

## CHARLES B. RIPLEY ET AL. v. INTERNATIONAL RAILWAYS CENTRAL AMERICA

184 N.E.2d 187 (1962) | Cited 0 times | New York Court of Appeals | June 12, 1962

Motions granted to the extent that respondent International Railways of Central America be stayed, pending the hearing and determination of the appeal herein, from withdrawing any sum from the special account which would reduce the balance therein to less than \$5,000,000. Case set down for argument during the September, 1962 session of this court.