SALA 2
ESTANTE 40

New York University



ORIGINAL COLLATERAL AND PROCEEDS: A CODE PUZZLE

Fredric Weiss

AN INSTITUTIONAL ANALYSIS OF THE AGENCIES
ADMINISTERING FAIR EMPLOYMENT
PRACTICES LAWS
(Part I)
Arthur Earl Bonfield

THE GENEVA PRISONER OF WAR CONVENTION:
AN APPRAISAL
Delbert D. Smith

The Negro Teacher in Desegregated Schools

Judicial Approaches to Secondary Boycotts Under the Railway Labor Act

NEW YORK UNIVERSIT LAW REVIEW

Volume 42

November 1967 Number 5 BIBLICTICA DE LA CONTENTS ARTICLES ORIGINAL COLLATERAL AND PROCEEDS: A COLL PUZZLE C 1 1 3 AN INSTITUTIONAL ANALYSIS OF THE AGENCIES ADMINISTER-ING FAIR EMPLOYMENT PRACTICES LAWS (PART I) Arthur Earl Bonfield THE GENEVA PRISONER OF WAR CONVENTION: AN APPRAISAL Delbert D. Smith 880 **NOTES** THE NEGRO TEACHER IN DESEGREGATED SCHOOLS 916 JUDICIAL APPROACHES TO SECONDARY BOYCOTTS UNDER THE RAILWAY LABOR ACT COMMENTS Antitrust Law-Refusal to Deal-Manufacturer's Termination of Dealer's Lease for Dealer's Refusal to Reduce Prices Held Not to Violate Sherman Act: Quinn v. Mobil Oil Co. (1st Cir. 1967) Constitutional Law-Right to Counsel-State Courts Split on Probationer's Right to Counsel at Revocation Hearing: Perry v. Williard (Ore. 1967); Mempa v. Rhay (Wash. 1966) 955 Constitutional Law-Right to Counsel-Student Held Entitled to Counsel at Public School Disciplinary Hearing: Madera v. Board of Educ. (S.D.N.Y. 1967) 961 Labor Law-Discriminatory Discharge-Employer Held Entitled to Refuse to Reinstate Discharged Employee Guilty of Theft Regardless of Motive for Refusal: NLRB v. Breitling (10th Cir. 1967) 967

972	Labor Law—Lockouts—NLRB Approves Offensive Use of Lockout in Multi-Employer Bargaining Situation: Evening News Ass'n (NLRB 1967); Weyerhaeuser Co. (NLRB 1967)
978	Securities—Rule 10b-5—Purchaser-Seller and Deception Elements Held Not Strict Prerequisites to Liability in Civil Action Under SEC Rule 10b-5: Entel v. Allen (S.D.N.Y. 1967)
986	Taxation—Federal Taxation of Income—Section 355 Nonrecognition Held Applicable to Multiple Distributions of Stock: Commissioner v. Gordon (2d Cir. 1967)
991	Taxation—Federal Taxation of Income—Taxpayer Held Bound by His Contractual Allocation of Value of Covenant Not to Compete: Commissioner v. Danielson (3d Cir. 1967)
998	BOOKS RECEIVED

SUBSCRIPTION PRICE, \$9.00

1

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

