

# NEW YORK UNIVERSITY LAW REVIEW

---

PUBLISHED IN JANUARY, APRIL, JULY, OCTOBER AND DECEMBER  
By the Board of New York University Law Review

---

VOLUME 25

OCTOBER, 1950

NUMBER 4

---

## ARTICLES

PAGE

- COMMENTS ON THE MINIMUM STANDARDS OF THE  
AMERICAN BAR ASSOCIATION AS APPLIED TO  
THE COURTS OF NEW YORK ..... *Harry D. Nims* 701
- CRITERIA IN WAGE ARBITRATION ..... *Emanuel Stein* 727
- ON REVISING THE NEW YORK INTERPLEADER  
STATUTES ..... *Louis R. Frumer* 737
- RECENT DECISIONS INVOLVING ATTRIBUTION OF  
INCOME FOR TAX PURPOSES ..... *W. Lewis Roberts* 810
- THE OPINION FUNCTION OF THE FEDERAL  
ATTORNEY GENERAL ..... *Rita W. Nealon* 825

## CURRENT COMMENT

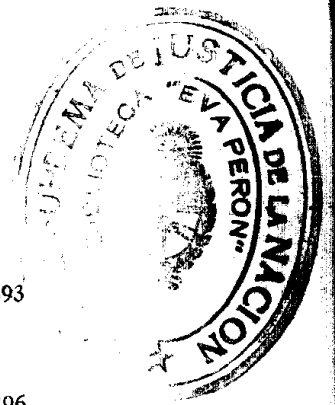
- INDEMNITY BETWEEN TORT-FEASORS: AN EVOLV-  
ING DOCTRINE IN THE NEW YORK COURT OF  
APPEALS ..... *Harold A. Meriam and John V. Thornton* 845

## PROPOSED STATUTORY REVISION

- Per capita or Per Stirpes under the New York Decedent Estate Law—  
A Suggested Revision of Sections 47-a and 83 ..... 863

## NOTES

- Constitutional Law—Decline of Sovereign Immunity ..... 872
- Creditors Rights—Processor's Lien and Insolvency ..... 879
- Unilateral Mistake—Effect of Merger of Law and Equity in New York on  
the Substantive Law ..... 884



## DECISIONS

Bankruptcy—Counterclaims—Affirmative Judgment in Favor of Trustee in Bankruptcy: <i>Columbia Foundry Co. v. Lochner</i> (4th Cir. 1950) .....	893
Constitutional Law—Common Trust Funds—Sufficiency of Notice to Known Beneficiaries: <i>Mullane v. Central Hanover Bank and Trust Co.</i> (U.S. 1950) .....	896
Constitutional Law—Interstate Commerce—State Taxation of Interstate Motor Carriers: <i>Capital Greyhound Lines v. Brice</i> (U.S. 1950) .....	899
Courts—Rule-Making Power—Scope of Power to Make Procedural Rules: <i>Winberry v. Salisbury</i> (N.J. 1950) .....	903
Executors and Administrators—Foreign Administrators—Service of Process under Non-Resident Motorist Statute: <i>Leighton v. Roper</i> (N.Y. 1950) .....	907
Procedure—Third Party Practice—Impleader of Actively Negligent Party: <i>Middleton v. City of New York</i> (N.Y. 1950) .....	911
Taxation—Educational Institutions—Exemption of Campus Located Faculty Residents: <i>Western Reserve Academy v. Board of Tax Appeals</i> (Ohio 1950) .....	916
Trusts—Totten Trusts—Extent of Recovery by Surviving Spouse: <i>Matter of Halpern</i> (N.Y. 1950) .....	920
United Nations—Use of Charter Provisions to Annul State Laws: <i>Sei Fujii v. State</i> (Calif. 1950) .....	924

## BOOK REVIEWS

Wiener: <i>Effective Appellate Advocacy</i> .....	Arthur T. Vanderbilt	933
Cahn: <i>The Sense of Injustice</i> .....	W. Friedmann	935
Hall: <i>Living Law of Democratic Society</i> .....	Edwin W. Patterson	937
Wilk: <i>The Legal Philosophies of Lask, Radbruch and Dabin</i> .....	George W. Paton	941
Waline: <i>Traité Élémentaire de Droit Administratif</i> .....	Bernard Schwartz	943
Sohn: <i>Cases and Other Materials on World Law</i> .....	Charles G. Fenwick	945
Lieberman: <i>Unions Before the Bar</i> .....	Sylvester Petro	946

BOOKS RECEIVED .....	950
----------------------	-----

---

Published five times annually at 150 Fremont Street, Worcester, Massachusetts. Copyright, 1950 by the Board of New York University LAW REVIEW. Entered as second class matter at the post office at Worcester, Massachusetts, under the act of March 3, 1879. Subscription price, five dollars per annum. Two dollars per number. Annual Survey of New York Law, three dollars.

---

Editorial and General Offices: Washington Square East, New York City  
Telephone: SPring 7-2000



# New York University

## *Law Review*

VOLUME 25

OCTOBER 1950

NUMBER 4

Comments on the Minimum Standards  
of the American Bar Association as  
Applied to the Courts of New York

HARRY D. NIMS

Criteria in Wage Arbitration

EMANUEL STEIN

On Revising the New York  
Interpleader Statutes

LOUIS R. FRUMER

Recent Decisions Involving Attribution  
of Income for Tax Purposes

W. LEWIS ROBERTS

The Opinion Function of the  
Federal Attorney General

RITA W. NEALON

Indemnity between Tort-Fessors:  
An Evolving Doctrine in the  
New York Court of Appeals

HAROLD A. MERIAM  
and  
JOHN V. THORNTON