

Michigan Law Review

Volume 53 | Issue 8

1955

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*, 53 MICH. L. REV. 1203 (1955).

Available at: <https://repository.law.umich.edu/mlr/vol53/iss8/21>

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 leading law reviews. The index embraces material published since the last issue of this REVIEW.

Limitation of space makes 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 the article or comment is not self-explanatory, an indication of its scope is added in brackets.

ADMINISTRATIVE LAW

Conservation and regulation: the natural gas allocation policy of the federal power commission. (a) H. T. Koplin. 64 Yale L. J. 840-862 (May).

Judicial enforcement of administrative adherence to express regulations and established customs. 23 Geo. Wash. L. Rev. 751-766 (June).

Legislative control of administrative rules and regulations: I. The American experience. (a) Bernard Schwartz. II. Parliamentary supervision in Britain. (a) Cecil Carr. 30 N. Y. Univ. L. Rev. 1031-1056 (May).

Mandatory relief from administrative action in the federal courts. (a) Kenneth Culp Davis. 22 Univ. Chi. L. Rev. 585-609 (Spring).

Radio and television station transfers: adequacy of supervision under the federal communications act. 30 Ind. L. J. 351-365 (Spring).

The ICC's regulation of rail-motor competition: a study in administrative lag. (a) John P. Fishwick. 41 Va. L. Rev. 559-580 (June).

ADMIRALTY

Marine salvage for fallen aircraft? (a) Martin J. Norris. 30 N. Y. Univ. L. Rev. 1208-1223 (June).

The difficult quest for a uniform maritime law: failure of the Brussels conventions to achieve international agreement on collision liability, liens, and mortgages. 64 Yale L. J. 878-905 (May).

AIR LAW

See also *Admiralty*.

Liability for ground damage from crashes or forced landings of aircraft. 43 Calif. L. Rev. 309-321 (May).

ALIENS

Denial of exit permits to aliens during a national emergency. 103 Univ. Pa. L. Rev. 797-812 (April).

ANTITRUST LAW

A new look at the antitrust laws. (a) Morton Steinberg. 43 Ky. L. J. 357-377 (Spring).

Conscious parallelism reexamined. (a) John Purinton Dunn. 35 Bost. Univ. L. Rev. 225-254 (April).

"Follow-the-leaders" clauses: the use of ancillary covenants as a vehicle for cooperative oligopoly. 64 Yale L. J. 1049-1058 (June).

Medical societies and medical service plans—from the law of associations to the law of antitrust. 22 Univ. Chi. L. Rev. 694-719 (Spring).

Refusals to deal under the federal antitrust laws. (a) Charles F. Barber. 103 Univ. Pa. L. Rev. 847-885 (May).

The full supply contract under state and federal anti-trust laws. (a) Lester S. Clemmons. 1955 Wis. L. Rev. 208-222 (March).

The investment bankers' case: observations in rejoinder. (a) Roscoe Steffen. 64 Yale L. J. 863-872 (May).

The investment bankers' case: a surrejoinder. (a) William Dwight Whitney. 64 Yale L. J. 873-876 (May).

ATTORNEY AND CLIENT

Disqualification of attorneys for representing interests adverse to former clients. 64 Yale L. J. 917-928 (May).

Minimum fee schedules: are they worthwhile? 43 Iowa L. Rev. 642-651 (Summer).

Unauthorized practice of law—accountants in the field of federal taxation. 28 So. Cal. L. Rev. 303-313 (April).

BANKRUPTCY

Bankruptcy: A Symposium. 39 Minn. L. Rev. 623-742 (May).

Introduction to symposium. (a) Stefan A. Riesenfeld. 623-625.

Protection and collection of property of bankrupt estates. (a) James Angell MacLachlan. 626-650.

Bankruptcy courts as forums for determining the dischargeability of debts. (a) T. A. Smedley. 651-671.

Re-examination of section 14c(3) as a ground for objection to discharge. (a) Carl D. Friebolin. 673-695.

Statutory liens in bankruptcy. (a) Frank R. Kennedy. 697-734.

Re-establishing the availability of farmer-debtor relief under the bankruptcy act. (a) Fred H. Kruse. 735-742.

CIVIL RIGHTS

Tort remedies for police violations of individual rights. (a) Caleb Foote. 39 Minn. L. Rev. 493-516 (April).

CONFLICT OF LAWS

Conflict of laws and elections in administration of decedents' estates. (a) Eugene F. Scoles. 30 Ind. L. J. 293-310 (Spring).

Conflict of laws—full faith and credit to public acts. 30 N. Y. Univ. L. Rev. 984-994 (April).

Constitutionality of direct action laws in a multistate context: governmental interest and the conflict of laws. 64 Yale L. J. 940-950 (May).

Does domicil bear a single meaning? (a) Willis L. M. Reese. 55 Col. L. Rev. 589-597 (May).

Joseph Story's essay on "domicil." (a) John C. Hogan. 35 Bost. Univ. L. Rev. 215-224 (April).

The need for the "legislative jurisdictional principle" in a policy centered conflict of laws. (a) Edwin W. Briggs. 39 Minn. L. Rev. 517-551 (April).

The statute of frauds in the conflict of laws. 43 Calif. L. Rev. 295-308 (May).

CONSTITUTIONAL LAW

See also *Labor Law, Municipal Corporations*.

Adjudication of state constitutional questions in the New York court of appeals. 40 Corn. L. Q. 537-547 (Spring).

Enforcing federal supremacy: relief against federal-state regulatory conflicts. (a) William W. Schwarzer. 43 Calif. L. Rev. 234-250 (May).

Equal protection and the racial restrictive covenant: a re-evaluation. 30 Ind. L. J. 366-373 (Spring).

Federal anti-subversive legislation of 1954. 55 Col. L. Rev. 631-747 (May).

Freedom—a suggested analysis. (a) Lon L. Fuller. 68 Harv. L. Rev. 1305-1325 (June).

Government exclusion of foreign political propaganda. 68 Harv. L. Rev. 1393-1409 (June).

Immunization of congressional witnesses under the compulsory testimony act: constitutionality of the function of the district courts. 22 Univ. Chi. L. Rev. 657-673 (Spring).

Ripeness of governmental action for judicial review. (a) Kenneth Culp Davis. 68 Harv. L. Rev. 1326-1373 (June).

Search and seizure under the fourth amendment. 43 Ky. L. J. 429-437 (Spring).

The doctrine of separation of powers and federal immunity statutes. (a) Robert G. Dixon, Jr. 23 Geo. Wash. L. Rev. 627-657 (June).

The flag, the constitution, and international agreements. 68 Harv. L. Rev. 1374-1381 (June).

The Holy Bible and the public schools. (a) Robert Fairchild Cushman. 40 Corn. L. Q. 475-499 (Spring).

The right to counsel under state law. (a) David Fellman. 1955 Wis. L. Rev. 281-328 (March).

CONTRACTS

Formation of government contracts—application of common law principles—a reply. (a) Robert S. Pasley. 40 Corn. L. Q. 518-536 (Spring).

COPYRIGHTS

Copyright problems presented by a new art. (a) William H. Meagher. 30 N. Y. Univ. L. Rev. 1081-1100 (May).

"Magazine rights"—a division of indivisible copyright. (a) Harry G. Henn. 40 Corn. L. Q. 411-474 (Spring).

Motion picture rights: United States and International. (a) Joseph S. Dubin. 28 So. Cal. L. Rev. 205-239 (April).

CORPORATIONS

Cumulative voting—removal, reduction and classification of corporate boards. 22 Univ. Chi. L. Rev. 751-759 (Spring).

Directors and officers in the Iowa corporation—conclusion. (a) Edward R. Hayes. 40 Iowa L. Rev. 587-606 (Summer).

SEC control of fees and expenses in re-organizations under the public utility holding company act. 68 Harv. L. Rev. 1409-1422 (June).

The coffee exchange debacle: highlighting the need for further regulation of futures trading through the Sherman and commodity exchange acts. 64 Yale L. J. 906-916 (May).

The court holding company enigma—new treatment for an old problem. 23 Geo. Wash. L. Rev. 701-716 (June).

Covenants

Covenants in leases in West Virginia. (a) Londo H. Brown. 57 W. Va. L. Rev. 152-192 (May).

CRIMINAL LAW AND PROCEDURE

See also *Evidence*.

1954 Annual Survey of American Law: criminal procedure. (a) J. Walter McKenna. 30 N. Y. Univ. L. Rev. 913-926 (April).

A modern law of arrest. (a) Morris Ploscowe. 39 Minn. L. Rev. 473-477 (April).

Criminal law—reexamination of tests for criminal responsibility. 53 Mich. L. Rev. 963-972 (May).

Criminal liability for unreasonable searches and seizures. (a) Richard A. Edwards. 41 Va. L. Rev. 621-632 (June).

Criminal procedure—corroboration in cases of rape and seduction—illustrations of doctrinal inadequacy. 30 N. Y. Univ. L. Rev. 994-1004 (April).

Federal criminal procedure—withdrawal of guilty pleas. 22 Univ. Chi. L. Rev. 730-738 (Spring).

Federal hospitalization of insane defendants under section 4246 of the criminal code. 64 Yale L. J. 1070-1080 (June).

Some trends in the law of arrest. (a) Roy Moreland. 39 Minn. L. Rev. 479-492 (April).

EMINENT DOMAIN

Aesthetics as a justification for the exercise of the police power or eminent domain. 23 Geo. Wash. L. Rev. 730-750 (June).

Public use as a limitation on eminent domain in urban renewal. 68 Harv. L. Rev. 1422-1436 (June).

EQUITY

1954 Annual Survey of American Law: equity. (a) Kenneth Redden. 30 N. Y. Univ. L. Rev. 875-887 (April).

ESTATE PLANNING

See also *Taxation*.

Postdeath estate planning. (a) Alfred Magnusson. 40 Iowa L. Rev. 572-586 (Summer).

EVIDENCE

1954 Annual Survey of American Law: evidence. (a) Judson F. Falknor. 30 N. Y. Univ. L. Rev. 927-965 (April).

Burden of production of evidence: a function of a burden of persuasion. 68 Harv. L. Rev. 1382-1391 (June).

The third degree—its historical background—the present law and recommendations. 43 Ky. L. J. 392-406 (Spring).

The twilight zone of hearsay. (a) Thomas P. Hardman. 57 W. Va. L. Rev. 137-151 (May).

FAIR TRADE LAWS

See also *Unfair Competition*.

Resale price maintenance: fact and fancy. (a) Walter Adams. 64 Yale L. J. 967-990 (June).

FINANCING

Another view on the origin of dealer participation in automobile finance charges. 30 Ind. L. J. 311-318 (Spring).

Dealer participation in automobile finance charges: a reply. 30 Ind. L. J. 319-322 (Spring).

FUTURE INTERESTS

1954 Annual Survey of American Law: future interests. (a) Bertel M. Sparks. 30 N. Y. Univ. L. Rev. 813-826 (April).

The policy against perpetuities. (a) Lewis M. Simes. 103 Univ. Pa. L. Rev. 707-738 (April).

INSURANCE

Liability insurance policy defenses and the duty to defend. 68 Harv. L. Rev. 1436-1452 (June).

INTERNATIONAL LAW

International law in the New York courts—1954. 40 Corn. L. Q. 547-650 (Spring).

The Bonn constitution and the European defense community treaties. (a) Karl Loewenstein. 64 Yale L. J. 805-839 (May).

The role of international law in a metropolitan practice. (a) Arthur H. Dean. 103 Univ. Pa. L. Rev. 886-900 (May).

JUDICIAL ADMINISTRATION

1954 Annual Survey of American Law: judicial administration. (a) Sheldon D. Elliott. 30 N. Y. Univ. L. Rev. 966-982 (April).

LABOR LAW

A symposium. 50 N.W. Univ. L. Rev. 190-304 (May-June).

NLRB jurisdiction standards and state jurisdiction. 190-208.

Federal supremacy under the Taft-Hartley act. 208-220.

"Employee loyalty" and section 7. 220-231.

Conspiracy statutes and the right to refrain from engaging in labor activities. 231-240.

Extension of employer right to lock out. 240-247.

Section 8(b)(4)(A)—changes in board interpretation. 247-260.

Strike ban provisions: section 8(d) of Taft-Hartley. 260-279.

The duty to bargain: bargainable issues. 279-289.

The Westinghouse case: union's right to sue under section 301 of Taft-Hartley. 289-304.

Interpretation and application of section 301(a) of the labor-management relations act. 103 Univ. Pa. L. Rev. 902-935 (May).

Limitations on the power of states to enjoin picketing. (a) George Rose. 41 Va. L. Rev. 581-619 ((June)).

Partial strikes as unprotected activity under the LMRA. 39 Minn. L. Rev. 764-775 (May).

Report of committee on improvement of administration of union-management agreements, 1954. 50 N.W. Univ. L. Rev. 143-188 (May-June).

The case against the "right to work" laws—a dual review. (a) Selwyn H. Torff and Lee Loevinger. 40 Iowa L. Rev. 621-641 (Summer).

LAND UTILIZATION

See also *Constitutional Law*.

Urban Housing and Planning: A Symposium. 20 Law and Contem. Prob. 351-529 (Summer)

Foreword. (a) Robert Kramer. 351-352.

The master plan: an impermanent constitution. (a) Charles M. Haar. 353-418.

Relation of planning and zoning to housing policy and law. (a) Shirley Adelson Siegel. 419-435.

Conservation of existing housing. (a) William L. Slayton. 436-462.

Private enforcement of city planning. (a) Allison Dunham. 463-480.

Municipal economy and land use restrictions. (a) William C. Smith. 481-492.

New developments in British land planning law—1954 and after. (a) Desmond Heap. 493-516.

The diminishing fee. (a) Harry M. Cross. 517-529.

MORTGAGES

1954 Annual Survey of American Law: mortgages. (a) Godfrey E. Updike. 30 N. Y. Univ. L. Rev. 805-812 (April).

MUNICIPAL CORPORATIONS

Annexation in Minnesota today—a study of problems and procedures. 39 Minn. L. Rev. 553-566 (April).

Constitutional city home rule in New York: II. (a) W. Bernard Richland. [Part I appeared in 54 Col. L. Rev. 311-337 (March).] 55 Col. L. Rev. 598-629 (May).

Regulation and taxation of house trailers. 22 Univ. Chi. L. Rev. 738-751 (Spring).

PARTNERSHIP

Partnerships—valuation of assets on death of a partner. 53 Mich. L. Rev. 972-981. (May).

PATENT LAW

Some aspects of the underlying legislative intent of the patent act of 1952. (a) L. James Harris. 23 Geo. Wash. L. Rev. 658-699 (June).

PRACTICE AND PROCEDURE

A modern procedure for New York. (a) Charles E. Clark. 30 N. Y. Univ. L. Rev. 1194-1207 (June).

An analysis of alternative constructions of the requirement that federal jurors be competent under state law. 64 Yale L. J. 1059-1069 (June).

Appellate procedure—jurisdictional amount in Kentucky—injunctions and declaratory judgments. 43 Ky. L. J. 422-429 (Spring).

Cases moot on appeal: a limit on the judicial power. 103 Univ. Pa. L. Rev. 772-796 (April).

Discovery against the government of military and other confidential matters. (a) Charles R. Gromley. 43 Ky. L. J. 343-356 (Spring).

Effect of 1404(a) transfer on federal jurisdiction over foreign corporations. 22 Univ. Chi. L. Rev. 686-694 (Spring).

Erie limited: the confines of state law in the federal courts. 40 Corn. L. Q. 561-580 (Spring).

Evolution of a city law office. (a) Emily P. Dodge. 1955 Wis. L. Rev. 180-207 (March).

Federal venue and service and the foreign corporation in diversity litigation. 30 Ind. L. J. 324-340 (Spring).

Historical and legal aspects of the California grand jury system. (a) Harold W. Kennedy and James W. Briggs. 43 Calif. L. Rev. 251-267 (May).

Interest on judgments in the federal courts. 64 Yale L. J. 1019-1048 (June).

Law applicable to claims of United States for contribution or indemnity in FTCA cases. 22 Univ. Chi. L. Rev. 719-729 (Spring).

Origin and sources of the federal rules of civil procedure. (a) Alexander Holtzoff. 30 N. Y. Univ. L. Rev. 1057-1080 (May).

Separate trial of a claim or issue in modern pleading: rule 42(b) of the federal rules of civil procedure. 39 Minn. L. Rev. 743-763 (May).

Suits against unincorporated associations under the federal rules of civil procedure. (a) John Kaplan. 53 Mich. L. Rev. 945-962 (May).

The discretionary function clause of the federal tort claims act. 23 Geo. Wash. L. Rev. 716-730 (June).

The isolated contract as a basis of jurisdiction over non-residents. 22 Univ. Chi. L. Rev. 674-686 (Spring).

The status of pre-trial practice in New England. 35 Bost. Univ. L. Rev. 256-284 (April).

1954 Annual Survey of American Law: federal jurisdiction and practice. (a) Herbert Peterfreund. 30 N. Y. Univ. L. Rev. 888-912 (April).

PROPERTY

1954 Annual Survey of American Law: real and personal property. (a) Elmer M. Million, William F. Fratcher, Ralph E. Kharas and Clyde O. Martz. 30 N. Y. Univ. L. Rev. 751-804 (April).

Land transfer and recording in Wisconsin: a partial history—part II. (a) W. Scott Van Alstyne, Jr. [Part I appeared in 1955 Wis. L. Rev. 40-76 (Jan.).] 1955 Wis. L. Rev. 223-253 (March).

RELIGION

See also *Constitutional Law*.

Religious societies—applicability of hierarchical church law to property disputes re-

solved by civil courts. 30 N. Y. Univ. L. Rev. 1102-1110 (May).

The power of courts over the internal affairs of religious groups. 43 Calif. L. Rev. 322-334 (May).

SOCIAL SCIENCE AND SOCIAL WELFARE

The formative era of American public assistance law. (a) Stefan A. Riesenfeld. 43 Calif. L. Rev. 175-233 (May).

SUCCESSION

1954 Annual Survey of American Law: succession. (a) Thomas E. Atkinson. 30 N. Y. Univ. L. Rev. 845-874 (April).

TAXATION

Application of *Eisner v. Macomber* to pro rata stock distributions in payment of salaries: an opportunity for tax manipulation. 64 Yale L. J. 929-939 (May).

A review of Wisconsin income tax case law since 1946. (a) Richard R. Teschner and Dale L. Sorden. 1955 Wis. L. Rev. 254-280 (March).

Deduction of a charitable remainder for estate tax purposes—a valuation problem. 41 Va. L. Rev. 635-659 (June).

If this be simplification—a view of pre-1942 powers of appointment and the 1954 internal revenue code section 2041. (a) Harrop A. Freeman. 40 Corn. L. Q. 500-517 (Spring).

Income tax consequences of partnership agreements under the 1954 internal revenue code. (a) Earle B. Fowler and James T. Carey. 43 Ky. L. J. 387-391 (Spring).

Judicial trends in gratuitous assignments to avoid federal income taxes. (a) Ralph S. Rice. 64 Yale L. J. 991-1017 (June).

Redemptions and partial liquidations under the 1954 internal revenue code: the dividend equivalence test. 103 Univ. Pa. L. Rev. 936-965 (May).

Redemptions of stock under the internal revenue code of 1954. (a) Edwin S. Cohen. 103 Univ. Pa. L. Rev. 739-770 (April).

Tax consequences of divorce decrees. (a) Robert E. Mannheimer. 40 Iowa L. Rev. 543-571 (Summer).

Tax-free corporate acquisitions—the law and the proposed regulations. (a) Robert L. Merritt. 53 Mich. L. Rev. 911-944 (May).

The income taxation of corporate distributions under the internal revenue code of 1954. (a) Harold G. Wren. 43 Calif. L. Rev. 268-294 (May).

The supreme court's role in the administration of governmental tax immunity. 30 Ind. L. J. 341-350 (Spring).

Uses of powers of appointment in Iowa estate planning under current tax law. (a) Ralph S. Brown and Walter R. Brown. 43 Iowa L. Rev. 607-620 (Summer).

TORTS

See also *Air Law, Civil Rights.*

Integrity of the bottle. (a) Henry V. Pennington. 43 Ky. L. J. 378-386 (Spring).

Tort liability of governmental units and their officers. (a) Fleming James, Jr. 22 Univ. Chi. L. Rev. 610-655 (Spring).

TRUSTS

1954 Annual Survey of American Law: trusts and administration. (a) Russell D. Niles. 30 N. Y. Univ. L. Rev. 827-844 (April).

UNFAIR COMPETITION

California law of unfair competition: un-

privileged imitation. (a) Victor S. Netterville. 28 So. Cal. L. Rev. 240-279 (April).

Robinson-Patman act aspects of long-term contracts. (a) Harold W. Horowitz. 28 So. Cal. L. Rev. 280-301 (April).

The revitalized federal trade commission: a two-year evaluation. (a) Earl W. Kintner. 30 N. Y. Univ. L. Rev. 1143-1193 (June).

WATERS AND WATERCOURSES

Riparian rights—analysis of new statutory provisions. 43 Ky. L. J. 407-415 (Spring).

WILLS

Critique: contracts to make a will. (a) Max Rheinstein. 30 N. Y. Univ. L. Rev. 1224-1237 (June).

Wills—the effect of the spouse's elective right under the New York decedent estate law on the powers that may be given a testamentary trustee. 30 N. Y. Univ. L. Rev. 1239-1248 (June).