



# New York University

## *Law Review*

VOLUME 31

NOVEMBER 1956

NUMBER 7

### SYMPOSIUM

## MORALS, MEDICINE AND THE LAW

THOMAS A. COWAN  
HORACE M. KALLEN  
JOSEPH D. HASSETT, S.J.  
PAUL RAMSEY

RABBI EMANUEL RACKMAN  
I. PHILLIPS FROHMAN, M.D.  
HARRY KALVEN, JR.  
MORRIS PLOSCOWE

★

★

★

JOSEPH TAUBMAN

Joint Authorship and Co-Ownership  
In American Copyright Law

# NEW YORK UNIVERSITY LAW REVIEW

Published eight times a year, November through June, by the  
Members of the New York University LAW REVIEW

VOLUME 31

NOVEMBER 1956

NUMBER 7

## ARTICLES

### SYMPOSIUM:

#### MORALS, MEDICINE AND THE LAW

THE ISSUES ..... 1157

INTRODUCTION ..... *Thomas A. Cowan* 1161

AN ETHIC OF FREEDOM: A PHILOSOPHER'S  
VIEW ..... *Horace M. Kallen* 1164

FREEDOM AND ORDER BEFORE GOD:  
A CATHOLIC VIEW ..... *Joseph D. Hassett, S.J.* 1170

FREEDOM AND RESPONSIBILITY IN MEDICAL  
AND SEX ETHICS: A PROTESTANT VIEW ..... *Paul Ramsey* 1189

MORALITY IN MEDICO-LEGAL PROBLEMS:  
A JEWISH VIEW ..... *Emanuel Rackman* 1205

VEXING PROBLEMS IN FORENSIC MEDICINE:  
A PHYSICIAN'S VIEW ..... *I. Phillips Frohman, M.D.* 1215

A SPECIAL CORNER OF CIVIL LIBERTIES:  
A LEGAL VIEW I ..... *Harry Kalven, Jr.* 1223

THE PLACE OF LAW IN MEDICO-MORAL  
PROBLEMS: A LEGAL VIEW II ..... *Morris Ploscowe* 1238

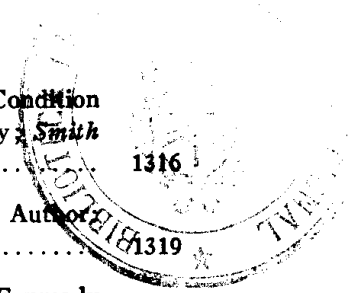
JOINT AUTHORSHIP AND CO-OWNERSHIP IN  
AMERICAN COPYRIGHT LAW ..... *Joseph Taubman* 1246

## NOTE

Copyright—Study of the Term "Writings" in the Copyright Clause of the  
Constitution ..... 1263

## DECISIONS

Bankruptcy—Factor's Lien not a Statutory Lien Within the Meaning of Section  
67b: *In re Tele-Tone Radio Corp.* (D.N.J. 1955) ..... 1313



Constitutional Law—Compulsory Arbitration—Arbitrator's Fees as Condition Precedent to Appeal and Trial De Novo, as a Denial of Trial by Jury: *Smith Case* (Pa. 1955) ..... 1316

Copyright—Renewals—Rights of Widow and Children of Deceased Author: *De Sylva v. Ballentine* (U.S. 1956) ..... 1319

Courts—Federal Jurisdiction—Where Criminal Statute Does Not Expressly Provide for Civil Relief: *Fitzgerald v. Pan American World Airways, Inc.* (2d Cir. 1956) ..... 1323

Divorce—Full Faith and Credit—Collateral Attack on Jurisdiction When Personal Service Obtained by Fraud: *Zenker v. Zenker* (Neb. 1955) ..... 1325

Evidence—Physician-Patient Privilege—Application to Viable Foetus: *Jones v. Jones* (N.Y. Sup. Ct. 1955) ..... 1327

Judgments—Res Judicata—Use of Trial Record as Guide to Interpretation of Prior Judgment: *Ripley v. Storer* (N.Y. 1956) ..... 1330

**BOOK REVIEWS**

Frankfurter: Of Law and Men ..... *Ralph F. Bischoff* 1334

Edwards: Mens Rea in Statutory Offences ..... *J. E. Hall Williams* 1335

Brown: Charles Beard and the Constitution ..... *Harry Holmes Voigt* 1338

**BOOK NOTES**

Corwin and Koenig: The Presidency Today ..... 1341

Committee on the Medical Expert Testimony Project: Impartial Medical Testimony ..... 1343

**BOOKS RECEIVED** ..... 1346

---

SUBSCRIPTION PRICE, SIX DOLLARS PER NUMBER, TWO DOLLARS  
 SURVEY OF NEW YORK LAW, THREE DOLLARS

Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the LAW REVIEW is desired.

---

Published eight times annually at 150 Fremont Street, Worcester, Massachusetts. Second Class Mail Privileges Authorized at Worcester, Massachusetts. Subscription price, six dollars per annum. Per number, two dollars. Annual Survey of New York Law, three dollars.

© Copyright, 1956, by the Board of New York University LAW REVIEW

---

Editorial and General Offices: Vanderbilt Hall, Washington Square South,  
 New York 3, New York

400282  61060