN CORPORATION LAWS Robert A. Kessler	637
RECENT APPLICATIONS OF DOMESTIC NATIONALITY LAWS BY INTERNATIONAL TRIBUNALS	689
COMMENTS	
Title VII of the Labor-Management Reporting and Disclosure Act of 1959	737
MANUFACTURERS' LIABILITY TO REMOTE USERS OF OBVIOUSLY DANGEROUS INSTRUMENTALITIES	776
Indemnity Among Joint Tort-feasors in New York: Active and Passive Negligence and Impleader	782
THE ARBITRABLE ISSUE: THE PROBLEM OF FRAUD	802
CASE NOTES	
Arbitration and Award—Corporation Directed Specifically To Perform Personal Service Contract (Staklinski v. Pyramid Elec. Co., 6 N.Y.2d 159, 160 N.E.2d 78, 188 N.Y.S.2d 541 (1959))	809
Constitutional Law—Authority of Secretary of State To Determine Standards for Issuance of Passports (Worthy v. Herter, 270 F.2d 905 (D.C. Cir.), cert. denied, 361 U.S. 918 (1959))	816
CONSTITUTIONAL LAW—JURISDICTION OF COURT-MARTIAL OVER CIVILIAMS IN PEACE- TIME (Kinsella v. United States ex rel. Singleton, 361 U.S. 234 (1960))	820
Constitutional Law—Validity of "Lord's Day" Statute Under Guarantee of Fourteenth Amendment (Crown' Kosher Super Market, Inc. v. Gallagher, 176 F. Supp. 466 (D. Mass.), appeal docketed, 28 U.S.L. Week 3167 (U.S. Nov. 17, 1959) (No. 532))	826
Corporations—Presumptive Authority of President of Corporation To Prosecute Suit in Corporate Name (West View Hills, Inc. v. Lizau Realty Corp., 6 N.Y.2d 344, 160 N.E.2d 622, 189 N.Y.S.2d 863 (1959))	831

1959-	-60°
-------	------

CONTENTS

CRIMINAL LAW—DOUBLE JEOPARDY A BAR TO PROSECUTION FOR GREATER OFFENSE AFTER REVERSAL OF CONVICTION FOR LESSER OFFENSE (State v. Schoel, — Wash. 2d —, 341 P.2d 481 (1959))	- N. C
Damages—Depreciation and Cost of Repairs As Elements of Damages for Injury to Chattels (Kirkhof Elec. Co. v. Wolverine Express, Inc., 269 F.2d 147 (6th Cir. (1959))	840
Grand Jury—Subpoenaing Prospective Defendant As Violative of Privilege Against Self Incrimination (<i>People v. Steuding</i> , 6 N.Y.2d 214, 160 N.E.2d 468, 189 N.Y.S.2d 166 (1959))	843
Insurance—Powers of Appraisers (Munn v. National Fire Ins. Co., — Miss. —, 115 So. 2d 54 (1959))	846
LABOR RELATIONS—AVAILABILITY OF INJUNCTION RESTORING Status Quo Ante Pending Determination of Minor Dispute by NRAB (Baltimore & O.R.R. v. United R.R. Whrs., T.W.U., 271 F.2d 87 (2d Cir. 1959))	849
LIBEL AND SLANDER—DISTINCTION ABOLISHED (Grein v. La Poma, — Wash. 2d —, 340 P.2d 766 (1959))	852
Public Welfare—Workers Laid off Due to Labor Dispute Ineligible To Receive Unemployment Compensation (Adamski v. State, 108 Ohio App. 198, 161 N.E.2d 907 (Ct. App. 1959))	855
BOOK REVIEWS	
GORDON AND ROSENFIELD: IMMIGRATION LAW AND PROCEDURE Jack Wasserman	860
DASH, SCHWARTZ AND KNOWLTON: THE EAVESDROPPERS Eugene H. Nickerson	863
WORTLEY: EXPROPRIATION IN PUBLIC INTERNATIONAL LAW Martin Domke	865
FRIEDMANN AND PUGH: LEGAL ASPECTS OF FOREIGN INVESTMENT Robert Delson	866
BOOKS PECEIVED	0 = 4

Commencing with Volume XXIX, Number 1, October 1960, the Fordham Law Review will be published every October, December, February and April.

VOL. XXVIII, NO. 4

HEMEROTECA
SALA 2
ESTANTE 38 105
WINTER. 1959,60

FORDHAM LAW REVIEW



LEADING ARTICLES

TAX ASPECTS OF CHARITABLE CONTRIBUTIONS	
AND BEQUESTS BY INDIVIDUALS	. James W. Quiggle
	John Holt Myers
THE SUPREME COURT AND ITS LAWYER CRITICS	Robert B. McKay
SHARE REPURCHASES UNDER MODERN	
CORPORATION LAWS	Robert A. Kessler
RECENT APPLICATIONS OF DOMESTIC NATIONALITY	
LAWS BY INTERNATIONAL TRIBUNALS	. Hans Goldschmidt

See Page ii for Complete Table of Contents