

Michigan Law Review

Volume 37 | Issue 7

1939

MONTHLY PERIODICAL INDEX

Michigan Law Review

Follow this and additional works at: <https://repository.law.umich.edu/mlr>

Recommended Citation

Michigan Law Review, *MONTHLY PERIODICAL INDEX*, 37 MICH. L. REV. 1171 (1939).

Available at: <https://repository.law.umich.edu/mlr/vol37/iss7/31>

This Index is brought to you for free and open access by the Michigan Law Review at University of Michigan Law School Scholarship Repository. It has been accepted for inclusion in Michigan Law Review by an authorized editor of University of Michigan Law School Scholarship Repository. For more information, please contact mlaw.repository@umich.edu.

MONTHLY PERIODICAL INDEX

This department lists the *articles* and *comments* which appear in twenty-five leading law reviews. The index embraces material published during the preceding month.

Limitations of space make necessary the inclusion of only the longer and more important items: articles and comments. Accordingly, decision notes (except those over five pages in length), book reviews and biographical articles are excluded.

(a) indicates a leading article. Where the title of an article or comment is not self-explanatory, an indication of its scope is added in brackets.

The periodicals which are covered in this index, together with their addresses, are as follows:

- Boston University Law Review, Boston University, Boston, Mass.
- California Law Review, Boalt Hall of Law, Berkeley, Cal.
- Columbia Law Review, Columbia University, New York, N. Y.
- Cornell Law Quarterly, Ithaca, N. Y.
- George Washington Law Review, George Washington University, Washington, D. C.
- Harvard Law Review, Cambridge, Mass.
- Illinois Law Review, 357 E. Chicago Ave., Chicago, Ill.
- Indiana Law Journal, Indiana Law Library, Indianapolis, Ind.
- Iowa Law Review, University of Iowa College of Law, Iowa City, Iowa.
- Kentucky Law Journal, Lexington, Ky.
- Law and Contemporary Problems, Duke University, Durham, N. C.
- Michigan Law Review, Ann Arbor, Mich.
- Minnesota Law Review, Minneapolis, Minn.
- Missouri Law Review, Columbia, Mo.
- New York University Law Quarterly Review, New York University, New York, N. Y.
- North Carolina Law Review, University of North Carolina, Chapel Hill, N. C.
- Southern California Law Review, University of Southern California, Los Angeles, Cal.
- Texas Law Review, Austin, Tex.
- University of Chicago Law Review, University of Chicago Law School, Chicago, Ill.
- University of Cincinnati Law Review, Cincinnati, Ohio.
- University of Pennsylvania Law Review, University of Pennsylvania, Philadelphia, Pa.
- Virginia Law Review, University of Virginia, Charlottesville, Va.
- West Virginia Law Quarterly, University of West Virginia Law School, Morgantown, W. Va.
- Wisconsin Law Review, Madison, Wis.
- Yale Law Journal, New Haven, Conn.

ADMINISTRATIVE LAW

See also *Evidence*, *Labor Law*, *Radio Law*, *Workmen's Compensation*.

Administrative adjudication of contract disputes: the Walsh-Healey Act [enforcement of labor standards for contractors with United States government]. (a) Walter Gellhorn and Seymour L. Linfield. 37 Mich. L. Rev. 841-873 (April).

Administrative law and the bar. (a) Jacob M. Lashly. 25 Va. L. Rev. 641-658. (April).

Exhaustion of administrative remedies. (a) Raoul Berger. 48 Yale L. J. 981-1006 (April).

A history of separation of powers in Ohio: a study in administrative law. (a)

Frederick Woodbridge. 13 Univ. Cin. L. Rev. 191-297 (March).

Law and the new liberties [an address]. (a) James M. Landis. 4 Mo. L. Rev. 105-114 (April).

Non-statutory remedies with respect to federal administrative action [mandamus, certiorari, habeas corpus, injunction]. (a) Arthur L. Brown, 19 Bost. Univ. L. Rev. 187-207 (April).

Some implications of recent legislation [the trend toward administrative absolutism]. (a) Roscoe Pound. 45 W. Va. L. Q. 205-219 (April).

Administrative law symposium [addresses]. 7 Geo. Wash. L. Rev. 681-790 (April).

What is administrative law? J. Forrester Davison. Pp. 681-683.

Study and research in administrative law. E. Blythe Stason. Pp. 684-702.

Reforming the administrative process. Clyde B. Aitchison. Pp. 703-725.

The Morgan Case and administrative procedure. Kenneth C. Sears. Pp. 726-739.

Comments on the procedure of federal administrative tribunals, with particular reference to the Federal Communications Commission. Louis G. Caldwell. Pp. 740-776.

The new rules of procedure of the Federal Communications Commission. William J. Dempsey. Pp. 777-790.

ADMIRALTY

See *International Law*.

ADOPTION

Agreement to adopt—agreement to leave property—enforceability by child. 17 Tex. L. Rev. 339-346 (April).

ALIENS

See *Citizens*.

APPEAL AND ERROR

See *Criminal Law and Procedure*.

ATTORNEY AND CLIENT

See also *Administrative Law, Witnesses*.

The bar association law office for persons of moderate means (designed for a large city) [a plan of organization]. (a) Reginald Heber Smith. 19 Bost. Univ. L. Rev. 226-243 (April).

Liability of the lawyer for advising disobedience [to statute, or court or administrative order]. 39 Col. L. Rev. 433-447 (March).

AUTOMOBILES

See *Constitutional Law, Insurance, Negligence*.

BANKRUPTCY

See also *Taxation*.

The bankrupt stockbroker: section 60 (e) of the Chandler Act [necessity for determination of relationship—pledgee, bailee, etc.—abolished]. 39 Col. L. Rev. 485-497 (March).

Chandler Amendment to the National Bankruptcy Act [summary]. (a) D. M. Oldham. 17 Tex. L. Rev. 325-337 (April).

Corporations amenable to the new bankruptcy act. 6 Univ. Chi. L. Rev. 467-473 (April).

Corporate reorganization—"good faith" in presenting petitions for reorganization proceedings. 37 Mich. L. Rev. 912-920 (April).

The sale technique in corporate reorganizations [mortgage foreclosure]. (a) Melvin Cohen and Joseph C. Simpson. 16 N. Y. Univ. L. Q. Rev. 341-375 (March).

Wage-earner receiverships [under the Chandler Act]. 6 Univ. Chi. L. Rev. 459-467 (April).

BANKS AND BANKING

See *Constitutional Law*.

BILLS AND NOTES

The policy or function of the law of bills and notes: I [procedural advantages to ordinary holder; substantive advantages to holder in due course; minimum requirements for negotiability]. (a) John S. Strahorn, Jr. 87 Univ. Pa. L. Rev. 662-699 (April).

BILLS OF LADING

Bills of lading under the Texas law: I. (a) Edward Weldon Bailey. 17 Tex. L. Rev. 297-324 (April).

BIOGRAPHY

Blackstone [a book review and an independent view]. (a) W. S. Holdsworth. 17 N. C. L. Rev. 233-241 (April).

John Marshall and the campaign of history [his place in early American politics; federalism and judicial review, obligation of contracts, etc.] (a) Max Lerner. 39 Col. L. Rev. 396-431 (March).

BROKERS

See *Bankruptcy*.

CARRIERS

See *Bills of Lading*.

CITIZENS

Involuntary expatriation of minor children. 7 Geo. Wash. L. Rev. 639-648 (March).

COMPARATIVE LAW

See *Elections*.

CONFLICT OF LAWS

See also *Constitutional Law*.

Congress, the Tompkins case, and the conflict of laws [rule of law applicable in federal courts]. 52 Harv. L. Rev. 1002-1007 (April).

Situs of shares issued under the Uniform Stock Transfer Act. (a) Charles P. Hine. 87 Univ. Pa. L. Rev. 700-711 (April).

CONSTITUTIONAL LAW

See also *Administrative Law, Biography, Labor Law, Legal History, Taxation*.

Constitutionality of section 2739m-62 of the Kentucky statutes [driving without license made prima facie negligence]. 27 Ky. L. J. 318-322 (March).

Current constitutional law decisions of the United States Supreme Court. (a) Charles E. Carpenter. 12 So. Cal. L. Rev. 291-305 (March).

Equal protection—admission of negroes to state universities. 17 N. C. L. Rev. 280-285 (April). See also, 37 Mich. L. Rev. 649 (Feb.).

Escheat of deposits in state and national banks [whether national banks subject to state law]. 17 N. C. L. Rev. 285-291 (April).

Federal deposit insurance and some of its constitutional aspects. (a) Raymond A. Hust. 7 Geo. Wash. L. Rev. 595-630 (March).

A footnote to the "conspiracy theory" [of the Fourteenth Amendment]. (a) Mark DeWolfe Howe. 48 Yale L. J. 1007-1014 (April).

Judicial limitations on federal appropriations [general welfare clause—delegation of power]. (a) John W. Brabner-Smith. 25 Va. L. Rev. 659-670 (April).

Jurisdiction to divorce under the full faith and credit clause. 7 Geo. Wash. L. Rev. 648-657 (March).

The President shall nominate [evolution of "senatorial courtesy"]. 33 Ill. L. Rev. 809-819 (March).

CONTEMPT

See *Attorney and Client*.

CONTRACTS

See also *Damages, Usury*.

Rationale of agreement [offer and acceptance]. (a) Hugh Evander Willis. 27 Ky. L. J. 284-294 (March).

Some aspects of third party beneficiary contracts in Illinois. 6 Univ. Chi. L. Rev. 473-481 (April).

Theories of interpretation in the law of contracts. (a) Marjorie Grene. 6 Univ. Chi. L. Rev. 374-398 (April).

COPYRIGHTS

See *Radio Law*.

CORPORATIONS

See also *Bankruptcy, Conflict of Laws, Insurance, Securities Legislation*.

Blind spots in the present Wisconsin general corporation statutes. (a) David R. Levin. 1939 Wis. L. Rev. 173-223 (March).

Consideration for non-par shares and liability of subscribers and stockholders. (a) William E. Masterson. 17 Tex. L. Rev. 247-296 (April).

COURTS

See also *Administrative Law, Attorney and Client, Biography, Conflict of Laws, Criminal Law and Procedure*.

The judiciary amendment [proposed court reorganization in West Virginia]. (a) Leo Carlin. 45 W. Va. L. Q. 220-249 (April).

Trial practice—jurisdictional minimum—jurisdiction over actions in which the claims are below the jurisdictional minimum. 12 So. Cal. L. Rev. 285-290 (March).

COVENANTS

See *Damages*.

CRIMINAL LAW AND PROCEDURE

See also *Evidence, Legal History*.

Federal criminal appeals under the 1934 rules. 52 Harv. L. Rev. 983-992 (April).

Judicial power to find common law crimes in Wisconsin. 1939 Wis. L. Rev. 300-309 (March).

Punishment for crime in North Carolina [history; legislative, judicial and administrative control; changing philosophies]. (a) Albert Coates. 17 N. C. L. Rev. 205-232 (April).

Sex offenders—civil commitment for psychiatric treatment [Illinois statute]. 39 Col. L. Rev. 534-544 (March). See also, validity of sex offender acts. 37 Mich. L. Rev. 613 (Feb.).

The standard of care in criminal negligence—manslaughter. 27 Ky. L. J. 331-334 (March).

A rationale of mens rea. (a) Rollin M. Perkins. 52 Harv. L. Rev. 905-928 (April).

DAMAGES

The measure of damages for breach of a contract created by action in reliance. 48 Yale L. J. 1036-1052 (April).

Measure of damages where breach of covenant for title. 4 Mo. L. Rev. 194-202 (April).

DEEDS

See *Future Interests*.

DOMICILE

See *Taxation*.

ELECTIONS

The conduct of elections in England. (a) Gaspar G. Bacon. 19 Bost. Univ. L. Rev. 175-186 (April).

EQUITY

See also *Administrative Law, Labor Law, Taxation*.

An outline of proceedings supplementary [to execution in Indiana]. (a) Charles Levin. 14 Ind. L. J. 353-364 (April).

EVIDENCE

See also *Witnesses*.

Admissibility of res gestae utterances by unidentified persons. 24 Iowa L. Rev. 558-564 (March).

Common-law rules and rules governing the reception of evidence by workmen's compensation commissions. 24 Iowa L. Rev. 576-600 (March).

A symposium on the techniques in the introduction of evidence. 24 Iowa L. Rev. 411-536.

Foreword. John H. Wigmore. Pp. 411-412.

Techniques in the use of presumptions. Edmund M. Morgan. Pp. 413-435.

The introduction of documentary evidence. John E. Tracy. Pp. 436-463.

The technique of proof before administrative bodies. Arthur T. Vanderbilt. Pp. 464-470.

Techniques in proof of other crimes to show guilty knowledge and intent. Marshall McKusick. Pp. 471-481.

The competency of witnesses. Scott Rowley. Pp. 482-497.

Techniques and theory of character testimony. Mason Ladd. Pp. 498-536.

EXECUTION

See *Equity*.

FEDERAL COURTS

See *Administrative Law, Conflict of Laws, Criminal Law and Procedure*.

FRAUD

See *Torts*.

FRAUDULENT CONVEYANCES

Uniform fraudulent conveyance act—presumptions of intent—limitations of actions—necessity for prior judgment—rights of insurance beneficiaries. 23 Minn. L. Rev. 616-627 (April).

FUTURE INTERESTS

The uniform property act [analysis of provisions]. 52 HARV. L. REV. 993-1002 (April).

GUARANTY

See *Principal and Surety*.

HUSBAND AND WIFE

See *Marriage and Divorce*.

INFANTS

See *Citizens*.

INSURANCE

See also *Fraudulent Conveyances*.

Effect of the passenger-for-hire clauses on scope of protection under automobile insurance policies. 37 Mich. L. Rev. 920-931 (April).

Insurance company "rehabilitation." (a) David A. Watts. 33 Ill. L. Rev. 798-808 (March).

The life insurance law of Massachusetts, II. (a) Harold J. Taylor. 19 Bost. Univ. L. Rev. 244-302 (April). Continued from 19 *ibid.* 53-121 (Jan.).

Scope of "accidental means" as employed in accident insurance policies. 25 Va. L. Rev. 710-715 (April).

INTERNATIONAL LAW

The role of possession in determining the immunity of a foreign government in admiralty suits. 25 Va. L. Rev. 715-719 (April).

JURISPRUDENCE

See *Contracts*.

LABOR LAW

See also *Administrative Law, Bankruptcy, Workmen's Compensation*.

Anti-injunction legislation—necessity for

employer-employee relationship in determining the existence of a "labor dispute." 25 Va. L. Rev. 719-724 (April).

Extent of jurisdiction of the National Labor Relations Board. 37 Mich. L. Rev. 934-941 (April).

Fair labor standards act [validity and provisions]. 16 N. Y. Univ. L. Q. Rev. 454-467 (March). See "Extra time for overtime' now law." (a) Frank E. Cooper. 37 Mich. L. Rev. 28-57 (Nov.).

"Interference" in labor relations acts. (a) A. Howard Myers. 19 Bost. Univ. L. Rev. 208-225 (April).

Inter-union disputes and the employer. 48 Yale L. J. 1053-1082 (April).

Judicial review of orders of the National Labor Relations Board. 87 Univ. Pa. L. Rev. 716-727 (April). See also, 37 Mich. L. Rev. 665 (Feb.).

Judicial review of the National Labor Relations Board. (a) Nathaniel L. Nathanson and Ellis Lyons. 33 Ill. L. Rev. 749-770 (March).

Liability of master for assault committed by servant employed as a special police officer. 4 Mo. L. Rev. 190-194 (April).

The National Labor Relations Act should not be amended at the present session of Congress. (a) Alexander Hamilton Frey. 33 Ill. L. Rev. 658-668 (Feb.).

Politics and labor relations: an appraisal of criticisms of NLRB procedure. (a) Walter Gellhorn and Seymour L. Linfield. 39 Col. L. Rev. 339-395 (March).

The proposed amendments to the Wagner Act. 52 Harv. L. Rev. 970-983 (April).

Why the National Labor Relations Act should be amended. (a) Edward R. Burke. 33 Ill. L. Rev. 648-657 (Feb.).

The Wisconsin safe place statute [duties of employers and owners of public buildings]. 1939 Wis. L. Rev. 314-330 (March).

LANDLORD AND TENANT

See *Labor Law, Oil and Gas, Torts*.

LAW SCHOOLS

The four-year law course in American universities [summaries of various plans now in effect]. (a) Alfred Harsch. 17 N. C. L. Rev. 242-279 (April).

Prediction of law school success. (a) Richard W. Husband. 1939 Wis. L. Rev. 285-294 (March).

LEGAL AID

See *Attorney and Client*.

LEGAL HISTORY

See also *Biography*.

The legal position of the English protestant dissenters, 1767-1812 [freedom of worship—penal restraints]. (a) Charles F. Mullett. 25 Va. L. Rev. 671-697 (April).

On Englishing the law of England [eliminating Latin in the eighteenth century]. (a) Charles F. Mullett. 4 Mo. L. Rev. 178-183 (April).

LEGISLATION

See *Statutes*.

LIBEL AND SLANDER

See also *Practice and Procedure*.

Reform and the English law of defamation. (a) G. W. Paton. 33 Ill. L. Rev. 669-684 (Feb.).

LIMITATION OF ACTIONS

See *Taxation*.

MARRIAGE AND DIVORCE

See also *Constitutional Law*.

Law and the Soviet family [marriage and divorce; marital property; duties to children]. (a) John N. Hazard. 1939 Wis. L. Rev. 224-253 (March).

MASTER AND SERVANT

See *Labor Law*.

MORTGAGES

See also *Bankruptcy*.

The after-acquired property clause [application to various kinds of property]. (a) David Cohen and Albert B. Gerber. 87 Univ. Pa. L. Rev. 635-661 (April).

Deeds of trust—validity of conveyances of equity of redemption to mortgagees. 17 N. C. L. Rev. 295-301 (April).

Foreclosure by power of sale inserted in a mortgage or deed of trust. 4 Mo. L. Rev. 186-190 (April).

MUNICIPAL CORPORATIONS

See *Public Utilities*.

NEGLIGENCE

See also *Constitutional Law, Criminal Law and Procedure, Torts*.

Imputing negligence of driver to his guest—doctrine of "voluntary, unconstrained, noncontractual surrender of care" eliminated. 19 Bost. Univ. L. Rev. 326-332 (April).

Knowledge [of risk]—minimum standard of knowledge—duty to know. 23 Minn. L. Rev. 628-666 (April).

OIL AND GAS

Implied obligations in leases [to explore,

to develop, to protect and to market]. 27 Cal. L. Rev. 314-327 (March).

Mineral deed to fractional undivided interest subject to existing lease. 17 Tex. L. Rev. 346-352 (April).

Regulation of the natural gas industry [federal and state regulation in West Virginia]. (a) John J. D. Preston. 45 W. Va. L. Q. 250-265 (April).

PARENT AND CHILD

See *Adoption, Citizens, Marriage and Divorce*.

PATENTS

Restrictions on the use of patented articles. 7 Geo. Wash. L. Rev. 657-669 (March).

PHYSICIANS AND SURGEONS

See *Witnesses*.

POWERS

See *Taxation*.

PRACTICE AND PROCEDURE

See also *Administrative Law, Equity*.

Methods of objecting to pleadings and of obtaining summary judgment [in New York, New Jersey, Connecticut, Pennsylvania, Massachusetts and Delaware]. (a) Ernest A. Fintel. 4 Mo. L. Rev. 114-177 (April).

The persistence of Chitty [the working of the Illinois Civil Practice Act]. (a) Harry M. Fisher. 6 Univ. Chi. L. Rev. 359-373 (April).

Pleading in libel actions in California. (a) John M. Hall. 12 So. Cal. L. Rev. 225-259 (March).

Pre-trial hearings and the assignment of cases. 33 Ill. L. Rev. 699-709 (Feb).

PRINCIPAL AND AGENT

Effect on guarantor's liability of principal's discharge in bankruptcy and analogous proceedings. 25 Va. L. Rev. 725-729 (April).

PUBLIC UTILITIES

See *Torts*.

Direct regulation of the American Telephone and Telegraph Company. 48 Yale L. J. 1015-1035 (April).

The influence of *Nebbia v. People* on state regulation. 27 Ky. L. J. 323-331 (March).

Rate regulation by government competition. 45 W. Va. L. Q. 266-276 (April). See also 37 Mich. L. Rev. 1134 (May).

State regulation of municipally owned electric utilities. (a) Seward P. Reese. 7 Geo. Wash. L. Rev. 557-594 (March).

RADIO LAW

Radio broadcasting as an infringement of a copyright. (a) Steven T. Bladdek. 27 Ky. L. J. 295-316 (March). Cf. The measure of recovery in actions for the infringement of copyright. (a) Julian Caplan. 37 Mich. L. Rev. 564-588 (Feb.).

Radio censorship and the Federal Communications Commission. 39 Col. L. Rev. 447-459 (March).

REAL PROPERTY

See *Future Interests*.

RECEIVERS

See *Bankruptcy*.

SUBROGATION

See *Taxation*.

RELIGION AND RELIGIOUS INSTITUTIONS

See *Legal History*.

SALES

The first struggle to unhorse sales [from tangible personality to trade documents]. (a) K. N. Llewellyn. 52 Harv. L. Rev. 873-904 (April). Continuation of 52 *ibid.* 725-746 (March).

The liability of retail dealers for defective food products. (a) Robert C. Brown. 23 Minn. L. Rev. 585-611 (April).

Retail responsibility—a reply. (a) John Barker Waite. 23 Minn. L. Rev. 612-615 (April).

SECURITIES LEGISLATION

Accounting principles and auditing responsibilities established under the securities acts. 33 Ill. L. Rev. 820-844 (March). See also, *Accounting Practice and the Securities Act of 1933*. 37 Mich. L. Rev. 288-306 (Dec.).

Accounting, reports to stockholders, and the SEC. (a) Maurice C. Kaplan and Daniel M. Reaugh. 48 Yale L. J. 935-980 (April).

The Securities Act of 1933, the modern corporation and the theory of free enterprise. 6 Univ. Chi. L. Rev. 399-446 (April).

STATUTES

Construction of written instruments, II [extrinsic facts in construing statutes]. (a) Richard R. Powell. 14 Ind. L. J. 309-348 (April).

Popular legislation in California [working of the initiative and referendum]. (a)

Max Radin. 23 Minn. L. Rev. 559-584 (April).

TAXATION

The commerce clause as a limitation on state taxation—multiple burden. 87 Univ. Pa. L. Rev. 712-716 (April). See also 37 Mich. L. Rev. 818 (March).

Constitutionality of retroactive statutes—extent of retroaction. 16 N. Y. Univ. L. Q. Rev. 467-476 (March).

The converse of *Helvering v. Gerhardt*—may the states tax federal instrumentalities? 27 Cal. L. Rev. 327-336 (March). See also, Constitutional law—taxation—curtailment of intergovernmental tax immunities. 37 Mich. L. Rev. 1079 (May).

Double domicile [for tax purposes]. 7 Geo. Wash. L. Rev. 632-639 (March).

The Illinois pre-adjudication tax statute [judicial determination of validity of tax before assessment]. 33 Ill. L. Rev. 685-698 (Feb.).

Income derived from the discharge of an obligation at less than face value. 17 N. C. L. Rev. 305-312 (April).

Income tax provisions of the Chandler Act. 6 Univ. Chi. L. Rev. 447-458 (April).

Inheritance taxation and powers of appointment. (a) John F. Thompson. 1939 Wis. L. Rev. 254-284 (March). See also 37 Mich. L. Rev. 154 (Nov.).

Intangibles of non-resident decedent—pro-rating deductions under § 249-P of the New York tax law [estate tax]. 16 N. Y. Univ. L. Q. Rev. 447-454 (March).

Interstate commerce—state taxation on gross receipts. 19 Bost. Univ. L. Rev. 304-309 (April).

New developments in state taxation of gross receipts from interstate commerce. 27 Cal. L. Rev. 336-342 (March). See also, 36 Mich. L. Rev. 1039 (1938).

Powers of appointment and especially special powers: the estate taxpayer's last stand. (a) Daniel M. Schuyler. 33 Ill. L. Rev. 771-797 (March).

Powers of appointment and the federal estate tax. (a) Erwin N. Griswold. 52 Harv. L. Rev. 929-960 (April). A dissent. (a) W. Barton Leach. 52 Harv. L. Rev. 961-968 (April).

Private pension plans and the federal revenue act. (a) Albert Handy. 16 N. Y. Univ. L. Q. Rev. 408-434 (March).

Section 820: equity in the administration of the Revenue Act [statute of limitations and mistakes or inequities in double allow-

ance of deductions, double inclusion of items of gross income, etc.] 39 Col. L. Rev. 460-485 (March).

Some aspects of intangibles taxation in Michigan. (a) Robert S. Ford. 37 Mich. L. Rev. 893-910 (April).

Subrogation to tax lien in Texas and rights acquired thereby. 17 Tex. L. Rev. 352-358 (April).

Taxation of intangibles in Chicago: administrative substitutes for statutory change. (a) Oscar L. Altman. 33 Ill. L. Rev. 623-647 (Feb.).

TORTS

See also *Labor Law, Practice and Procedure, Sales*.

Accounting practice—relation to liability to third parties for fraud arising from negligent misrepresentation. 16 N. Y. Univ. L. Q. Rev. 436-447 (March).

Intentional infliction of mental suffering: a new tort. (a) William L. Prosser. 37 Mich. L. Rev. 874-892 (April).

Landlord's tort liability to tenant for injuries caused by negligence of independent contractor. 87 Univ. Pa. L. Rev. 728-738 (April).

The tort liability of public officers, II [discretionary powers and duties]. (a) Leon Thomas David. 12 So. Cal. L. Rev. 260-284 (March). Continued from 12 *ibid.* 127-154 (Jan.).

TRADE MARKS AND TRADE NAMES

"Shredded wheat"—the still-born trademark [relation of patents and trade-marks]. (a) Walter J. Derenberg. 16 N. Y. Univ. L. Q. Rev. 376-407 (March).

TRADE RESTRAINTS

See also *Patents*.

Statutory bans against selling below cost: the latest antidote for big business. 25 Va. L. Rev. 699-710 (April).

TRIAL

See *Courts, Evidence*.

TRUSTS

Termination by consent of beneficiaries—who are beneficiaries—acceleration of equitable remainders. 37 Mich. L. Rev. 941-949 (April).

The Uniform Trusts Act [explanation and analysis]. (a) Harry W. Vanneman and Frank S. Rowley. 13 Univ. Cin. L. Rev. 157-190 (March).

UNITED STATES

See *Administrative Law*.

USURY

California's legislature faces the small loan problem. (a) Robert E. Stone and Jack E. Thomas. 27 Cal. L. Rev. 286-312 (March).

WILLS

Irregularities of testamentary expression [ambiguities and misdescriptions of subject matter or beneficiary, etc.]. (a) Alvin E. Evans. 27 Ky. L. J. 241-283 (March).

"Per stirpes or per capita" [meaning of the terms]. (a) Charles C. White. 13 Univ. Cin. L. Rev. 298-353 (March).

WITNESSES

See also *Evidence*.

Nature of the professional relationship re-

quired under privileged communication rule [attorney and client, physician and patient, etc.]. 24 Iowa L. Rev. 538-558 (March).

The scope of cross-examination. 24 Iowa L. Rev. 564-575 (March).

WORKMEN'S COMPENSATION

See also *Evidence*.

The industrial accident commission's dilemma and a proposed remedy [burden of reviewing trial referee's findings]. (a) D. O. McGovney. 27 Cal. L. Rev. 266-285 (March).

Power of the industrial accident commission to settle disputes arising under workmen's compensation legislation by the several acts of its members and deputies. (a) Donald Gallagher. 27 Cal. L. Rev. 241-265 (March).