

Michigan Law Review

Volume 53 | Issue 1

1954

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. 164 (1954).

Available at: <https://repository.law.umich.edu/mlr/vol53/iss1/25>

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—delegation of legislative powers to private groups. 1954 Wis. L. Rev. 500-507 (May).

A study of administrative rule making in Wisconsin. (a) Orrin L. Helstad and Earl Sachse. 1954 Wis. L. Rev. 368-375 (May).

Public or private power—responsibilities of the FPC. 29 Ind. L. J. 561-578 (Summer).

The administrative procedure act in operation. (a) Bernard Schwartz. 29 N. Y. Univ. L. Rev. 1173-1264 (June).

The scope of review under recent amendments to the Ohio administrative procedure act. 23 Univ. Cin. L. Rev. 307-320 (Summer).

ADMIRALTY

Amiralty: partition of ships: concurrent jurisdiction of state and admiralty courts. 42 Calif. L. Rev. 331-336 (May).

The shipowner's liability for injuries suffered by a seaman as the result of an unprovoked assault by a fellow servant. 40 Va. L. Rev. 599-620 (June).

ANTITRUST LAW

Application of the Sherman Act to housing segregation. 63 Yale L. J. 1124-1147 (June).

A symposium on the Robinson-Patman Act. 49 N. W. Univ. L. Rev. 196-294 (May-June).

The "injury" requirement of the Robinson-Patman act. 197-209.

The standard of injury applicable to first-line competition. 209-224.

Indirect discrimination under the Robinson-Patman act. 225-237.

Cost justification under the Robinson-Patman act. 237-251.

The quantity discount and now the quantity limit. 251-261.

The meeting competition defense under section 2(b). 261-272.

Buyers' responsibility under the Robinson-Patman act. 273-284.

The meaning and judicial development of section three of the Robinson-Patman act. 285-294.

Consciously parallel action in restraint of trade. (a) Michael Conant. 38 Minn. L. Rev. 797-825 (June).

Regulation of business—discriminatory practices in the form of advertising allowances, services, and facilities under the Robinson-Patman act. 52 Mich. L. Rev. 1198-1211 (June).

Stockholders' derivative suits for treble damages under the antitrust laws and the federal rules of civil procedure. 49 N. W. Univ. L. Rev. 383-390 (July-Aug.).

The rule of reason, workable competition, and the legality of trade association activities. (a) George W. Stocking. 21 Univ. Chi. L. Rev. 527-619 (Summer).

Third-party recovery for injury to economic interests—a common-law problem in interpreting the antitrust laws. 21 Univ. Chi. L. Rev. 709-719 (Summer).

ATOMIC ENERGY

Legal control of thermonuclear energy: the atomic energy act and the hydrogen program. (a) John S. Walker. 52 Mich. L. Rev. 1099-1136 (June).

ATTORNEY AND CLIENT

See also *Insurance*.

Agents' reports and the attorney-client privilege. 21 Univ. Chi. L. Rev. 752-759 (Summer).

Waiver of attorney-client privilege on inter-attorney exchange of information. 63 Yale L. J. 1030-1038 (May).

AUTOMOBILES

See also *Creditors' Rights*.

Automobile financing in California as affected by registration. 42 Calif. L. Rev. 315-330 (May).

BAIL

See *Criminal Law*.

BANKRUPTCY

The "new directions" for priority rights in bankruptcy reorganizations. Walter J. Blum. 67 Harv. L. Rev. 1367-1379 (June). [Reply to Billyou, "Priority Rights of Security Holders in Bankruptcy Reorganization: New Directions," 67 Harv. L. Rev. 553 (1954)].

"New directions": a further comment. De Forest Billyou. 67 Harv. L. Rev. 1379-1385 (June). [Answer to Blum's reply supra].

BANKS AND BANKING

The bank of Mexico. (a) Henry Paine Crawford. 23 Univ. Cin. L. Rev. 281-296 (Summer).

BONA FIDE PURCHASE

The commercial doctrine of good faith purchase. (a) Grant Gilmore. 63 Yale L. J. 1057-1122 (June).

CARRIERS

See also *Motor Carriers*.

Carrier's duty of notification on an order-notify bill of lading. 21 Univ. Chi. L. Rev. 730-735 (Summer).

CITIZENSHIP

"Voluntary": a concept in expatriation law. 54 Col. L. Rev. 932-946 (June).

COMMERCIAL CODE

Financing farmers. (a) Charles Bunn. 1954 Wis. L. Rev. 357-367 (May).

CONFLICT OF LAWS

Full faith and credit to foreign land decrees. (a) Brainerd Currie. 21 Univ. Chi. L. Rev. 620-679 (Summer).

Interstate recognition of support duties. (a) Albert A. Ehrenzweig. 42 Calif. L. Rev. 382-399 (July).

Proposed amendments of the California reciprocal enforcement of support act. (a) Yale M. Lyman. 42 Calif. L. Rev. 400-407 (July).

Support rights and an out-of-state divorce. (a) Monrad G. Paulsen. 38 Minn. L. Rev. 709-729 (June).

CONGRESSIONAL INVESTIGATIONS

Fair procedure in congressional investigations: a proposed code. (a) Will Maslow. 54 Col. L. Rev. 839-892 (June).

CONSTITUTIONAL LAW

See also *Habeas Corpus*.

Highway taxation and regulation: the case for federal entry. 29 Ind. L. J. 578-603 (Summer).

Motion picture censorship: the aftermath of *Burstyn v. Wilson*. 49 N. W. Univ. L. Rev. 390-399 (July-Aug.).

Segregation in public education: the decline of *Plessy v. Ferguson*. (a) Paul G. Kauper. 52 Mich. L. Rev. 1137-1158 (June).

Tax investigations—rights of taxpayers. (a) Richard M. Roberts. 39 Iowa L. Rev. 463-472 (Spring).

The role of due process in American constitutional law. (a) W. J. Brockelbank. 39 Corn. L. Q. 561-591 (Summer).

The state courts and delegation of public authority to private groups. 67 Harv. L. Rev. 1398-1408 (June).

COOPERATIVE ASSOCIATIONS

Cooperatives. A Symposium. 1954 Wis. L. Rev. 533-694 (July).

General principles and problems of cooperatives: an introduction. 533-548.

Principles and their role in the statutes relating to cooperatives. (a) Henry H. Bakken. 549-570.

Historical study of Wisconsin cooperative statutes. (a) Harlan Huntley. 571-588.

Some suggested amendments of the Wisconsin cooperative law. (a) Wilfrid E. Rumble. 589-600.

Comparative studies of Wisconsin cooperative law. (a) 601-616.

State taxation of Wisconsin cooperatives. (a) Harold M. Groves and Arnold W. F. Langner, Jr. 617-635.

Cooperatives and the Wisconsin antitrust laws. (a) George F. Sieker. 636-644.

The regulation of cooperatives by government. (a) E. K. Watkins. 645-653.

Electric cooperatives in Wisconsin. (a) Israel Abramowitz. 654-659.

Public utility or private business? (a) Norris E. Maloney. 660-668.

The economic and legal effects of non-member business on farm cooperatives in Wisconsin. (a) Job K. Savage. 669-686.

Economic and legal aspects of pooling by cooperative associations. (a) Rollin O. Dunsdon, Toby E. Marcovich and Alvin R. Ugent. 687-694.

COPYRIGHTS

Copyright: relation between design patent and copyright: scope of copyright protection: *Mazer v. Stein*. 39 Corn. L. Q. 725-736 (Summer).

CORPORATIONS

Iowa incorporation practices—a study: introduction and part I. (a) Edward R. Hayes. 39 Iowa L. Rev. 409-445 (Spring).

Preferred stock—law and draftsmanship. (a) Richard M. Buxbaum. 42 Calif. L. Rev. 243-309 (May).

Problems in the acquisition of shares of dissenting minorities. (a) Jacob J. Kaplan. 34 Bost. Univ. L. Rev. 291-305 (June).

CREDITORS' RIGHTS

"Descent" of the homestead exemption. 39 Iowa L. Rev. 473-486 (Spring).

The relative priority of the federal government: the pernicious career of the inchoate and general lien. (a) Frank R. Kennedy. 63 Yale L. J. 905-935 (May).

CRIMINAL LAW AND PROCEDURE

See also *Evidence*.

Criminal law: homicide: murder committed by lying in wait. 42 Calif. L. Rev. 337-345 (May).

Compelling appearance in court: administration of bail in Philadelphia. 102 Univ. Pa. L. Rev. 1031-1079 (June).

State criminal procedure, the fourteenth amendment, and prejudice. (a) Austin W. Scott, Jr. 49 N. W. Univ. L. Rev. 319-332 (July-Aug.).

The function of law in the regulation of sexual conduct. 29 Ind. L. J. 539-560 (Summer).

The nature and consequences of forensic misconduct in the prosecution of a criminal case. 54 Col. L. Rev. 946-983 (June).

The riddle of double jeopardy in Wisconsin: the defendant's view. (a) William W. Boyer, Jr. 1954 Wis. L. Rev. 395-413 (May).

DAMAGES

See also *Real Property*.

Survey of Wisconsin law of damages, 1945-1953. (a) Walter M. Bjork. 1954 Wis. L. Rev. 414-427 (May).

DISCOVERY

Discovery practice in Wisconsin. (a) Donald P. Lay. 1954 Wis. L. Rev. 428-463 (May).

DOMESTIC RELATIONS

See also *Conflict of Laws, Family Law, Judgments*.

Domestic relations—the influence of retroactive modification of Wisconsin alimony on foreign recognition of Wisconsin alimony decrees. 1954 Wis. L. Rev. 522-528 (May).

Estoppel under the uniform divorce recognition act in California. 42 Calif. L. Rev. 503-513 (July).

Survey of Wisconsin domestic relations law, 1946-1953. (a) Harold A. Konnak. 1954 Wis. L. Rev. 464-494 (May).

ECONOMICS

The problem of coordinating price and wage programs in 1950-1953: I. (a) John H. Kaufmann. 29 Ind. L. J. 499-537 (Summer).

Symposium review: Galbraith's "concept of countervailing power" and Lilienthal's "big business." (a) Edwin G. Nourse, Edward H. Levi, M. A. Adelman, Forest D. Siefkin, Arthur J. Goldberg, Joseph G. O'Mahoney and Wendell Berge. 49 N. W. Univ. L. Rev. 139-194 (May-June).

ESTOPPEL

Estoppel against the government. (a) Raoul Berger. 21 Univ. Chi. L. Rev. 680-707 (June).

EVIDENCE

See also *Attorney and Client*

Evidence—admissibility of adoptive admissions. 29 N. Y. Univ. L. Rev. 1266-1280 (June).

Evidence of character: from the “crucible of the community” to the “couch of the psychiatrist.” (a) Judson F. Falknor and David T. Steffen. 102 Univ. Pa. L. Rev. 980-994 (June).

Hearsay and conspiracy: a reexamination of the co-conspirators’ exception to the hearsay rule. (a) Joseph H. Levie. 52 Mich. L. Rev. 1159-1178 (June).

FAMILY LAW

See also *Domestic Relations*.

“California Family Law”—A Review. (a) Harold Marsh, Jr. 42 Calif. L. Rev. 368-381 (July).

The impact of welfare law upon family law. (a) Jacobus tenBroek. 42 Calif. L. Rev. 458-485 (July).

GOVERNMENT AND POLITICS

Role of the FBI in the federal employee security program. (a) John Edgar Hoover. 49 N. W. Univ. L. Rev. 333-347 (July-Aug.).

The federal conflict of interest laws. (a) Ross D. Davis. 54 Col. L. Rev. 893-915 (June).

GOVERNMENT CONTRACTS

Mistakes and bailouts of suppliers under government contracts and subcontracts—a study of doctrine, practice and adhesions. (a) James T. Ramey and John A. Erlewine. 39 Corn. L. Q. 634-688 (Summer).

GOVERNMENTAL IMMUNITY

See also *Estoppel*.

Discretion as an exception under the federal tort claims act. 49 N. W. Univ. L. Rev. 376-383 (July-Aug.).

HABEAS CORPUS

The limits of constitutional inquiry on habeas corpus in interstate rendition. 21 Univ. Chi. L. Rev. 735-752 (Summer).

INSURANCE

Automobile liability insurance—effect of double coverage and “other insurance” clauses. 38 Minn. L. Rev. 838-856 (June).

Problems created by the purchasers’ inability to bargain over life insurance. 29 Ind. L. J. 635-646 (Summer).

INTERNATIONAL LAW

International law—reservations to commercial treaties dealing with aliens’ rights to engage in the professions. 52 Mich. L. Rev. 1184-1198 (June).

JUDGMENTS

Collateral attack of ex parte custody decrees. 49 N. W. Univ. L. Rev. 399-404 (July-Aug.).

Collateral attack on adoption decrees in Illinois. 49 N. W. Univ. L. Rev. 349-357 (July-Aug.).

JUDICIAL ADMINISTRATION

The need for court organization. (a) E. Harold Hallows and J. R. De Witt. 1954 Wis. L. Rev. 376-394 (May).

JURISDICTION

The jurisdictional immunity of foreign sovereigns. 63 Yale L. J. 1148-1172 (June).

JURISPRUDENCE

The managerial function of law. (a) Anton-Hermann Chroust. 34 Bost. Univ. L. Rev. 261-290 (June).

Reducing misunderstandings in trying to reach agreements. (a) Wendell Johnson. 39 Iowa L. Rev. 397-408 (Spring).

LABOR LAW

Certification of a bargaining representative under the Minnesota labor relations act. 38 Minn. L. Rev. 827-837 (June).

Employer sanctions for violation of no-strike clause: union busting through mass

discharge and rescission. 63 Yale L. J. 1186-1197 (June).

Federalism and labor relations in the United States. (a) Paul R. Hays. 102 Univ. Pa. L. Rev. 959-979 (June).

Federalism in the law of labor relations. (a) Archibald Cox. 67 Harv. L. Rev. 1297-1348 (June).

Judicial exercise of equitable discretion in enforcement of arbitration contracts. 21 Univ. Chi. L. Rev. 719-730 (Summer).

Labor law: discrimination: violation under §8(a)(3) of the amended N.L.R.A. 39 Corn. L. Q. 747-755 (Summer).

Labor law: inclusion of supervisors in rank-and-file bargaining unit contrary to state "public policy." 42 Calif. L. Rev. 349-356 (May).

Remedies—replevin by purchaser of goods held in plant by union action. 1954 Wis. L. Rev. 507-514 (May).

Section 301(a) of the labor-management relations act—does it preempt the field so as to negate a state cause of action for the breach of a collective bargaining contract? 23 Univ. Cin. L. Rev. 320-332 (Summer).

The duty of the statutory bargaining representative—the Steele case revisited! 49 N. W. Univ. L. Rev. 357-368 (July-Aug.).

The Minnesota and national labor relations acts—a substantive and procedural comparison. (a) Gerald W. Heaney and Robert Latz. 38 Minn. L. Rev. 730-796 (June).

The partial strike. 21 Univ. Chi. L. Rev. 765-775 (Summer).

The right to picket—twilight zone of the constitution. (a) Edgar A. Jones, Jr. 102 Univ. Pa. L. Rev. 995-1029 (June).

The role of law in labor disputes. (a) Archibald Cox. 39 Corn. L. Q. 592-610 (Summer).

Union enforcement of employee rights under §301(a) of the Taft-Hartley act. 63 Yale L. J. 1173-1185 (June).

LEGAL EDUCATION

The lawyer and the law school—their place in America. (a) Luther W. Youngdahl. 38 Minn. L. Rev. 699-708 (June).

LEGISLATION

The evolution of age requirements—a survey of the law in Massachusetts. 34 Bost. Univ. L. Rev. 319-351 (June).

MILITARY LAW

Coercion: a defense to misconduct while a prisoner of war. 29 Ind. L. J. 603-614 (Summer).

MEDICINE

The American medical association: power, purpose, and politics in organized medicine. 63 Yale L. J. 937-1022 (May).

MEDICAL JURISPRUDENCE

The New York medical expert project: an experiment in securing impartial testimony. 63 Yale L. J. 1023-1029 (May).

MOTOR CARRIERS

Trip-leasing under the motor carrier act. 34 Bost. Univ. L. Rev. 307-319 (June).

NUISANCES

Motive in the English law of nuisance. (a) G. H. L. Fridman. 40 Va. L. Rev. 583-595 (June).

OIL AND GAS

The interpretation of mineral and royalty deeds—the manipulation of the parol evidence rule. 38 Minn. L. Rev. 857-867 (June).

PRACTICE AND PROCEDURE

New York and federal pre-trial disclosure procedures—a comparison. 39 Corn. L. Q. 692-724 (Summer).

PLEADING

Federal procedure—counterclaim to a counterclaim under the federal rules. 52 Mich. L. Rev. 1179-1184 (June).

Pleading: amendments: effect of prior pleadings in same action. 42 Calif. L. Rev. 356-362 (May).

PROBATE LAW

Improvement of probate statutes—the model code. (a) R. G. Patton. 39 Iowa L. Rev. 446-461 (Spring).

PUBLIC UTILITIES

Condemnation of public utilities: a New York statute and a new approach. 54 Col. L. Rev. 916-932 (June).

REAL PROPERTY

See also *Nuisances, Public Utilities*.

Iowa constitution—twenty-year limitation on agricultural leases. 39 Iowa L. Rev. 486-494 (Spring).

Measures of damages for breach of the covenant of warranty in an Ohio deed. 23 Univ. Cin. L. Rev. 298-307 (Summer).

The remarried widow's power of alienation under the probate code. 29 Ind. L. J. 615-622 (Summer).

RULE AGAINST PERPETUITIES

Perpetuities legislation, Massachusetts style. (a) W. Barton Leach. 67 Harv. L. Rev. 1349-1366 (June).

TAXATION

See also *Constitutional Law*.

Disability benefits under section 22(b)(5). (a) Jacques T. Schlenger. 40 Va. L. Rev. 549-582 (June).

Income tax problems in the use of stock redemptions to purchase a corporation out of future earnings. 67 Harv. L. Rev. 1387-1398 (June).

Taxing transfers of mortgaged property. (a) Alvin D. Lurie. 39 Corn. L. Q. 611-633 (Summer).

Tax treatment of lobbying expenses and contributions. 67 Harv. L. Rev. 1408-1417 (June).

The marriage undone: taxwise. (a) Adrian A. Kragen, H. Randall Stoke, Covey T. Oliver and Helen A. Buckley. 42 Calif. L. Rev. 408-457 (July).

Treasury regulations—interpretative or legislative? 23 Univ. Cin. L. Rev. 332-343 (Summer).

TORTS

Is contributory negligence of deceased a defense to a wrongful death action? (a) Paul Nourse. 42 Calif. L. Rev. 310-314 (May).

The concept of scienter in an action of tort for deceit in Massachusetts. 34 Bost. Univ. L. Rev. 351-360 (June).

The effect of the Palsgraf doctrine in Indiana. 29 Ind. L. J. 622-635 (Summer).

The impact of the community property system on tort suits. 42 Calif. L. Rev. 486-502 (July).

The measure of damages for the wrongful death of the head of the family in Iowa. 39 Iowa L. Rev. 494-502 (Spring).

Torts—liability of charitable institutions for servants' negligence in treatment of patients—Wisconsin's view. 1954 Wis. L. Rev. 495-500 (May).

UNIFORM SALES ACT

Property—uniform sales act applied to "without reserve" auction of real property. 1954 Wis. L. Rev. 514-522 (May).

VENUE

Venue requirements and the nonresident motorist statutes. 49 N. W. Univ. L. Rev. 369-376 (July-Aug.).

Venue—the need for a change in the venue provisions of the federal employers' liability act. 52 Mich. L. Rev. 1211-1228 (June).

WATER RIGHTS

Prescriptive water rights in California and the necessity for a valid statutory appropriation. (a) Gavin M. Craig. 42 Calif. L. Rev. 219-242 (May).

WILLS AND ADMINISTRATION

A Symposium on the Law of Wills and Administration of Estates. 42 Ky. L. Rev. 523-685 (May).

The ordinance of William the Conqueror (1072)—its implications in the modern law of succession. (a) Alison Reppy. 523-572.

Historical development of the law of contracts to devise or bequeath. (a) Bertel M. Sparks. 573-590.

Probate of a part of a will. (a) Thomas E. Atkinson. 591-604.

Renunciation by the heir, devisee or legatee. (a) John E. Howe. 605-615.

Inter vivos trusts and the election rights of a surviving spouse. (a) Robert C. Bensing. 616-631.

Investment provisions of wills and trust agreements. (a) Gilbert T. Stephenson. 632-643.

The settlement of a decedent's estate. (a) Bart A. Brown. 644-656.

Statutory priority in right to administer estates. (a) Pierce Lively. 657-665.

Omission of realty in probate administration. (a) R. G. Patton. 666-670.

Recent developments in the Kentucky law of wills—1949-1954. (a) Frederic W. Whiteside, Jr., and James S. Kostas. 671-685.

Lapsed legacies and devises—intestacy vs. passage under residuary clause in Kentucky. 688-692.

Admissibility of parol evidence to explain ambiguities in wills. 692-699.

Adopted child as "heir." 700-702.

Testamentary gifts to amendable trusts. 702-708.

Probate of wills in Kentucky—jurisdiction and procedure. 709-714.

Substitutional construction as pertaining to die without issue. 714-717.

Wills: remainder over following purported fee. 717-723.