

Michigan Law Review

Volume 47 | Issue 1

1948

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*, 47 MICH. L. REV. 151 ().

Available at: <https://repository.law.umich.edu/mlr/vol47/iss1/35>

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.

Limitations 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.

ACCOUNTING

Accounting principle v. tax practice: treatment of deferred credits and reserves. 61 Harv. L. Rev. 1010-1022 (June).

ADMINISTRATIVE LAW

Administrative rules—interpretative, legislative and retroactive. (a) Kenneth Culp Davis. 57 Yale L.J. 919-959 (April).

Nonreviewable administrative action. (a) Kenneth Culp Davis. 96 Univ. Pa. L. Rev. 749-792 (June).

Reviewability of SEC "orders" under the Public Utility Holding Company Act. 15 Univ. Chi. L. Rev. 966-974 (Summer).

The statutory injunction as an enforcement weapon of federal agencies. 57 Yale L.J. 1023-1052 (April).

ADMIRALTY

Admiralty—International law—distinction between prize and salvage, and right of naval personnel to share in a salvage award. 33 Corn. L.Q. 571-579 (June).

A decade of admiralty in the Supreme Court of the United States. (a) Edwin D. Dickinson and William S. Andrews, Jr. 36 Cal. L. Rev. 169-222 (June).

Liabilities of escort vessels and convoy commanders under the public vessels act. 16 Geo. Wash. L. Rev. 538-546 (June).

Wards of the admiralty—an anachronism? 16 Geo. Wash. L. Rev. 523-538 (June).

ADOPTION

Consent in adoption in Iowa. 33 Iowa L. Rev. 678-685 (May).

AIR LAW

Aircraft manufacturers' liability and the Civil Aeronautics Act of 1938. (a) Henry G. Hotchkiss. 16 Geo. Wash. L. Rev. 469-477 (June).

Civil aeronautics board policy: an evaluation. 57 Yale L.J. 1053-1084 (April).

Price as a factor in the determination of air carrier merger and acquisition cases. 16 Geo. Wash. L. Rev. 509-523 (June).

ALIENS

Member of Communist Party denied privilege of naturalization. 23 Ind. L.J. 337-343 (April).

ALIMONY

Applicability of judgment-lien statutes to alimony decrees. 33 Iowa L. Rev. 703-710 (May).

ANTI-TRUST LAWS

The Illinois anti-trust law disinterred. 43 Ill. L. Rev. 205-224 (May-June).

ARBITRATION AND AWARD

Predictability of result in commercial arbitration. 61 Harv. L. Rev. 1022-1033 (June).

APPEAL AND ERROR

Appealability of district court orders under federal rules. 15 Univ. Chi. L. Rev. 960-966 (Summer).

De novo appeals from municipal courts to common pleas courts in Ohio. 17 Univ. Cin. L. Rev. 159-165 (March).

The Illinois Civil Practice Act as affecting some aspects of review. 43 Ill. L. Rev. 76-89 (March-April).

Late appeals in California. 36 Cal. L. Rev. 303-318 (June).

The need of liberality toward the record on appeal in Illinois. (a) Harry G. Fins. 43 Ill. L. Rev. 172-178 (May-June).

ATOMIC ENERGY

Atomic energy for lawyers. A Symposium. 15 Univ. Chi. L. Rev. 799-908 (Summer).

A law is passed—The Atomic Energy Act of 1946. (a) Byron S. Miller. Pp. 799-821.

The patent provisions of The Atomic Energy Act. (a) Casper W. Ooms. Pp. 822-838.

The Atomic Energy Act: public administration without public debate. (a) Herbert S. Marks. Pp. 839-854.

The failure of the United Nations Atomic Energy Commission: an interpretation. (a) Edward Shils. Pp. 855-876.

The prospects of cooperation in a bipolar world. (a) Harold D. Lasswell. Pp. 877-901.

Death against life. (a) Malcolm Sharp. Pp. 902-908.

ATTORNEY AND CLIENT

Disbarment by federal court for failure to perform duties of state office. 23 Ind. L.J. 317-322 (April).

BANKRUPTCY

Contingent remainders and bankruptcy in Illinois. 43 Ill. L. Rev. 121-126 (March-April).

Feasibility in plans of corporate reorganization under Chapter X. (a) Francis J. Calkins. 61 Harv. L. Rev. 763-781 (May).

Here endeth chapter X—a lesson in finality for investors. 61 Harv. L. Rev. 1042-1052 (June).

Railroad reorganization since enactment of section 77. (a) De Forest Bilyou. 96 Univ. Pa. L. Rev. 793-821 (June).

BIOGRAPHY

Mr. Justice Rutledge. (a) David M. Levitan. 34 Va. L. Rev. 526-552 (July).

CARRIERS

May a common carrier refuse transportation to a passenger believing him to be drunk when in fact he has not been drinking at all? 36 Ky. L.J. 461-466 (May).

CHARITIES

The insurance modification of charitable institution immunity from tort liability. 43 Ill. L. Rev. 248-253 (May-June).

COMMUNITY PROPERTY

Creditors' rights in the new community property states. 48 Col. L. Rev. 743-758 (July).

COMPARATIVE LAW

Comparative law and history as bases for Chinese law. (a) Roscoe Pound. 61 Harv. L. Rev. 749-762 (May).

Development of Chinese constitutional law. (a) Roscoe Pound. 23 N.Y. Univ. L.Q. 375-392 (July).

COMPOSITIONS

Compositions—reorganizations and arrangements—in the conflict of laws. (a) Kurt H. Nadelmann. 61 Harv. L. Rev. 804-838 (May).

CONFLICT OF LAWS

Compositions—reorganizations and arrangements—in the conflict of laws. (a) Kurt H. Nadelmann. 61 Harv. L. Rev. 804-838 (May).

CONGRESS

Methods for guaranteeing equality in congressional districts. 43 Ill. L. Rev. 180-204 (May-June).

CONSTITUTIONAL LAW

An act to prevent racketeering in hatred. 43 Ill. L. Rev. 111-116 (March-April).

The bill of rights and the Fourteenth Amendment. 33 Iowa L. Rev. 666-677 (May).

Canon of restrictive interpretation repudiated. 23 Ind. L.J. 323-328 (April).

Constitutional uniformity as a rule for the validity of license taxes in Kentucky. (a) William L. Matthews, Jr. 36 Ky. L.J. 357-378 (May).

Current constitutional law decisions of the United States Supreme Court. 21 So. Cal. L. Rev. 374-382 (July).

Development of a Chinese constitutional law. (a) Roscoe Pound. 23 N.Y. Univ. L.Q. 375-392 (July).

The Full Faith and Credit clause and fraternal insurance. 43 Ill. L. Rev. 116-121 (March-April).

Interstate commerce—Taxation—Municipal license tax on the business of storing goods which are halted between two segments of an interstate journey held constitutional. 33 Corn. L.Q. 584-589 (June).

Investigatory powers of the House Un-American Activities Committee. 33 Corn. L.Q. 565-571 (June).

Jury service as a privilege of federal citizenship. 43 Ill. L. Rev. 105-111 (March-April).

Pecuniary interest of a justice of the peace in final trial of a misdemeanor in Kentucky—violation of the due process clause of the Fourteenth Amendment. 36 Ky. L.J. 422-430 (May).

Power of a state to exclude a foreign corporation seeking to do intrastate business. 36 Ky. L.J. 455-460 (May).

Procedural "due process" in union disciplinary proceedings. 57 Yale L.J. 1302-1316 (June).

Racial segregation on motor carriers in interstate commerce after the Morgan case. 43 Ill. L. Rev. 258-262 (May-June).

Religion and the schools. (a) Richard Cosway and Robert A. Toepfer. 17 Univ. Cin. L. Rev. 117-143 (March).

Restrictive covenants and equal protection—the new rule in Shelley's case. 21 So. Cal. L. Rev. 358-373 (July).

State regulation of commerce—a functional test. 48 Col. L. Rev. 773-779 (July).

Subdelegation of administrative authority in wartime. Part II: World War II. (a) Nathan D. Grundstein. 16 Geo. Wash. L. Rev. 478-507 (June).

Tracing the "wall"—religion in the public school system. 57 Yale L.J. 1114-1122 (April).

The Un-American Activities Committee and freedom of speech. 43 Ill. L. Rev. 253-258 (May-June).

Void for vagueness—an escape from statutory interpretation. 23 Ind. L. J. 272-285 (April).

CONTRACTS

Application of *in pari delicto* rule to executory illegal contracts. 15 Univ. Chi. L. Rev. 993-998 (Summer).

The defense of illegality as applied to the Robinson-Patman Act. 23 Ind. L.J. 286-295 (April).

Penalties in government contracts. 43 Ill. L. Rev. 238-243 (May-June).

The work of the Wisconsin Supreme Court: Contracts and quasi-contracts. (a) Joseph G. Werner. 1948 Wis. L. Rev. 169-192 (March).

CO-OPERATIVE ASSOCIATIONS

Cooperatives. A Symposium. 13 Law and Contem. Prob. 391-546 (Summer).

Foreword. Robert Kramer. Pp. 391-392.

Revolving capital in stock cooperative corporations. (a) Charles E. Nieman. Pp. 393-402.

The collecting and remitting transactions of a cooperative marketing corporation. (a) A. Ladru Jensen. Pp. 403-419.

Reorganizing and financing agricultural cooperatives. (a) John E. Eidam. Pp. 420-430.

The effects of cooperation on the profit economy. (a) George W. Starr. Pp. 431-444.

The cooperative yardstick. (a) Bertram B. Fowler. Pp. 445-457.

Recent trends in urban cooperative development. (a) Jerry Voorhis. Pp. 458-462.

The non-profit corporation or association in the non-agricultural field. (a) Raymond W. Miller and Herbert R. Grossman. Pp. 463-472.

The trend of judicial decisions in cooperative marketing. (a) Frank Evans and Irwin Clawson. Pp. 473-487.

Antitrust immunities of cooperative associations. (a) John Hanna. Pp. 488-504.

Patronage dividends: income distribution or price adjustment. (a) Albert W. Adcock. Pp. 505-525.

Classification for tax purposes of reserves of tax-exempt cooperatives. (a) W. L. Bradley. Pp. 526-533.

Cooperatives and income taxes. (a) Wilfrid E. Rumble. Pp. 534-546.

CORPORATIONS

Absolute v. relative priority in reorganization: a reconsideration. (a) David G. Tyndall. 33 Corn. L.Q. 507-523 (June).

The close corporation and the law. (a) Carlos D. Israels. 33 Corn. L.Q. 488-506 (June).

Corporate powers in Massachusetts. (a) C. A. Peairs, Jr. 28 Bost. Univ. L. Rev. 301-334 (June).

Corporations—redeemable stock—fiduciary duty of directors. 46 Mich. L. Rev. 1061-1069 (June).

Corporations—voting trusts and irrevocable proxies. 36 Cal. L. Rev. 281-289 (June).

The fiduciary duty of corporation directors in Massachusetts. (a) Robert J. Tilden. 28 Bost. Univ. L. Rev. 265-300 (June).

The work of the Wisconsin Supreme Court: Corporations. (a) Conrad J. Shearer. 1948 Wis. L. Rev. 193-204 (March).

COURTS

The rotation of superior court judges. (a) William H. Bobbitt. 26 N.C. L. Rev. 335-349 (June).

A study of pendency in Texas civil litigation. (a) Robert W. Stayton and M. P. Waters. 24 Tex. L. Rev. 701-728 (June).

COURTS-MARTIAL

Universal military training with or without reform of courts martial? (a) Arthur J. Keefe. 33 *Corn. L.Q.* 465-487 (June).

COVENANTS

Restrictive covenants and equal protection—the new rule in Shelley's case. 21 *So. Cal. L. Rev.* 358-373 (July).

CREDITORS' RIGHTS

Creditors' rights in the new community property States. 48 *Col. L. Rev.* 743-758 (July).

CRIMINAL LAW AND PROCEDURE

See also *Evidence*.

Common-law criminal conspiracy as a weapon against corrupt political organizations. 15 *Univ. Chi. L. Rev.* 939-944 (Summer).

Criminal law—Are there circumstances other than provocation which may "reduce" murder to voluntary manslaughter? 36 *Ky. L.J.* 443-453 (May).

Determination of the right to compensation for erroneous imprisonment under the federal law. 57 *Yale L.J.* 1135-1140 (April).

Evidence of defendant's character in Pennsylvania criminal cases. 96 *Univ. Pa. L. Rev.* 853-863 (June).

The legal disposition of the sexual psychopath. 96 *Univ. Pa. L. Rev.* 872-887 (June).

Recent legislative steps to control juvenile offenders. 34 *Va. L. Rev.* 579-590 (July).

Toward rehabilitation of criminals: appraisal of statutory treatment of mentally disordered recidivists. 57 *Yale L.J.* 1085-1113 (April).

DEATH BY WRONGFUL ACT

Pecuniary loss under death statute. 28 *Bost. Univ. L. Rev.* 368-378 (June).

DIVORCE

Parties—divorce—right of guardian or committee of incompetent to maintain action. 26 *N.C. L. Rev.* 409-417 (June).

ELECTIONS

Legal obstacles to minority party success. 57 *Yale L.J.* 1276-1297 (June).

EQUITY

Injunctions—Equitable protection of personal rights. 33 *Corn. L.Q.* 579-584 (June).

EVIDENCE

Admissibility of statements by an alleged agent involved in an accident to establish agency. 36 *Ky. L.J.* 471-476 (May).

Content analysis—a new evidentiary technique. 15 *Univ. Chi. L. Rev.* 910-925 (Summer).

Evidence—province of judge and jury in determining preliminary questions of fact in New York. 23 *N.Y. Univ. L.Q.* 472-482 (July).

Evidence—presumptions in New York. 23 *N.Y. Univ. L.Q.* 455-472 (July).

Physician-patient privilege—waiver in deed and will contests. 23 *Ind. L.J.* 295-304 (April).

Res ipsa loquitur in Texas. (a) Starling T. Morris. 24 *Tex. L. Rev.* 761-780 (June).

EXECUTORS AND ADMINISTRATORS

Right of administrator to appeal. 23 *Ind. L.J.* 328-333 (April).

FEDERAL COURTS

Appealability of district court orders under federal rules. 15 *Univ. Chi. L. Rev.* 960-966 (Summer).

Historical bases of the federal judicial system. (a) John P. Frank. 23 *Ind. L.J.* 236-270 (April).

Federal courts—third-party practice—some jurisdictional problems arising under the amended federal rules of civil procedure, effective March 19, 1948. 46 *Mich. L. Rev.* 1069-1079 (June).

Indispensable parties in injunction suits against federal administrative officers. 23 *Ind. L.J.* 305-316 (April).

FRAUD

Misrepresentation of opinion—statement of fact distinguished from statement of opinion. 28 *Bost. Univ. L. Rev.* 352-359 (June).

FUTURE INTERESTS

An Illinois statute relating to rights of entry and possibilities of reverter. 43 *Ill. L. Rev.* 90-104 (March-April).

HABEAS CORPUS

Power to appoint counsel in Illinois habeas corpus proceedings. 15 *Univ. Chi. L. Rev.* 945-950 (Summer).

INJUNCTIONS

Judicial sales of expectant estates in Iowa. 33 *Iowa L. Rev.* 692-703 (May).

The statutory injunction as an enforcement weapon of federal agencies. 57 Yale L.J. 1023-1052 (April).

INSURANCE

An insurance policy providing for replacement of fire damaged structures with new materials. 96 Univ. Pa. L. Rev. 841-853 (June).

Rights of creditors in insurance policies subject to Iowa statutes. 33 Iowa L. Rev. 710-721 (May).

Statutory regulation of life insurance investment. 57 Yale L.J. 1256-1275 (June).

The work of the Wisconsin Supreme Court: Insurance. (a) Robert G. Stenger. 1948 Wis. L. Rev. 205-212 (March).

INTERNATIONAL LAW AND AFFAIRS

See also *Admiralty*.

Death against Life. (a) Malcolm Sharp. 15 Univ. Chi. L. Rev. 902-908.

The failure of the United Nations Atomic Energy Commission: an interpretation. (a) Edward Shils. 15 Univ. Chi. L. Rev. 855-876.

International administrative law: a functional approach to peace. (a) Harrop A. Freeman. 57 Yale L.J. 976-993 (April).

Law and the legislative process in occupied Germany: II. (a) Karl Loewenstein. 57 Yale L.J. 994-1022 (April).

Legal aspects of the work of the United Nations. (a) Charles Fahy. 43 Ill. L. Rev. 135-152 (May-June).

The National Bank Act and foreign trade practices. (a) Henry Harfield. 61 Harv. L. Rev. 782-803 (May).

Nuremberg: proceedings subsequent to Goering et al. (a) William A. Zeck. 26 N.C. L. Rev. 350-389 (June).

Policy issues in international air transportation. (a) Oswald Ryan. 16 Geo. Wash. L. Rev. 443-468 (June).

The prospects of cooperation in a bipolar world. (a) Harold D. Lasswell. 15 Univ. Chi. L. Rev. 877-901.

The World Court and the United Nations. (a) F. Blaine Sloan. 33 Iowa L. Rev. 653-665 (May).

JUDGMENTS

Factors affecting the grant or denial of summary judgment. 48 Col. L. Rev. 780-785 (July).

JUDICIAL METHOD

Say it with music. (a) Jerome Frank, 61 Harv. L. Rev. 921-957 (June).

JURISPRUDENCE

English contributions to the philosophy of law. (a) Arthur L. Goodhart. 48 Col. L. Rev. 671-688 (July).

The humane study of law. (a) Daniel J. Boorstin. 57 Yale L.J. 960-975 (April).

The inherent conservatism of the legal profession. (a) Edgar Bodenheimer. 23 Ind. L.J. 221-235 (April).

Roscoe Pound and interpretations of modern legal philosophies. (a) Sidney P. Simpson. 23 N.Y. Univ. L.Q. 393-411 (July).

LABOR LAW

Collective bargaining and the Taft-Hartley Act. (a) Walter L. Daykin. 33 Iowa L. Rev. 623-652 (May).

The Labor Management Relations Act and the revival of the labor injunction. 48 Col. L. Rev. 759-772 (July).

The "new" National Labor Relations Act in operation: first eight months. (a) William B. Lockhart. 32 Minn. L. Rev. 663-733 (June).

Procedural "due process" in union disciplinary proceedings. 57 Yale L.J. 1302-1316 (June).

Public utility labor problems. (a) Clarence M. Updegraff. 33 Iowa L. Rev. 609-622 (May).

Regulations of picketing and free speech. 24 Tex. L. Rev. 783-796 (June).

Safety and overtime pay—the motor carrier exemption from the FLSA. 57 Yale L.J. 1129-1135 (April).

State labor laws in the national field. 61 Harv. L. Rev. 840-850 (May).

Temporary injunction of union unfair labor practices under the Taft-Hartley Act. 43 Ill. L. Rev. 231-238 (May-June).

Trade unions—the right to join—effect of the Labor Management Relations Act, 1947. 32 Minn. L. Rev. 796-804 (June).

Will we have industrial war or peace with the Taft-Hartley Law? (a) Wayne Morse. 33 Corn. L.Q. 524-557 (June).

LANDLORD AND TENANT

Real property—options—Specific performance—inability of a holdover tenant to exercise an option to purchase contained in the original lease. 33 Corn. L.Q. 603-607 (June).

LEGAL HISTORY

Historical bases of the federal judicial system. (a) John P. Frank. 23 Ind. L.J. 236-270 (April).

LEGISLATURE

Legislative research and planning in Kentucky. (a) Gladys M. Kammerer. 36 Ky. L.J. 379-400 (May).

The makers of our laws. (a) S. Gale Lowrie. 17 Univ. Cin. L. Rev. 144-158 (March).

MARRIAGE AND DIVORCE

Baxter v. Baxter and the true purpose of Christian marriage. 34 Va. L. Rev. 570-579 (July).

MASTER AND SERVANT

Employer's liability in hiring physically unfit employee. 23 Ind. L.J. 343-349 (April).

Statutory liability of railroad to injured employee. 23 Ind. L.J. 350-356 (April).

MISTAKE

Recent developments in restitution: rescission and reformation for mistake, including misrepresentation. (a) Edward S. Thurston. 46 Mich. L. Rev. 1037-1060 (June).

NEGOTIABLE INSTRUMENTS

The law merchant and the letter of credit. (a) Rufus J. Trimble. 61 Harv. L. Rev. 981-1008 (June).

OIL AND GAS

Unit operation of oil and gas fields. (a) John C. Jacobs. 57 Yale L.J. 1207-1228 (June).

PARENT AND CHILD

Children of divorce in Minnesota: between the millstones. (a) Edward F. Waite. 32 Minn. L. Rev. 766-784 (June).

PARTIES

Indispensable parties in injunction suits against federal administrative officers. 23 Ind. L.J. 305-316 (April).

Parties—divorce—right of guardian or committee of incompetent to maintain action. 26 N.C. L. Rev. 409-417 (June).

PATENTS

The patent provisions of the Atomic Energy Act. (a) Casper W. Ooms. 15 Univ. Chi. L. Rev. 822-838.

The Patent System. Part II. A Symposium. 13 Law and Contem. Prob. 245-390 (Spring).

What is a patent? (a) Walton Hamilton and Irene Till. Pp. 245-259.

Patents and competition in the automobile industry. (a) C. A. Welsh. Pp. 260-277.

The relation of patents to the antitrust laws. (a) George E. Folk. Pp. 278-294.

Compulsory licensing in other countries. (a) P. J. Federico. Pp. 295-309.

The patent profession and the general lawyer. (a) Albert S. Davis, Jr. and Harold T. Stowell. 310-319.

Government policies relating to research and patents. (a) John A. Diener. Pp. 320-338.

The economic bases of patent reform. (a) Victor Abramson. Pp. 339-353.

The United States patent office. (a) Lawrence C. Kingsland. Pp. 354-367.

Right of the government to seek retroactive cancellation of an expired patent procured by fraud. 43 Ill. L. Rev. 243-248 (May-June).

PLEADING

Parties and joinder of actions under the Illinois Civil Practice Act. 43 Ill. L. Rev. 41-60 (March-April).

Pleading and Practice—Compulsory joinder of parties—splitting a cause of action—New York Civil Practice Act, Section 193. 33 Corn. L.Q. 589-597 (June).

Pleading and practice—Joinder of parties and claims. 33 Corn. L.Q. 597-603 (June).

PRINCIPAL AND AGENT

Liability of an employer for representations made by his employee, with particular reference to the law of Ohio. 17 Univ. Cin. L. Rev. 174-191 (March).

POWERS OF APPOINTMENT

Two problems arising from powers of appointment. (a) Roger P. Stokey. 28 Bost. Univ. L. Rev. 335-350 (June).

PRIVACY, RIGHT OF

"Peace of mind" in 48 pieces vs. uniform right of privacy. (a) Frederick J. Ludwig. 32 Minn. L. Rev. 734-765 (June).

Recent developments in the law of privacy. (a) Wilfred Feinberg. 48 Col. L. Rev. 713-731 (July).

Recent developments in the right of privacy. 15 Univ. Chi. L. Rev. 926-939 (Summer).

PUBLIC OFFICERS

Common-law criminal conspiracy as a weapon against corrupt political organizations. 15 Univ. Chi. L. Rev. 939-944 (Summer).

Loyalty review of federal employees. 23 N.Y. Univ. L.Q. 437-448 (July).

QUASI-CONTRACTS

Quasi-contracts — taxation — rescission of gifts where gift fails to achieve donor's purpose of minimizing federal income taxes. 46 Mich. L. Rev. 1079-1091 (June).

Recent developments in restitution: rescission and reformation for mistake, including misrepresentation. (a) Edward S. Thurston. 46 Mich. L. Rev. 1037-1060 (June).

The work of the Wisconsin Supreme Court: Contracts and quasi-contracts. (a) Joseph G. Werner. 1948 Wis. L. Rev. 169-192 (March).

RADIO LAW

Radio editorials and the Mayflower doctrine. 48 Col. L. Rev. 785-793 (July).

RAILROADS

The railroad modification law. (a) Chauncey H. Hand, Jr. and G. Clark Cummings. 48 Col. L. Rev. 689-712 (July).

Railroad reorganization since enactment of section 77. (a) De Forest Billyou. 96 Univ. Pa. L. Rev. 793-821 (June).

SALES

Trends in the non-promissory liability of the chattel vendor. 96 Univ. Pa. L. Rev. 863-871 (June).

SEARCHES AND SEIZURES

Searches and seizures: 1948. 15 Univ. Chi. L. Rev. 950-959 (Summer).

SECURITIES LEGISLATION

Disclosure requirements in over-the-counter trading. 57 Yale L.J. 1316-1321 (June).

Implied liability under the Securities Exchange Act. 61 Harv. L. Rev. 858-875 (May).

STATUTES

Void for vagueness—an escape from statutory interpretation. 23 Ind. L.J. 272-285 (April).

TAXATION

Accounting principle v. tax practice: treatment of deferred credits and reserves. 61 Harv. L. Rev. 1010-1022 (June).

Apportionment of federal estate taxes. (a) Austin Fleming. 43 Ill. L. Rev. 153-171 (May-June).

Canon of restrictive interpretation repudiated. 23 Ind. L.J. 323-328 (April).

The commissioner unbound: waning of state property decrees and emergence of a

control criterion in federal taxation. 61 Harv. L. Rev. 1033-1042 (June).

Depreciation of property subject to an assumed mortgage—implications of the Crane decision. 24 Tex. L. Rev. 796-807 (June).

Estate and gift tax equalization—the marital deduction. (a) Norman A. Sugarman. 36 Cal. L. Rev. 223-280 (June).

Estate tax consequences of agreements for the sale of a partnership interest effective at the partner's death—an appraisal of the status of the law. (a) Wright Matthews. 24 Tex. L. Rev. 729-760 (June).

Federal taxation and economic stability. 57 Yale L.J. 1229-1255 (June).

Federal taxes and the family: The Revenue Act of 1948. (a) John W. Ervin. 21 So. Cal. L. Rev. 321-343 (July).

Functional obsolescence as a factor in valuation. 17 Univ. Cin. L. Rev. 165-174 (March).

Joint income tax returns under the Revenue Act of 1948. 36 Cal. L. Rev. 289-303 (June).

A new avenue for tax avoidance transfers through use of the trust device. 57 Yale L.J. 1122-1129 (April).

Non-trade and non-business expense deductions: section 23(A)(2) of the Internal Revenue Code. (a) R. W. Nahstoll. 46 Mich. L. Rev. 1015-1036 (June).

Quasi-contracts — taxation — rescission of gifts where gift fails to achieve donor's purpose of minimizing federal income taxes. 46 Mich. L. Rev. 1079-1091 (June).

Recent developments in nontaxable reorganizations and stock dividends. (a) Norris Darrell. 61 Harv. L. Rev. 958-980 (June).

Remedies for disproportionate tax assessment in Kentucky. (a) George Muehlenkamp. 36 Ky. L.J. 401-419 (May).

The Revenue Act of 1948. Part I. (a) Robert T. Molloy and Robert L. Woodford. 34 Va. L. Rev. 501-525 (July).

Shifting the burden of income taxes by contract. (a) Louis M. Brown. 96 Univ. Pa. L. Rev. 822-839 (June).

Tax aspects of survivor-purchase agreements. (a) George J. Laikin and Leo R. Lichter. 1948 Wis. L. Rev. 139-154 (March).

Taxes and your will. (a) Myron L. Gordon. 1948 Wis. L. Rev. 155-168 (March).

Taxation—debt reduction. 46 Mich. L. Rev. 1091-1104 (June).

Taxation—farmers' cooperatives and the federal income tax. 32 Minn. L. Rev. 785-795 (June).

Taxation—reliance on advice of government officials. 33 Corn. L.Q. 607-616 (June).

TORTS

Massachusetts landowners' liability to entrants. 28 Bost. Univ. L. Rev. 360-368 (June).

TRADE MARKS AND TRADE NAMES

Advertising and the public interest: legal protection of trade symbols. (a) Ralph S. Brown, Jr. 57 Yale L.J. 1165-1206 (June).

Trade mark law—valid use of trade mark by other than owner. 23 N.Y. Univ. L.Q. 482-500 (July).

TRADE RESTRAINTS

The commercial and anti-trust aspects of term requirements contracts. (a) William E. Stockhausen. 23 N.Y. Univ. L.Q. 412-435 (July).

Illegality per se of partial exclusion from market. 15 Univ. Chi. L. Rev. 974-980 (June).

Tying restrictions—changing standards of legality. 48 Col. L. Rev. 733-743 (July).

Validity of tying clauses under the Sherman Act. 43 Ill. L. Rev. 226-231 (May-June).

TRIAL

Post trial objections in Illinois. 43 Ill. L. Rev. 61-75 (March-April).

TRIALS

Carter: an American Dreyfus? (a) Casper W. Ooms. 43 Ill. L. Rev. 23-39 (March-April).

TRUSTS

Trusts—The rule of undivided loyalty—corporate trustees holding their own shares in trust. 33 Corn. L.Q. 616-622 (June).

UNFAIR COMPETITION

Unfair competition—secondary meaning of trade names in cases of dissimilar products. 26 N.C. L. Rev. 424-430 (June).

VENDOR AND PURCHASER

See *Sales*.

WAR

Concluding the war—the peace settlement and congressional powers. (a) J. W. Brabner-Smith. 34 Va. L. Rev. 553-568 (July).

WATERS AND WATERCOURSES

Some uncertainties in the law of water rights. (a) John K. Bennett. 21 So. Cal. L. Rev. 344-356 (July).

WILLS

Admissibility of oral declarations of a testator to prove a lost will in Kentucky. 36 Ky. L.J. 431-442 (May).

The contractual will and some consequences of its breach. 34 Va. L. Rev. 590-599 (July).

Salvaging a will after the widow renounces. 61 Harv. L. Rev. 850-858 (May).

Trends in judicial construction of forfeiture clauses in wills. 33 Iowa L. Rev. 686-692 (May).