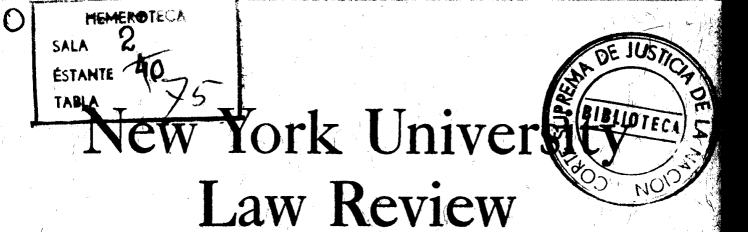
NEW YORK UNIVERSITY LAW REVIEW



Volume 43	May 1968 N	UMBER 3
BIBLIOTECA DE LA CORTE SUPREMA	CONTENTS	
NO. BE ORDEN	19.46 F [120]	
AIRICIA LISC I Ó N		
JUSTICE—TRUTH IN	ACTION Tom C. Cle	ark 419
	IGRATORY DIVORCES: ROSENSTIEL V. S Henry H. Foster,	
	: The Right to Receive; The Oblice James J. Grah	
NOTES		
	CCESSOR EMPLOYEES UNDER JOHN WILL STON AND ITS PROGENY	
	AL SEPARATION: THE ROLE OF PRIVATE ADLS IN RACIAL INTEGRATION	
Rule 10b-5: Eleme	ENTS OF A PRIVATE RIGHT OF ACTION	541
COMMENTS		
Enforcement of Arbit tract Might Be Voida	of Separability—United States Arbitration Adration Clause Required Although Principal C ble: Prima Paint Corp. v. Flood & Conklin M.	Con- Afg.
Constitutional Law—Rig for Welfare Eligibility (D. Conn. 1967)	ght to Travel—One-Year Residency Requirem y Held Unconstitutional: <i>Thompson v. Sha</i>	nent <i>piro</i> 570
147. VUIII. 17011	 	





JUSTICE—TRUTH IN ACTION

Tom C. Clark

RECOGNITION OF MIGRATORY DIVORCES:
ROSENSTIEL v. SECTION 250
Henry H. Foster, Jr.

PUBLIC ASSISTANCE: THE RIGHT TO RECEIVE;
THE OBLIGATION TO REPAY

James J. Graham

The Duties of Successor Employers Under John Wiley & Sons v. Livingston and its Progeny

The Wall of Racial Separation: The Role of Private and Parochial Schools in Racial Integration

Rule 10b-5: Elements of a Private Right of Action

Book Reviews: Erwin C. Surrency; Edward M. Wise

VOLUME 43 MAY 1968 NUMBER 3

Criminal Procedure—Grand Jury—Validity of Indictment Based Solely on Hearsay Questioned When Direct Testimony is Readily Available: United States v. Umans (2d Cir. 1966)	578
Evidence—Tacit Admissions—Miranda Prohibition on Use of Tacit Admissions Made While in Police Custody Given Retroactive Application: United States ex rel. Smith v. Brierly (E.D. Pa. 1967)	584
Habeas Corpus—Prematurity Rule—State Prisoner Held Entitled to Federal Court Writ to Attack Future Sentence Not Affecting Present Parole Eligibility: Rowe v. Peyton (4th Cir. 1967)	588
Labor Law—Negotiation With an Incumbent Union While an Extended Representation Proceeding Before the National Mediation Board is Near Settlement Held an Unfair Labor Practice Under the Railway Labor Act: Pan American World Airways, Inc. v. International Bhd. of Teamsters (S.D.N.Y. 1967)	594
BOOK REVIEWS	
Reid: Chief Justice, The Judicial World of Charles Doe Erwin C. Surrency	600
Simon: The Jury and the Defense of Insanity Edward M. Wise	603
BOOKS RECEIVED	607

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, 1968, by New York University

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

