MEMEROTECA
SALA 2
ESTANTE \$81105
TABLA

FORDHAM LAW REVIEW



LEADING ARTICLES

THE FEDERAL GOVERNMENT AND	
Interstate Compacts	. Richard H. Leach
THE ROMAN CONTRIBUTION	
TO THE COMMON LAW	Edward D. Re
Am to Education:	
I. FEDERAL FASHION	
II. STATE STYLE	eonar d F . Manning
A CRITICISM OF CRITICISM:	
IN RE MEANING	Ray D. Henson
	*
AOTIME XXIX	NUMBER 3

FEBRUARY 1961

FORDHAM LAW REVIEW

VOLUME XXIX

NUMBER 3

FEBRUARY 1961

CONTENTS

LEADING ARTICLES	
THE FEDERAL GOVERNMENT AND INTERSTATE COMPACTS Richard H. Leach	421
THE ROMAN CONTRIBUTION TO THE COMMON LAW Edward D. Re	447
AID TO EDUCATION: I. FEDERAL FASHION II. STATE STYLE	495 525
A CRITICISM OF CRITICISM: IN RE MEANING	553
COMMENTS	
THE CONFIDENTIAL RELATIONSHIP THEORY OF CONSTRUCTIVE TRUSTS—AN EXCEPTION TO THE STATUTE OF FRAUDS PARODY AND THE LAW OF COPYRIGHT	561 570
CASE NOTES	
Constitutional Law—State Tuition Payments to Denominational Schools Are Unconstitutional (Swart v. South Burlington School Dist., — Vt. —, 167 A.2d 514 (1961))	578
EVIDENCE—CONTROL OF SUBPOENAED RECORDS INFERRED FROM WITNESS' FAILURE TO DENY CONTROL (McPhaul v. United States, 364 U.S. 372 (1960))	582
EVIDENCE—FEDERAL INJUNCTION TO ENJOIN STATE OFFICERS FROM INTRODUCING WIRE- TAP EVIDENCE IN STATE COURT DENIED (Pugach v. Dollinger, 81 Sup. Ct. 650 (1961))	586
Grand Jury—Report Censuring Noncriminal Misconduct of Public Officials Unauthorized (Wood v. Hughes, 8 N.Y.2d 709, — N.E.2d —, — N.Y.S.2d — (1961))	592
INTERSTATE COMMERCE—SEGREGATION IN TERMINAL RESTAURANT VIOLATIVE OF THE INTERSTATE COMMERCE ACT (Boynton v. Virginia, 364 U.S. 454 (1960))	598

ii

Labor Law—Federal Pre-emption of State Court's Jurisdiction Over Dispute (Dooley v. Anton, 8 N.Y.2d 91, 168 N.E.2d 356, 202 N.Y.S.2d 273 (1	
LABOR LAW—TAFT-HARTLEY ACT DOES NOT PRE-EMPT STATE COURT OF JURISDICATION OVER A LABOR DISPUTE INVOLVING AMERICAN UNION AND FOREIGN SHIPPING COPPORATION (Incres S.S. Co. v. International Maritime Workers Union, 11 App. Div. 20 177, 202 N.Y.S.2d 692 (1st Dep't 1960))	
MASTER AND SERVANT—SERVICEMAN PROCEEDING TO NEXT DUTY ASSIGNMENT IN PRIVATE VEHICLE WITHIN THE SCOPE OF HIS EMPLOYMENT (Cooner v. United States, 276 F.2d 220 (4th Cir. 1960))	14
TAXATION—PAID BUT CONTESTED LOCAL REAL ESTATE TAX ACCRUES AS A DEDUCTION FOR FEDERAL INCOME TAX PURPOSES IN YEAR OF SETTLEMENT (Consolidated Edison Co. v. United States, 279 F.2d 152, 156 (2d Cir.), cert. granted, 364 U.S. 890 (1960)) 61	-•
BOOKS REVIEWED	
Frankfurter: Felix Frankfurter Reminisces	26
TINGLE: THE STOCKHOLDER'S REMEDY OF CORPORATE DISSOLUTION William H. Timbers Barry H. Garfinkel 62	27
Meiklejohn: Political Freedom: The Constitutional Powers of the People	9
BOOKS RECEIVED	2

EDITORIAL AND GENERAL OFFICES

302 Broadway, New York 7, N.Y.

Published four times a year—October, December, February, and April—by Fordham University Press. 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 Issue \$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.