

# FORDHAM LAW REVIEW

**VOLUME XXX, NUMBER 4** 



**APRIL 1962** 

### EDITORIAL AND GENERAL OFFICES

Lincoln Square, New York 23, 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 Issue \$1.50. Make checks payable to Fordham Law Review. Subscription renewed automatically unless notified to contrary.

## **CONTENTS**

### LEADING ARTICLES

APPORTIONMENT IN NEW YORK	
PART ONE: THE LEGAL ASPECTS OF REAPPORTIONMENT AND REDISTRICTING: BAKER	
v. Carr	581
PART TWO: APPORTIONMENT OF THE NEW YORK SENATE	595
TAX PLANNING THE ADMINISTRATION OF AN ESTATE	
James W. Quiggle, John Holt Myers	651
THE SOVIET LAW OF INVENTIONS AND COPYRIGHT	
PART ONE: SOVIET LAW OF INVENTIONS	693
PART TWO: SOVIET LAW OF COPYRIGHT	710
"Prompt, Adequate and Effective": A Universal Standard of Compensation?  Frank G. Dawson, Burns H. Weston	727
COMMENTS	
THE ANTITRUST LAWS AND LABOR	759
Annulment of Marriage in New York for Fraud Based Upon Religious Factors	776
THE AFFIRMATIVE USE OF PRIOR CONVICTIONS IN SUBSEQUENT CIVIL SUITS IN NEW YORK	786
CASE NOTES	
Conflict of Laws—Forum Will Not Hear Out-of-State Libel When Cause of Action Arising From Same Libel is Barred in Forum State ( <i>Tocco v. Time, Inc.</i> , 195 F. Supp. 410 (E.D. Mich. 1961))	793
Constitutional Law—Applicability of the "Original Package" Doctrine to Prohibit State Taxation of Goods Imported for Sale (State ex rel. H. A. Morton Co. v. Board of Review, —Wis.2d—, 112 N.W.2d 914 (1962))	797
Constitutional Law—State Statute Requiring Bible Reading in Public Schools Held Unconstitutional (Schempp. v. School Dist., 201 F. Supp. 815 (E.D. Pa. 1962))	801
EMINENT DOMAIN—AIRPORT OWNER LIABLE TO ADJACENT LAND OWNER FOR LOW-FLYING AIRCRAFT (Griggs v. County of Allegheny, 369 U.S. 84 (1962))	803
EVIDENCE—Attorney-Client Privilege Includes Communications to Accountant Employed by Lawyer (United States v. Kovel, 296 F.2d 918 (2d Cir. 1961))	809
INJUNCTIONS—SALE OF REBOTTLED TRADE-MARKED PRODUCT UNDER FULL DISCLOSURE LABELS ENJOINABLE (Lanvin Parjums, Inc. v. LeDans, Ltd., 9 N.Y.2d 516, 174 N.E.2d 920, 215 N.Y.S.2d 257, cert. denied, 368 U.S. 834 (1961))	813

HEMEROTECA
SALA Z
ÉSTANTE 38
TABLA



# FORDHAM LAW REVIEW



### LEADING ARTICLES

Apportionment in New York
PART ONE: THE LEGAL ASPECTS OF REAPPORTIONMENT AND REDISTRICTING: BAKER V. CARR
PART Two: Apportionment of the New York Senate
TAX PLANNING THE ADMINISTRATION OF AN ESTATE John Holt Myers
THE SOVIET LAW OF INVENTIONS AND COPYRIGHT
PART ONE: SOVIET LAW OF INVENTIONS
PART TWO: SOVIET LAW OF COPYRIGHT Bernie R. Burrus
"PROMPT, ADEQUATE AND EFFECTIVE":
A Universal Standard of Compensation? Frank G. Dawson Burns H. Weston

**VOLUME XXX** 

NUMBER 4

**APRIL 1962**