

Commercial Law—Reconsignment—Interstate Commerce Act Held To Impose Liability for Freight Charges on Diverting Consignee:  Northwestern Pac. R.R. v. Burchwell Co. (5th Cir. 1965)	Insurance—Products Liability—Repair of Supplier's Installed Product Held Covered by Liability Insurance in Spite of Clause Excluding Recovery for Damage to Insured's Product: Dakota Block Co. v.	
Impose Liability for Freight Charges on Diverting Consignee: Northwestern Pac. R.R. v. Burchwell Co. (5th Cir. 1965)	Western Cas. & Sur. Co. (S.D. 1965)	1180
sion Is "Purchase" and "Sale," But No Profits are Realized on Conversion: Heli-Coil Corp. v. Webster (3d Cir. 1965)	Impose Liability for Freight Charges on Diverting Consignee:	1184
ment of Construction Industry Hot Cargo Clause Held Violative of NLRA: Muskegon Bricklayers Union (NLRB 1965)	sion Is "Purchase" and "Sale," But No Profits are Realized on Con-	1192
Knowledge of Counsel's Strategic Move: Henderson v. Heinze (9th Cir. 1965)	ment of Construction Industry Hot Cargo Clause Held Violative of	1198
Violence in American Law: A Review of Five Books . John Phillip Reid  Fuller: The Morality of Law	Knowledge of Counsel's Strategic Move: Henderson v. Heinze (9th	1204
Fuller: The Morality of Law	BOOK REVIEWS	
Weyrauch: The Personality of Lawyers	Violence in American Law: A Review of Five Books . John Phillip Reid	1208
INDEX TO VOLUME 40  BIBLISTECA DE LA CORTE STONE SA 36.488	Fuller: The Morality of Law	1220
No. DE GREEN 36.488	Weyrauch: The Personality of Lawyers Cyril D. Robinson	1229
No. DE GREEN 36.488	RECENT BOOKS	1237
UBICACIÓN	No. DE Gasan 36.488	
	UBICACIÓN	

SUBSCRIPTION PRICE, \$9.00

PER NUMBER, \$2.25

WITH ANNUAL SURVEY OF AMERICAN LAW, \$12.00

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 at 35 New Street, Worcester, Massachusetts. Second Class postage paid at Worcester, Massachusetts. Subscription price, nine dollars per annum. Per number, two dollars and twenty-five cents. With Annual Survey of American Law, twelve dollars. For single volumes and bound sets inquire of Fred B. Rothman & Company, 57 Leuning Street, South Hackensack, New Jersey.

© Copyright, 1965, by New York University

Editorial and General Offices: Vanderbilt Hall, 40 Washington Square South, New York, N.Y. 10003



## New York University Law Review

**VOLUME** 40

DECEMBER 1965

NUMBER 6

## CORPORATE POLITICAL SPENDING AND CAMPAIGN FINANCE

Jeremiah D. Lambert

OCCUPATIONAL EXPERTISE AND BIAS AS AFFECTING JUROR BEHAVIOR: A PRELIMINARY LOOK

Dale W. Broeder

TRADE USAGE AND CUSTOM UNDER THE COMMON LAW AND THE UNIFORM COMMERCIAL CODE

Joseph H. Levie

APPORTIONING RECEIPTS FROM WASTING AND UNPRODUCTIVE ASSETS: A COMMENT ON THE NEW PRINCIPAL AND INCOME ACT

Judith T. Younger

Electric Utility Jurisdiction of the Federal Power Commission

Commercial Contracts Without Contractual Recourse: The Interest on Interest Rule in New York

## NEW YORK UNIVERSITY LAW REVIEW

VOLUME 40

DECEMBER 1965

Number 6

## **CONTENTS**

ARTICLES	
CORPORATE POLITICAL SPENDING AND CAMPAIGN FINANCE	
Jeremiah D. Lambert	1033
OCCUPATIONAL EXPERTISE AND BIAS AS AFFECTING JUROR	
BEHAVIOR: A PRELIMINARY LOOK Dale W. Broeder	1079
Trade Usage and Custom Under the Common Law and	
THE UNIFORM COMMERCIAL CODE Joseph H. Levie	1101
Apportioning Receipts from Wasting and Unproductive	
Assets: A Comment on the New Principal and Income	
Act Judith T. Younger	1118
NOTES	
ELECTRIC UTILITY JURISDICTION OF THE FEDERAL POWER	
Commission	1129
COMMERCIAL CONTRACTS WITHOUT CONTRACTUAL RECOURSE:	
THE INTEREST ON INTEREST RULE IN NEW YORK	1159
COMMENTS	
Partnership—Limited Partnership—Limited Partners Held Able To Sue Third Parties on Behalf of Partnership When General Partners are Unable or Improperly Refuse To Sue: Klebanow v. New York Produce Exch. (2d Cir. 1965)	1174