

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 Num	Number 7	
ARTICLES			
Symposium:			
Morals, Medicii	NE AND THE LAW		
		1157	
	Thomas A. Cowan	1157	
AN ETHIC OF FR	EEDOM: A PHILOSOPHER'S	1161 1164	
Freedom and Or	RDER BEFORE GOD: EW Joseph D. Hassett, S.J.	1170	
FREEDOM AND RE	SPONSIBILITY IN MEDICAL CS: A PROTESTANT VIEW Paul Ramsey	1189	
Morality in Mei	DICO-LEGAL PROBLEMS: V Emanuel Rackman	1205	
VEXING PROBLEMS	S IN FORENSIC MEDICINE:	1215	
A SPECIAL CORNEL	R OF CIVIL LIBERTIES: I Harry Kalven, Jr.	1223	
THE PLACE OF LA	W IN MEDICO-MORAL EGAL VIEW II Morris Ploscowe		
JOINT AUTHORSHIP	AND CO-OWNERSHIP IN	1238 1246	
OTE	The state of the s	1270	
Copyright—Study of the Constitution	e Term "Writings" in the Copyright Clause of the	1263	
ECISIONS			
Bankruptcy—Factor's Lie 67b: In re Tele-Tone	n not a Statutory Lien Within the Meaning of Section 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	
Case (Pa. 1955) Copyright—Renewals—Rights of Widow and Children of Deceased Authors De Sylva v. Ballentine (U.S. 1956)	Ø1319	
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		
Edwards: Mens Rea in Statutory Offences J. E. Hall Williams		
Brown: Charles Beard and the Constitution	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

