Federal Courts-Habeas Corpus-State Prisoner Attacking Conviction in Another State Which Underlies a Detainer Filed with Confining State Held to Have Present Right to Bring Habeas Corpus in Sentencing State: Word v. North Carolina (4th Cir. 1969)

Labor Law-Unfair Labor Practices-Racial Discrimination by an Employer Held to Violate Section 8(a)(1) of the National Labor Relations Act: United Packinghouse International Union v. NLRB (D.C.

E JUSTIC BIBLIOTEC 4845 855

BOOK REVIEW

Graham: Everyman's Constitution Alvin L. Goldman

BIBLIOTECA DE LA CORTE SUPREMA No. ORDEN UBICACION

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, 1969, by New York University

Editorial and General Offices: 249 Sullivan Street, New York, N.Y. 10012



HEMEROTECA ESTANTE 40

New York Universit Law Review



GROUP ACTION IN THE PURSUIT OF JUSTICE Thurgood Marshall

ENFORCING THE CONTRACT TO BARGAIN Charles L. Knapp

GROUP BUYING-WHEN IS IT PERMITTED UNDER THE ROBINSON-PATMAN ACT? Basil J. Mezines

The Right to Adequate Municipal Services: Thoughts and Proposals

Work as a Condition for Welfare: The WIN Program

Book Review: Alvin L. Goldman

NEW YORK UNIVERSITY LAW REVIEW

VOLUME 44

OCTOBER 1969

Number 4

CONTENTS

Δ	D	TI	CT	FC
Δ	л.	. 1 .	C.I.	15/3

GROUP ACTION IN THE PURSUIT OF JUSTICE Thurgood Marshall	661	·71
Enforcing the Contract to Bargain Charles L. Knapp	673	- 28
GROUP BUYING—WHEN IS IT PERMITTED UNDER THE ROBIN-SON-PATMAN ACT? Basil J. Mezines	729	- 11
NOTES		
THE RIGHT TO ADEQUATE MUNICIPAL SERVICES: THOUGHTS AND PROPOSALS	753	- 74
Work as a Condition for Welfare: The WIN Program	775	-803
COMMENTS		
Administrative Law—Selective Service—Pre-Induction Judicial Review Held Unavailable to Registrant Claiming Statutory Deferment: Breen v. Selective Service Local Board No. 16 (2d Cir. 1969)	804	
Constitutional Law—Citizenship—Statute Making Retention of Citizenship of Person Born Outside the United States Conditional upon Completing Five Years' Residence in the United States Held to Violate Due Process Clause of the Fifth Amendment: Bellei v. Rusk (D.D.C. 1969)	824	
Constitutional Law—Fourteenth Amendment—Public School Teachers Claiming Arbitrary Dismissal by School Board Held to Have Presented No Federal Due Process Issue: Freeman v. Gould Special School District (8th Cir. 1969)	836	