

Michigan Law Review

Volume 50 | Issue 8

1952

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*, 50 MICH. L. REV. 1399 (1952).

Available at: <https://repository.law.umich.edu/mlr/vol50/iss8/15>

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 law: judicial review of California industrial accident commission decisions: 1951 amendment to labor code section 5952: substantial evidence rule: review of entire record. 40 Calif L. Rev. 119-125 (March).

De novo judicial review of state administrative findings. 65 Harv. L. Rev. 1217-1226 (May).

Judicial control of administrative action by means of the extraordinary remedies in Minnesota. (a) Stefan A. Riesenfeld, John A. Bauman and Richard C. Maxwell. 36 Minn. L. Rev. 435-453 (April).

Reports on control agencies by the committee of emergency control agencies, administrative law section, bar association of the District of Columbia. (a) 20 Geo. Wash. L. Rev. 559-603 (April).

ADOPTION

See *Wills*.

AGRICULTURE

Legal devices for controlling the use of farmland. (a) H. W. Hannah. 38 Va. L. Rev. 451-468 (May).

ARBITRATION

Enforceable arbitration of commercial disputes in the textile industries. 61 Yale L. J. 686-717 (May).

Legal aspects of compulsory arbitration in Great Britain. (a) Jean Trepp McKelvey. 37 Corn. L. Q. 403-418 (Spring).

ARMY AND NAVY

The uniform code of military justice—new rights and a means to enforce them. 50 Mich. L. Rev. 1083-1092 (May).

ATTORNEY AND CLIENT

Quantum meruit and contingent fees in Indian claims cases. 20 Geo. Wash. L. Rev. 621-630 (April).

AUTOMOBILES

See *Legislation*.

BANKRUPTCY

Cash sales: bad check doctrine: waiver: voidable preferences: *Engstrom v. Benzel*. 37 Corn. L. Q. 477-483 (Spring).

CIVIL RIGHTS

A symposium on current civil liberties problems. 37 Iowa L. Rev. 149-280 (Winter).

Foreword. (a) 149-152.

Law and loyalty. (a) Osmond K. Fraenkel. 153-174.

Civil liberties and law enforcement: the role of the FBI. (a) John Edgar Hoover. 175-195.

Freedom and the businessman. (a) Whitney R. Harris. 196-211.

The employers' right of free speech under the Taft-Hartley act. (a) Walter L. Daykin. 212-241.

The Iowa civil rights statute: a problem of enforcement. (a) Robert E. Goostree. 242-248.

Freedom of the press—a menace to justice. 249-261.

The regulation of solicitation by municipal ordinance. 261-268.

Equity's role in the protection of civil rights. 268-280.

Collins v. Hardyman: more on the civil rights act. 46 Ill. L. Rev. 931-937 (Jan.-Feb.).

The wire-tapping problem: an analysis and a legislative proposal. (a) Alan F. Westin. 52 Col. L. Rev. 165-208 (Feb.).

COMPARATIVE LAW

The notary public in the civil law of Italy. (a) Alessandra Luini del Russo. 20 Geo. Wash. L. Rev. 524-558 (April).

CONFLICT OF LAWS

See also *Judgments*.

Conflict of laws—custody awards of minor children—jurisdictional and full faith and credit requirements. 30 N. C. L. Rev. 282-287 (April).

Conflict of laws—negotiable instruments—situs of bearer bonds under the trading with

the enemy act. 50 Mich. L. Rev. 1057-1066 (May).

Full faith and credit to statutes of sister states. 37 Corn. L. Q. 441-458 (Spring).

CONSTITUTIONAL LAW

See also *Civil Rights, Evidence, Regulation of Business*.

Constitutional law: state regulation of interstate commerce: state certification of interstate gas companies: *Panhandle Eastern Pipe Line Co. v. Michigan Public Service Commission*. 37 Corn. L. Q. 488-493 (Spring).

Constitutional law—use of stomach pump—denial of due process. 30 N. C. L. Rev. 287-292 (April).

Discriminatory fraternities at state universities—a violation of the fourteenth amendment? (a) Harold W. Horowitz. 25 So. Cal. L. Rev. 289-296 (April).

Grade school segregation: the latest attack on racial discrimination. 61 Yale L. J. 730-744 (May).

Mr. Justice Rutledge's philosophy of the commerce clause. (a) Lester E. Mosher. 27 N. Y. Univ. L. Rev. 218-247 (April).

CONTRACTS

See also *Arbitration, Attorney and Client*.

Contracts: judicial review of conclusive decisions by supervising officers in construction contracts. 37 Corn. L. Q. 493-502 (Spring).

COPYRIGHTS

Principles of co-authorship in American, comparative, and international copyright law. (a) Lutz S. Rosengart. 25 So. Cal. L. Rev. 247-288 (April).

CORPORATIONS

See also *Jurisdiction, Regulation of Business*.

Allocation of securities in corporate reorganizations: claims measurement through investment value analysis. 61 Yale L. J. 656-685 (May).

Corporate responsibility for litigation expenses of management. 40 Calif L. Rev. 104-118 (March).

Corporations—deadlock—dissolution in New York. 27 N. Y. Univ. L. Rev. 300-306 (April).

Corporations: shareholders: appraisal rights: compensation to shareholders dissenting from mergers and consolidations. 40 Calif. L. Rev. 140-147 (March).

Dividends from contributed capital and protection of preferred shareholders. 65 Harv. L. Rev. 1203-1217 (May).

Earned surplus—its meaning and use in the model business corporation act. (a) George C. Seward. 38 Va. L. Rev. 435-449 (May).

Effect of merger and consolidation on property, rights and franchises of the constituent corporations. 38 Va. L. Rev. 496-510 (May).

Indispensability of directors in shareholders' action to compel dividends. 21 Univ. Cin. L. Rev. 172-178 (March).

Protection of shareholder's rights: derivative v. representative suits. 46 Ill. L. Rev. 937-942 (Jan.-Feb.).

Security for expenses legislation—summary, analysis, and critique. 52 Col. L. Rev. 267-281 (Feb.).

COURTS

See *Legislation*.

CRIMINAL LAW AND PROCEDURE

Irresistible impulse as a defense in the criminal law. (a) Edwin R. Keedy. 100 Univ. Pa. L. Rev. 956-993 (May).

Post-trial remedies: the Illinois merry-go-round breaks down. 46 Ill. L. Rev. 900-914 (Jan.-Feb.).

The challenge of a model penal code. (a) Herbert Wechsler. 65 Harv. L. Rev. 1097-1133 (May).

DAMAGES

See also *Valuation of Property*.

Dollar damage awards to foreign plaintiffs: conversion and revaluation of foreign currencies. 61 Yale L. J. 758-764 (May).

DESCENT AND DISTRIBUTION

Decedent's estates—aftermath of Halpern—suggestions concerning statutory reform. 27 N. Y. Univ. L. Rev. 306-319 (April).

The rights of residents of Russia and its satellites to share in estates of American decedents. (a) Jacob Chaitkin. 25 So. Cal. L. Rev. 297-317 (April).

Wills—probate code, section 259—right of non-resident alien to take real and personal property—problems in proof of foreign law. 25 So. Cal. L. Rev. 329-342 (April).

DIVORCE

See *Judgments*.

DOMESTIC RELATIONS

Avoidance of the incidence of the anti-heartbalm statutes. 52 Col. L. Rev. 242-257 (Feb.).

ESTATE PLANNING

Estate planning and powers of appointment. (a) Charles L. B. Lowndes. 30 N. C. L. Rev. 225-247 (April).

ESTOPPEL

See *Insurance*.

EVIDENCE

Admissibility of evidence of similar offenses in criminal prosecutions in West Virginia. 54 W. Va. L. Rev. 142-150 (April).

Constitutional law: evidence: admissibility in a state proceedings of evidence obtained by "stomach pumping": *Rochin v. People of California*. 37 Corn. L. Q. 483-488 (Spring).

Evidence—use of chemical tests to determine intoxication—self-incrimination. 30 N. C. L. Rev. 302-310 (April).

Exclusionary rules of evidence in non-jury proceedings. 46 Ill. L. Rev. 915-925 (Jan.-Feb.).

Impeachment and rehabilitation of witnesses in Minnesota. 36 Minn. L. Rev. 724-743 (May).

Res ipsa loquitur: applicability to airplane accidents. 37 Corn. L. Q. 543-549 (Spring).

Spontaneous declarations (*res gestae*) (a) Thomas P. Hardman. 54 W. Va. L. Rev. 93-116 (April).

FUTURE INTERESTS

See *Restraints on Alienation, Wills*.

GARNISHMENT

Garnishment of wages in Ohio. 21 Univ. Cin. L. Rev. 268-277 (May).

GRAND JURY

Grand juries—relaxation of grand jury secrecy: release of minutes and presentments. 27 N. Y. Univ. L. Rev. 319-329 (April).

HISTORY

James Madison as founder of the Constitution. (a) Irving Brant. 27 N. Y. Univ. L. Rev. 248-264 (April).

James Madison: layman, publicist and exegete. (a) Edward S. Corwin. 27 N. Y. Univ. L. Rev. 277-298 (April).

Madison and the pursuit of happiness. (a) Edmond N. Cahn. 27 N. Y. Univ. L. Rev. 265-276 (April).

INSURANCE

Estoppel, third party practice, and insurer's defenses. 19 Univ. Chi. L. Rev. 546-556 (Spring).

In loco parentis in national service life

insurance. 36 Minn. L. Rev. 757-768 (May).

INTERNATIONAL LAW AND AFFAIRS

See also *Descent and Distribution, Judgments*.

A report on the Montevideo conference and creditor discrimination. (a) Kurt H. Nadelmann. 100 Univ. Pa. L. Rev. 994-1004 (May).

Business and finance in communist Germany. (a) G. C. Wiegand. 46 Ill. L. Rev. 851-885 (Jan.-Feb.).

Contemporary jurisprudence and international law. (a) F. S. C. Northrop. 61 Yale L. J. 623-654 (May).

International law—the Anglo-Iranian oil dispute at the international court of justice and in the security council. 27 N. Y. Univ. L. Rev. 329-341 (April).

Legal aspects of the north Atlantic treaty. (a) Emory Clark Smith. 20 Geo. Wash. L. Rev. 497-523 (April).

The law of belligerent occupation in the American courts. 50 Mich. L. Rev. 1066-1083 (May).

The legal effects of non-recognition of governments. 36 Minn. L. Rev. 769-783 (May).

The liberal Japanese peace treaty. (a) Stanley D. Metzger. 37 Corn. L. Q. 382-402 (Spring).

The union of western Europe: illusion and reality: II. An appraisal of the motives. (a) Karl Loewenstein. [Part I appeared in 52 Col. L. Rev. 55-99 (Jan.)]. 52 Col. L. Rev. 209-240 (Feb.).

INTERSTATE COMMERCE

See *Constitutional Law*.

JUDGMENTS

Conflict of laws—divorce—jurisdictions—res judicata—full faith and credit—effect of personal appearance by defendant on collateral litigation between third parties. 25 So. Cal. L. Rev. 318-329 (April).

Recognition of foreign country divorces: is domicile really necessary? 40 Calif. L. Rev. 93-103 (March).

Reprisals against American judgments? 65 Harv. L. Rev. 1184-1191 (May).

JURISDICTION

Expanding jurisdiction over foreign corporations. 37 Corn. L. Q. 458-476 (Spring).

Federal jurisdiction over pendent claims of unfair competition in patent, trade-mark, and copyright actions. 20 Geo. Wash. L. Rev. 630-638 (April).

Property interests subject to attachment and garnishment for constructive service in Ohio. (a) Leon L. Wolf and Richard O. Michael. 21 Univ. Cin. L. Rev. 125-154 (March).

JURISPRUDENCE

See also *International Law and Affairs*.

The fitting of the handcuffs or a country lawyer looks at law reform. (a) Robert T. Donley. 54 W. Va. L. Rev. 130-141 (April).

Upon what should the judge's decision "really" depend?—locating the area of a controversy as to what is the "right" decision. (a) James L. Magrish. 21 Univ. Cin. L. Rev. 219-266 (May).

LABOR LAW

See also *Arbitration*.

Labor law: state jurisdiction to enjoin picketing affecting interstate commerce: extent of exclusive jurisdiction of NLRB. 37 Corn. L. Q. 515-527 (Spring).

Labor law: union's duty to represent all employees in bargaining unit. 37 Corn. L. Q. 509-515 (Spring).

Secondary boycotts under section 8(b)(4)(A) of the Taft-Hartley act. 38 Va. L. Rev. 481-496 (May).

Sections 8(b)(4) and 303: independent remedies against union practices under the Taft-Hartley act. 61 Yale L. J. 745-757 (May).

The operation of the wage and hour law in North Carolina and the South. (a) M. H. Ross. 30 N. C. L. Rev. 248-274 (April).

The right to strike: concerted activity under the Taft-Hartley act. (a) John Paul Jennings. 40 Calif. L. Rev. 12-48 (March).

Wage-hour coverage of the fair labor standards act. (a) John J. George and Richard E. Lambert. 36 Minn. L. Rev. 454-489 (April).

LEGAL ETHICS

Ethics and the statute of frauds. (a) Robert S. Stevens. 37 Corn. L. Q. 355-381 (Spring).

LEGAL PROFESSION

Admission to practice law in Illinois. (a) Robert A. Sprecher. 46 Ill. L. Rev. 811-850 (Jan.-Feb.).

Legal fraternities. (a) Kenneth H. York. 50 Mich. L. Rev. 1047-1056 (May).

Unauthorized practice of law: accountants filing tax returns. 37 Corn. L. Q. 549-554 (Spring).

LEGISLATION

New motor vehicle safety responsibility act in Ohio. 21 Univ. Cin. L. Rev. 277-285 (May).

The Ohio municipal court act. 21 Univ. Cin. L. Rev. 285-293 (May).

MASTER AND SERVANT

Administration of risks through Ohio's application of the frolic and detour test. 21 Univ. Cin. L. Rev. 156-172 (March).

MINES AND MINERALS

Conservation of oil and gas. (a) Howard R. Williams. 65 Harv. L. Rev. 1155-1183 (May).

MUNICIPAL CORPORATIONS

Land subdivision control. 65 Harv. L. Rev. 1226-1237 (May).

Primary and secondary liability and the subrogation principle as applied to municipal corporations in Ohio. 21 Univ. Cin. L. Rev. 178-186 (March).

NEGLIGENCE

See *Evidence*.

PARTNERSHIP

See also *Taxation*.

Drafting problems of partnership agreements. 40 Calif. L. Rev. 67-92 (March).

PATENTS

See also *Jurisdiction*, *Taxation*.

Appellate review of finding of invention. 20 Geo. Wash. L. Rev. 605-621 (April).

PRACTICE AND PROCEDURE

Procedure: adding proper parties on defendant's motion under N. Y. Civ. Prac. Act §§192 & 193. 37 Corn. L. Q. 527-533 (Spring).

Procedure: statutory notice to non-resident adverse claimant to a debt: interpleader: section 51-a New York Civil Practice Act. 37 Corn. L. Q. 533-543 (Spring).

Symposium on the new Minnesota rules of civil procedure. 36 Minn. L. Rev. 565-723 (May).

Introduction to symposium. (a) Maynard E. Pirsig. 565-566.

The summary judgment. (a) Charles E. Clark. (a) 567-579.

Joinder of claims and parties under modern pleading rules. (a) Charles Alan Wright. 580-632.

Discovery and pre-trial under the Minnesota rules. (a) David W. Louisell. 633-671.

Comments on selected provisions of the new Minnesota rules. (a) Gunnar H. Nordbye. 672-694.

The adjustment of the scheme of the federal rules to the peculiarities of Minnesota practice. (a) Benedict S. Deinard. 695-723.

RADIO AND TELEVISION

Competition and TV program content. 19 Univ. Chi. L. Rev. 556-573 (Spring).

REAL PROPERTY

Scope and effect of a covenant of seisin in an Ohio deed. 21 Univ. Cin. L. Rev. 293-302 (May).

REGULATION OF BUSINESS

See also *Jurisdiction, Trade Marks and Trade Names*.

Antitrust laws in national emergency. (a) Samuel K. Abrams. 36 Minn. L. Rev. 490-505 (April).

Are installment plans usurious? 36 Minn. L. Rev. 744-756 (May).

Constitutional limitations on corporate activity—protection of personal rights from invasion through economic power. (a) Adolf A. Berle, Jr. 100 Univ. Pa. L. Rev. 933-955 (May).

Protection of automobile installment buyers: the FTC steps in. 61 Yale L. J. 718-729 (May).

The growth and regularization of the licensing process in Ohio. (a) Francis R. Auman. 21 Univ. Cin. L. Rev. 97-124 (March).

The *Pewee* case—compensation for seizure of a going business. 19 Univ. Chi. L. Rev. 573-583 (Spring).

The Sherman act and multi-corporate single-traders: competition among affiliates? 100 Univ. Pa. L. Rev. 1006-1025 (May).

Vertical forestalling under the antitrust laws. 19 Univ. Chi. L. Rev. 583-619 (Spring).

RESTRAINT ON ALIENATION

Restraint on alienation of legal interests in Michigan property: III. (a) William F. Fratcher. [Parts I and II appeared in 50 Mich. L. Rev. 675-736 and 793-836 (March and April)]. 50 Mich. L. Rev. 1017-1046 (May).

SALES

See *Regulation of Business*.

SECURITIES

Current assets financing as a source of long-term capital. (a) Homer Kripke. 36 Minn. L. Rev. 506-514 (April).

STATUTE OF FRAUDS

See *Legal Ethics*.

TAXATION

See also *Estate Planning*.

Depreciation of property purchased subject to a lease. (a) Raymond Rubin. 65 Harv. L. Rev. 1134-1154 (May).

Farmers and the federal income tax. 19 Univ. Chi. L. Rev. 522-534 (Spring).

Judicial interpretation of the ordinary and necessary clause of the internal revenue code. 54 W. Va. L. Rev. 150-162 (April).

Living expenses while "away from home"; business or personal? 19 Univ. Chi. L. Rev. 534-546 (Spring).

Patent royalties as capital gains under I.R.C., section 117(a). (a) Ruth E. Riddell. 50 Mich. L. Rev. 991-1016 (May).

Refunds in connection with transferee liability: a legislative proposal. (a) Henry D. Collins. 54 W. Va. L. Rev. 117-129 (April).

Section 107(a) and the partnership. 65 Harv. L. Rev. 1193-1203 (May).

The business purpose doctrine in corporate recapitalization. 100 Univ. Pa. L. Rev. 1025-1044 (May).

The uneasy case for progressive taxation. (a) Walter J. Blum and Harry Kalven, Jr. 19 Univ. Chi. L. Rev. 417-520 (Spring).

Theory of the tax treatment of the sale of a partnership interest. 52 Col. L. Rev. 257-267 (Feb.).

TORTS

See also *Domestic Relations, Master and Servant*.

Equity: right of privacy: unauthorized publication of a newsworthy picture as an illustration for an article of general public interests. 37 Corn. L. Q. 502-508 (Spring).

The protection and recapture of merchandise from shoplifters. 46 Ill. L. Rev. 887-900 (Jan.-Feb.).

Tort liability of hospitals in New York. (a) Sidney S. Bobbe. 37 Corn. L. Q. 419-440 (Spring).

TRADE MARKS AND TRADE NAMES

Trade-marks and the monopoly phobia. (a) Beverly W. Pattishall. 50 Mich. L. Rev. 967-990 (May).

UNIFORM COMMERCIAL CODE

A symposium on the proposed uniform commercial code. 1952 Wis. L. Rev. 197-392 (March).

The uniform commercial code—some general observations. (a) Charles Bunn. 197-198.

Conflicts niceties and commercial necessities. (a) Herbert F. Goodrich. 199-208.

Article 2—sales—"from status to contract"? (a) Howard L. Hall. 209-229.

Article 3—logic, experience and negotiable paper. (a) Arthur E. Sutherland. 230-264.

Article 4—a battle with complexity. (a) Walter D. Malcolm. 265-297.

Article 5—trade without tears, or around letters of credit in 17 sections. (a) Henry Harfield. 298-311.

Article 6—order out of chaos; a bulk transfers article emerges. (a) Thomas Clifford Billig. 312-331.

Article 7—documents of title; an attempt at commercial uniformity. (a) John C. Pryor. 332-338.

Article 8—a law for the transfer of investment securities. (a) Charles Bunn. 339-347.

Article 9—a restatement and revision of chattel security. (a) Harold F. Birnbaum. 348-392.

VALUATION

Market value—the "informed guess." (a) Harry T. Dolan. 38 Va. L. Rev. 469-478 (May).

WILLS

See also *Descent and Distribution*.

Adoption—wills—inheritance rights of an after-adopted child. 30 N. C. L. Rev. 276-282 (April).

Implied condition of survivorship in gifts of future interests in California. (a) W. W. Ferrier, Jr. 40 Calif. L. Rev. 49-66 (March).

Probate of wills: necessity and effect. (a) Thomas E. Atkinson. 27 N. Y. Univ. L. Rev. 189-217 (April).