

## SOVIET TORT LAW Bernard Rudden

THE CONTROL OF "SUNBURSTS": TECHNIQUES OF PROSPECTIVE OVERRULING

Walter V. Schaefer

EXTERNAL PRESSURES ON INTERNAL REVENUE: THE EFFECT OF STATE COURT ADJUDICATIONS IN TAX LITIGATION

Martin L. Fried

THE ERIE DOCTRINE IN FOREIGN AFFAIRS CASES

James M. Edwards

The Downstairs Insider: The Specialist and Rule 10b-5

Exclusion of a Member-Elect by a House of Congress

38.574

## NEW YORK UNIVERSITY LAW REVIEW

Volume 42

October 1967

Number 4

## CONTENTS

ARTICLES		
Soviet Tort Law Berne	ard Rudden	583
✓ THE CONTROL OF "SUNBURSTS": TECHNIQUES OF P OVERRULING	PROSPECTIVE V. Schaefer	631
✓ EXTERNAL PRESSURES ON INTERNAL REVENUE: To OF STATE COURT ADJUDICATIONS IN TAX LITIGATI Mark	HE EFFECT	647
✓ THE ERIE DOCTRINE IN FOREIGN AFFAIRS CASES		
	1. Edwards	674
NOTES		
✓ THE DOWNSTAIRS INSIDER: THE SPECIALIST AND R	ULE 10b-5	695
Exclusion of a Member-Elect by a House of Co	NGRESS	716
COMMENTS		
Antitrust Law—Conglomerate Mergers—Merger Followed by tempt to Secure Sales Through Reciprocity Held Violatic Clayton and Sherman Acts: United States v. General Dyn. (S.D.N.Y. 1966)	ve of Both	722
Bankruptcy—Ancillary Jurisdiction—Arbitration of Pre-Bankru Held Not to Present Unusual Circumstance Justifying Bankruptcy Jurisdiction: Fallick v. Kehe (2d Cit. 1966)	ıptey Claim	733 743
Constitutional Law—Freedom of Speech—Statute Prohibitin Activity by Public Employees Held Unconstitutional: Bagle ington Township Hosp. Dist. (Cal. 1966)	ng Political	750



	Held Prerequisite to Tolling on Domination Grounds: International Rys. of Cent. America v. United Fruit Co. (2d Cir. 1967)	756
	Criminal Procedure—Disclosure of Prosecutor's Evidence—Disclosure of Favorable and Material Evidence Required Although Procurable by Diligent Defense Counsel: Levin v. Katzenbach (D.C. Cir. 1966)	764
	Evidence—Impeachment—Confession Taken in Violation of Miranda Rule Held Inadmissible for Impeachment Purposes: State v. Brewton (Ore. 1967)	772
	Rate Regulation—Area Pricing—FPC Area Price Regulation of Gas Producers Upheld: Skelly Oil Co. v. FPC (10th Cir. 1967)	779
R	ECENT BOOKS	784

SUBSCRIPTION PRICE, \$9.00

PER NUMBER, \$2.25

WITH ANNUAL SURVEY OF AMERICAN LAW, \$12.00

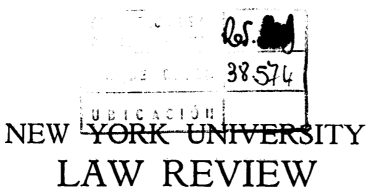
Unless notice to the contrary is received at the editorial office, it is assumed that a renewal of the subscription to the LAW REVIEW is desired.

Published at 35 New Street, Worcester, Massachusetts in March, April, May, October, November, and December. 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, 1967, by New York University

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





Volume 42

October 1967

Number 4

## CONTENTS

ARTICLES	
Soviet Tort Law Bernard Rudden	583
✓ THE CONTROL OF "SUNBURSTS": TECHNIQUES OF PROSPECTIVE OVERRULING	631
✓ EXTERNAL PRESSURES ON INTERNAL REVENUE: THE EFFECT OF STATE COURT ADJUDICATIONS IN TAX LITIGATION  Martin L. Fried	647
✓ THE ERIE DOCTRINE IN FOREIGN AFFAIRS CASES  James M. Edwards	674
NOTES	
✔ THE DOWNSTAIRS INSIDER: THE SPECIALIST AND RULE 10b-5	695
J Exclusion of a Member-Elect by a House of Congress	716
COMMENTS	
Antitrust Law—Conglomerate Mergers—Merger Followed by Overt Attempt to Secure Sales Through Reciprocity Held Violative of Both Clayton and Sherman Acts: <i>United States v. General Dynamics Corp.</i> (S.D.N.Y. 1966)	733
Bankruptcy—Ancillary Jurisdiction—Arbitration of Pre-Bankruptcy Claim Held Not to Present Unusual Circumstance Justifying Exercise of Bankruptcy Jurisdiction: Fallick v. Kehr (2d Cir. 1966)	743
Constitutional Law—Freedom of Speech—Statute Prohibiting Political Activity by Public Employees Held Unconstitutional: Bagley v. Washington Toronship Hook Pitt (Col. 1966)	
ington Township Hosp. Dist. (Cal. 1966)	750



Held Prerequisite to Tolling on Domination Grounds: International Rys. of Cent. America v. United Fruit Co. (2d Cir. 1967)	756
Criminal Procedure—Disclosure of Prosecutor's Evidence—Disclosure of Favorable and Material Evidence Required Although Procurable by Diligent Defense Counsel: Levin v. Katzenbach (D.C. Cir. 1966)	764
Evidence—Impeachment—Confession Taken in Violation of Miranda Rule Held Inadmissible for Impeachment Purposes: State v. Brewton (Ore. 1967)	772
Rate Regulation—Area Pricing—FPC Area Price Regulation of Gas Producers Upheld: Skelly Oil Co. v. FPC (10th Cir. 1967)	779
RECENT BOOKS	784

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 in March, April, May, October, November, and December. 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, 1967, by New York University

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

