TABLE OF PERIODICAL CITATIONS

[References are to footnotes. The number which precedes the decimal point indicates the part; the figure which follows the decimal point is the footnote number.]

Ames, "Origin of Uses and Trusts," 21 Harv. L. Rev. 261 (1908); 1.10, 1.17, 1.535, 1.545

Ball, "Release of Powers of Appointment for Federal Estate Tax Purposes," 4 Ark. L. Rev. 66 (1949-50); 3.139

Beals, "Estates Tail in Kansas," 1 J. Bar A. Kan. 203 (1933); 1.100

Bettner, "The Rule Against Perpetuities as Applied to Powers of Appointment," 27 Va. L. Rev. 149 (1940); 2.295, 2.304, 2.305, 3.148


Bordwell, "Alienability and Perpetuities," 24 Iowa L. Rev. 1 (1938); 1.68, 1.76, 1.102, 1.115, 1.219, 1.252, 1.259, 1.263, 2.13

Bordwell, "Interests in Chattels Real and Personal," 1 Mo. L. Rev. 119 (1936); 1.353, 1.421, 1.428, 1.429

Brake, "Satisfying Michigan's Perpetuity Rules," 5 Univ. of Detroit L. J. 160 (1942); 3.1, 3.25, 3.90


Brown, "Ecclesiastical Origin of the Use," 10 Notre Dame Lawyer 353 (1935); 1.10, 1.535

Brownell, "Duration of Indestructible and Spendthrift Trusts," 23 Corn. L. Q. 629 (1938); 2.461

Chafee, "Equitable Servitudes on Chattels," 41 Harv. L. Rev. 945 (1928); 1.483

Clark, "Unenforceable Trusts and the Rule Against Perpetuities," 10 Mich. L. Rev. 31 (1911); 2.92

Costigan, "Equitable Fee Tail Estates—Illinois Fee Tail Statute—Shall Equity Follow the Law," 5 Ill. L. Rev. 514 (1911); 1.100


"Estates Tail in the United States," 15 Col. L. Rev. 618 (1915); 1.100

"Estates Tail in the United States," 24 Harv. L. Rev. 144 (1910); 1.93

Foulke, "Powers and the Rule Against Perpetuities," 16 Col. L. Rev. 537 (1916); 2.295, 2.322, 2.356

Fratcher, "Defeasance as a Restrictive Device in Michigan," 52 Mich. L. Rev. 505 (1954); 1.144, 1.299

Fratcher, "Trustor as Sole Trustee and Only Ascertainable Beneficiary," 47 Mich. L. Rev. 907 (1949); 1.27, 1.58

630

Goddard, "Perpetuity Statutes: Some Reform Statutes in Need of Reformation," 22 Mich. L. Rev. 95 (1923); 3.2

Grismore, "Effect of a Restriction on Assignment in a Contract," 31 Mich. L. Rev. 299 (1933); 1.524, 1.719

Herbruck, "Forestalling, Regrating and Engrossing," 27 Mich. L. Rev. 365 (1929); 1.463, 1.468, 1.473, 1.474

Holmestead, "Estates Tail," 22 Can. L. T. 426 (1902); 1.100

Hudson, "Estates Tail in Missouri," 7 Ill. L. Rev. 355 (1913); 1.100

Leach, "Perpetuities in Perspective," 65 Harv. L. Rev. 721 (1952); 2.127, 2.143

Leach, "The Rule Against Perpetuities and Gifts to Classes," 51 Harv. L. Rev. 1529 (1938); 2.280

Leach, "Perpetuities Legislation, Massachusetts Style," 67 Harv. L. Rev. 1349 (1954); 2.127

Long, "Perpetuities and Accumulations: Recent Legislative Acts Explained," 17 Detroit Lawyer 193 (1949); 2.502, 2.507, 3.3

Lundberg, "Barring of Entails, Its Marks on Our Land Laws," 3 Dakota L. Rev. 160 (1930); 1.100

Manning, "The Development of Restraints on Alienation Since Gray," 48 Harv. L. Rev. 373 (1935); 1.107, 1.109, 1.117, 1.128, 1.198, 1.245, 1.253, 1.255, 1.432

Montague, "Business Enterprise and the Law," 193 N. Am. Rev. 694 (1910); 1.487

Morray, "The Rule Against Prolonged Indestructibility of Private Trusts," 44 Ill. L. Rev. 467 (1949); 2.451, 2.461

Morris, "Ulterior Limitations and the Rule Against Perpetuities," 10 Camb. L. J. 392 (1950); 2.560

Morris, "Primogeniture and Entailed Estates in America," 27 Col. L. Rev. 24 (1927); 1.100

Oliver, "Interests for Life and Quasi-Remainders in Chattels Personal," 24 L. Q. Rev. 431 (1908); 1.415, 1.421

Redfearn, "Estates Tail in Florida," 6 Fla. L. J. 69 (1932); 1.100


Report of Committee on Revision of the Michigan Perpetuity Statutes, 10 Mich. St. Bar J. 20 (1930); 3.2

Roberts, "Transfer of Future Interests," 30 Mich. L. Rev. 349 (1932); 1.396

Rundell, "The Suspension of the Absolute Power of Alienation," 19 Mich. L. Rev. 235 (1921); 3.18, 3.20, 3.21

Sanger, "Estates Tail Under the New Law," 2 Camb. L. J. 212 (1925); 1.100

Schnebly, "Restraints Upon the Alienation of Legal Interests," 44 Yale L. J. 961 (1935); 1.107, 1.109, 1.117, 1.128, 1.177, 1.178, 1.185, 1.198, 1.229, 1.245, 1.253, 1.298, 1.304, 1.367, 1.432
Simes, "Future Interests in Chattels Personal," 39 Yale L. J. 771 (1930); 1.421, 1.429, 1.430, 1.431
Simes, "Is the Rule Against Perpetuities Doomed? The 'Wait and See' Doctrine," 52 Mich. L. Rev. 179 (1953); 2.127
Simes, "Statutory Restrictions on the Accumulation of Income," 7 Univ. of Chicago L. Rev. 409 (1940); 2.474, 2.480
Simes, "The Devolution of Title to Appointed Property," 22 Ill. L. Rev. 480 (1928); 2.295, 2.304, 2.324, 2.327, 3.147
Smith, "Honorary Trusts and the Rule Against Perpetuities," 30 Col. L. Rev. 60 (1930); 2.444
Steiner, "Estates Tail in Missouri," 7 Kansas City L. Rev. 93 (1939); 1.100
Sweet, "Perpetuities," 15 L. Q. R. 71 (1899); 2.2
Sweet, "Restraints on Alienation," 33 L. Q. Rev. 236 (1917); 1.111, 1.117, 1.128, 1.244, 1.252, 1.303, 1.367
Sweet, "The 'Easement' of Tunnelling," 32 L. Q. R. 74 (1916); 2.352
Sweet, "The Monstrous Regiment of the Rule Against Perpetuities," 18 Jurid. Rev. 132 (1906); 2.127
Turner, "Estates Tail in Kansas," 2 J. Bar A. Kan. 241 (1934); 1.100
Updegraff, "The Interpretation of 'Issue' in the Statute De Donis," 39 Harv. L. Rev. 200 (1925); 1.64
Waite, "Public Policy and Personal Opinion," 19 Mich. L. Rev. 265 (1921); 1.483, 1.490
Wolfe, "Rules Against Perpetuities and Gifts to Charity," 17 Ind. L. J. 205 (1942); 2.433