

Michigan Law Review

Volume 47 | Issue 8

1949

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. 1245 ().

Available at: <https://repository.law.umich.edu/mlr/vol47/iss8/34>

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

Administrative determinations as state law under *Erie v. Tompkins*. (a) Harry N. Rosenfield. 24 N.Y. Univ. L.Q. 319-335 (April).

Administrative law—court review of agency decision under statute—suit by government against interstate commerce commission. 27 N.C.L. Rev. 345-350 (April).

Official notice. (a) Kenneth Culp Davis. 62 Harv. L. Rev. 537-587 (Feb.).

ADOPTION

Adoption—right of inheritance in absence of legal adoption—specific performance of contract to adopt and other remedies. 47 Mich. L. Rev. 962-969 (May).

ANTI-TRUST LAWS

The Columbia Steel case: new light on old antitrust problems. 58 Yale L. J. 764-773 (April).

APPEAL AND ERROR

Reversible error in Texas civil procedure. 27 Tex. L. Rev. 708-712 (May).

ATTACHMENT

Attachment of property fraudulently transferred in New York. (a) Isadore H. Cohen. 49 Col. L. Rev. 501-531 (April).

ATTORNEYS

Unauthorized practice of law—accountants—the Bercu case. 24 N.Y. Univ. L.Q. 378-394 (April).

BANKRUPTCY

A decade of corporate reorganization under chapter X. (a) De Forest Billyou. 49 Col. L. Rev. 456-500 (April).

Peculiar nature of homestead exemptions: their disposition in bankruptcy. (a) Carl D. Friebolin. 18 Univ. Cin. L. Rev. 146-165 (March).

BANKS AND BANKING

The implied power of national banks to issue letters of credit and accept bills. (a) Rufus J. Trimble. 58 Yale L. J. 713-742 (April).

BASEBALL

Monopoly in professional sports. (a) Jay H. Topkis. 58 Yale L. J. 691-712 (April).

The monopoly in baseball. 18 Univ. Cin. L. Rev. 203-216 (March).

CENSORSHIP

Censorship of political broadcasts. 58 Yale L. J. 787-795 (April).

COMPARATIVE LAW

See also *Jurisprudence*.

Comparison of the constitutional basis of the United States and Argentine political systems. (a) Segundo V. Linares Quintana. 97 Univ. Pa. L. Rev. 641-664 (April).

CONFLICT OF LAWS

See also *Administrative Law*.

The divorce recognition problem—collateral attack on personal appearance decrees. 24 N.Y. Univ. L.Q. 373-377 (April).

The new uniform foreign judgments act. (a) Robert A. Leflar. 24 N.Y. Univ. L.Q. 336-355 (April).

CONSTITUTIONAL LAW

See also *Comparative Law, Education, Elections*.

Constitutional law—declaratory judgment—remedy in federal constitutional cases. 27 N.C. L. Rev. 353-359 (April).

Constitutional law—due process—right to counsel—habeas corpus. 22 So. Cal. L. Rev. 259-270 (April).

Constitutional law—in rem notice by publication, Wisconsin's 1947 tax lien foreclo-

sure statute. 1949 Wis. L. Rev. 367-576 (March).

Constitutional law—standard of certainty in criminal statute—freedom of press—presumption of unconstitutionality—State v. Evjue. 1949 Wis. L. Rev. 359-367 (March).

The Supreme Court, the Bill of Rights, and the States. (a) John Raeburn Green. 97 Univ. Pa. L. Rev. 608-640 (April).

CONTRACTS

Commercial security and uniformity through express stipulations in contracts as to governing law. 62 Harv. L. Rev. 647-659 (Feb.).

CORPORATIONS

See also *Bankruptcy*.

Accrued dividends—no mirage in Ohio. 18 Univ. Cin. L. Rev. 172-179 (March).

Corporations—a study of legislative grants of power and authority in the day of special charter. (a) Daniel J. Dykstra. 1949 Wis. L. Rev. 310-355 (March).

Corporations—restrictions on holding real estate—interpretation of Michigan's constitutional restriction. 47 Mich. L. Rev. 970-974 (May).

Correlative rights under the stock appraisal statutes. 18 Univ. Cin. L. Rev. 188-196 (March).

Limiting the deep rock doctrine. 58 Yale L. J. 773-781 (April).

Share dividends—their validity and desirability. 97 Univ. Pa. L. Rev. 691-705 (April).

State regulation of corporate procedure for electing directors. 58 Yale L. J. 795-802 (April).

The "internal affairs" doctrine in state courts. 97 Univ. Pa. L. Rev. 666-677 (April).

The need for revising the Texas corporation statutes. (a) Edmund O. Belsheim. 27 Tex. L. Rev. 659-697 (May).

COURTS

Statutory courts of Wisconsin. (a) Delmar Karlen and Robert D. Martinson. 1949 Wis. L. Rev. 207-279 (March).

The work of the Wisconsin supreme court—statistical survey. 1949 Wis. L. Rev. 349-358 (March).

CRIMINAL LAW AND PROCEDURE

See also *Constitutional Law*.

Arson in California. (a) Earl C. Bolton. 22 So. Cal. L. Rev. 221-239 (April).

Right of criminal offenders to challenge reports used in determining sentence. 49 Col. L. Rev. 567-572 (April).

What is wrong with the Ohio penal system? (a) Carson Hoy. 18 Univ. Cin. L. Rev. 166-171 (March).

DECLARATORY JUDGMENT

See also *Constitutional Law*.

The advisory opinion in North Carolina. (a) Preston W. Edsall. 27 N.C. L. Rev. 297-344 (April).

DIVORCE

Separation for a period of years as grounds for divorce. 97 Univ. Pa. L. Rev. 705-712 (April).

EDUCATION

The organization of public higher education in Wisconsin—constitutional questions under the commission report. (a) Charles Bunn. 1949 Wis. L. Rev. 280-302 (March).

ELECTIONS

A presidential primary for Iowa: an analysis and a proposal. 34 Iowa L. Rev. 498-510 (March).

The McCarthy decision reconsidered. (a) William G. Rice. 1949 Wis. L. Rev. 303-309 (March).

EMINENT DOMAIN

Eminent domain—hydroelectric adaptability as element of just compensation—effect of federal power act. 27 N.C. L. Rev. 359-365 (April).

EXEMPTIONS

See also *Bankruptcy*.

Homestead exemption laws—a problem and some deficiencies. 97 Univ. Pa. L. Rev. 677-691 (April).

EQUITY

Coming into equity with clean hands. (a) Zechariah Chafee, Jr. 47 Mich. L. Rev. 877-906 (May).

FEDERAL COURTS

Federal courts—directed verdict in civil actions. 47 Mich. L. Rev. 974-993 (May).

Practice and procedure in the United States court of appeals for the sixth circuit. (a) Carl W. Reuss. 18 Univ. Cin. L. Rev. 121-145 (March).

FIDUCIARY RELATIONSHIPS

Confidential relationships in Pennsylvania law. 97 Univ. Pa. L. Rev. 712-725 (April).

FINANCING

Inventory and accounts receivable financing. (a) Allison Dunham. 62 Harv. L. Rev. 588-615 (Feb.).

FRAUDULENT CONVEYANCES

See *Attachment*.

INJUNCTIONS

Injunctive protection of political rights in the federal courts. 62 Harv. L. Rev. 659-382 (Feb.).

INSURANCE

Insurance—application of pro rata clauses in fire and casualty policies so as to fully indemnify the insured. 1949 Wis. L. Rev. 376-382 (March).

Insurance—loss occasioned by false pretenses—coverage under automobile theft policy. 27 N.C. L. Rev. 371-376 (April).

The assignment of life insurance as collateral security for bank loans. 58 Yale L. J. 743-763 (April).

JURISDICTION

Forum non conveniens in FELA actions under the judicial code of 1948. 27 Tex. L. Rev. 698-707 (May).

JURISPRUDENCE

Latin-American philosophy of law in the twentieth century. (a) Josef L. Kunz. 24 N.Y. Univ. L.Q. 283-318 (April).

The case of the speluncean explorers. (a) Lon L. Fuller. 62 Harv. L. Rev. 616-645 (Feb.).

The human welfare state. (a) William O. Douglas. 97 Univ. Pa. L. Rev. 597-607 (April).

LABOR LAW

Eligibility for unemployment benefits of persons involuntarily unemployed because of labor disputes. 49 Col. L. Rev. 550-566 (April).

Labor law—railway labor act—effect of creation of national railroad adjustment board on jurisdiction of courts. 47 Mich. L. Rev. 984-993 (May).

Methods adopted by states for settlement of labor disputes without recourse to courts. (a) Richard H. Plock. 34 Iowa L. Rev. 430-479 (March).

Proper subjects for collective bargaining: ad hoc and predictive definition. 58 Yale L. J. 803-808 (April).

The compulsory settlement of contract negotiation labor disputes. (a) Jerre S. Williams. 27 Tex. L. Rev. 587-658 (May).

LEGAL AID CLINICS

The legal aid society in the city of New York. (a) Martin v. Callagy. 24 N.Y. Univ. L.Q. 356-371 (April).

LEGAL EDUCATION

Summer course in legal problems. (a) Jack R. Dewitt and Marlin M. Volz. 1949 Wis. L. Rev. 336-340 (March).

LEGAL ETHICS

A note on judicial ethics in California. (a) Philbrick McCoy. 22 So. Cal. L. Rev. 240-258 (April).

LIENS

See *Constitutional Law*.

MILITARY LAW AND GOVERNMENT

Command control—or military justice? (a) Arthur E. Farmer and Richard H. Wels. 24 N.Y. Univ. L.Q. 263-282 (April).

MORTGAGES

Foreclosure by advertisement. 1949 Wis. L. Rev. 341-358 (March).

Mortgages—mortgagee's rights against tenant who occupies premises under subsequent lease by mortgagor. 47 Mich. L. Rev. 993-1003 (May).

NEGLIGENCE

Functions of judge and jury in negligence cases. (a) Fleming James, Jr. 58 Yale L. J. 667-690 (April).

Torts—the theory and operation of comparative negligence. 22 So. Cal. L. Rev. 276-290 (April).

POWERS OF APPOINTMENT

General powers of appointment—ineffective appointments—devolution of appointive estates. 22 So. Cal. L. Rev. 270-276 (April).

PROPERTY

The common-law scheme of estates and the remainders. (a) Percy Bordwell. 34 Iowa L. Rev. 401-429 (March).

Streamlining conveyancing procedure. (a) Paul E. Basye. 47 Mich. L. Rev. 935-960 (May).

RECORDING

Recordation—priority by—title by estoppel as affected by. 27 N.C. L. Rev. 376-385 (April).

RELIGION AND THE LAW

Religion and the state. Symposium. 14 Law and Contem. Prob. 1-159 (Winter).

The supreme court as national school board. (a) Edward S. Corwin. Pp. 3-22.

Law or prepossessions. (a) John Courtney Murray. Pp. 23-43.

Separation of church and state: the first freedom. (a) Milton R. Konvitz. Pp. 44-60.

Educational cooperation between church and state. (a) Alexander Meiklejohn. Pp. 61-72.

Religion, education and the supreme court. (a) Charles Fahy. Pp. 73-91.

Religious education in the schools. (a) Russell N. Sullivan. Pp. 92-112.

Religion and federal aid to education. (a) William A. Mitchell. Pp. 113-143.

Preferment of religious institutions in tax and labor legislation. (a) Monrad G. Paulsen. Pp. 144-159.

TAXATION

Adjusted cost basis of a personal residence. 18 Univ. Cin. L. Rev. 179-188 (March).

Estate taxation of living trusts: the Church and Spiegel decisions. (a) Charles Looker. 49 Col. L. Rev. 437-455 (April).

Excess profits tax relief under section 722. 62 Harv. L. Rev. 679-689 (Feb.)

Tax deduction of expenses of mismanagement by fiduciaries. 58 Yale L. J. 781-786 (April).

The Church and Spiegel cases: the meaning of a transfer effective at death. 49 Col. L. Rev. 533-550 (April).

TORTS

See also *Censorship, Negligence.*

Lessor's duty to repair: tort liability to persons injured on the premises. 62 Harv. L. Rev. 669-679 (Feb.).

The Iowa doctrine of last clear chance. (a) Harry G. Slife. 34 Iowa L. Rev. 480-496 (March).

TRUSTS

Post-mortem control of property through the trust device. 18 Univ. Cin. L. Rev. 197-202 (March).

Trustor as sole trustee and only ascertainable beneficiary. (a) William F. Fratcher. 47 Mich. L. Rev. 907-934 (May).

WORKMEN'S COMPENSATION

The Iowa occupational disease law. 34 Iowa L. Rev. 510-520 (March).