

Washington University Law Review

Volume 1955 | Issue 1

January 1955

Subject Index

Follow this and additional works at: http://openscholarship.wustl.edu/law_lawreview

Recommended Citation

Subject Index, 1955 WASH. U. L. Q. (1955).

Available at: http://openscholarship.wustl.edu/law_lawreview/vol1955/iss1/4

This Index is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

INDEX

SUBJECT INDEX

	PAGE		PAGE
A			
ATTORNEYS		Bill of Rights:	
Admission to Bar:		Future Possibilities	110
Free Speech Issue in Character Investigations	85	Historical Significance	107
Moral Character and General Fitness Requirements	83	Infringements in Times of Crisis	109
Relevance of Inquiry Regarding Communist Affiliations	84	Present Public Attitude Toward	107
		Reasons for Infringements	107
B		British Bill of Rights as Predecessor of American Bill of Rights	108
BILL OF RIGHTS		Declaration of Independence as a Departure From the Theory of Magna Charta	109
See: <i>Constitutional Law</i>		Liberty, Blessings of	105
		Liberty in the United States, External Threats Compared With Internal Dangers	106
C		Magna Charta as Predecessor of Bill of Rights	108
CHARITABLE TRUSTS		Preserving Constitutional Question Throughout Judicial Proceedings, Necessity of	310
See: <i>Labor Law</i>			
COMMUNISM		CONTRACTS	
See: <i>Contracts</i>		See: <i>Equity</i>	
<i>International Law</i>		<i>Warranty</i>	
<i>Logic</i>		Communist Conception of Sale and Purchase	27
<i>Property</i>		Consideration, Unenforceable Promise Sufficient for Negotiable Instrument	203
Effect on Life of Individuals Who Fall Under Its Dominion	24	Earnest Money Not Recoverable by Vendee Under Oral Contract to Purchase Land....	204
Relation of Communist State to State Under International Law	32	Oral Contract to Purchase Land, Effect of Statute of Frauds	204
CONFLICT OF LAWS		Unenforceable Oral Contract to Purchase Land, Right of Vendor to Amount of Check When Vendee Has Stopped Payment	203
See: <i>Constitutional Law</i>			
Extraterritorial Enforcement of Revenue Laws	310	CONTRIBUTORY NEGLIGENCE	
Full Faith and Credit Given to Another State's Revenue Statute	312	Rescue Doctrine:	
Inheritance Tax Statute as Creating Intransitory Cause of Action	311	Applicability When Rescuer Injured While Protecting Imperiled Defendant	429
Inquiry into Transitory Nature of Statutory Cause of Action	313	Rescuer's Standard of Conduct	428
Public Policy of State as Factor in Enforcing Foreign Statute	313	Standard Situation	427
CONSTITUTIONAL LAW			
See: <i>Treaty Power</i>			
Articles of Confederation, Weakness of	109		

INDEX

	PAGE		PAGE
CORPORATIONS		DISCOVERY	
Corporate Control of Partnership Activities as Affecting Corporate Power to Become Partner	80	Designation, Degree of Specificity Required	422
Distinctions Between Joint Adventures and Partnerships....	79	Early Statutory Provisions	414
Implied Power of Corporation to Enter Partnership Agreement	82	Exclusion of Privileged Matter From Discovery in Missouri..	418
Liability of Corporation for Wrongful Dividend Payment to Apparent Record Owner..	399	Exclusion of Work Product of a Party, His Agent, or Indemnitor in Missouri	420
Methods of Evading Rule That Corporation Cannot Be a Partner:		Exclusion of Work Product of Counsel From Discovery	420
Joint Adventure Approach	78	Federal Discovery Compared With Missouri Discovery	415
Limitations on Ultra Vires Doctrine	77	Good Cause as a Requirement for Discovery	424
Mining Partnership Distinguished From Ordinary Partnership	81	Historical Development	413
Partnership Agreement, Power of Corporation to Enter	76	Present Missouri Statutory Provisions	414
Power of Corporation to Form Partnership Different Than Other Corporate Powers	76	Requirements for Production and Inspection in Missouri ..	416
Stock Certificates:		DOMESTIC RELATIONS	
Liability of Corporation for Dividend Payment Under Forged Endorsement	400	Family Court:	
Methods of Passing Title	400	Ability to Actually Solve Domestic Problems	66
Notice of Assignment, Effect on Corporate Right to Pay Dividends to Record Owner	400	Evaluation	71
Procedure Governing Replacement of Lost Certificates	401	Functions	62
		Need for Centralization of Administration	63
		Protection of Interests of State	69
		Relation to Juvenile Delinquency Problem	70
		Socio-Legal Aspects	66
		Value as Source for Statistical Data	65
COURTS		E	
See: <i>Judicial Administration</i>		EMPLOYEE BENEFIT PLANS	
CRIMINAL LAW		See: <i>Labor Law</i>	
Insanity:		EQUITY	
Irresistible Impulse Test	87	Restrictive Covenants:	
New Moral Responsibility Test	87	Divisibility Rule	404
Right-Wrong Test	86	Partial Enforcement Rule	404
Larceny, Asportation by Innocent Purchaser	213	Unfair Competition:	
Procedural Problems When Insanity Pleaded as Defense	87	Bases for Judicial Injunctions of Competition	206
		Recognized Categories of	207
		Unauthorized Use of Charge Plates by a Retailer	206
D		ESTATE PLANNING	
DECLARATION OF HUMAN RIGHTS		Buy and Sell Agreements:	
See: <i>Treaty Power</i>		Cross-Purchase Plan	
			53

INDEX

	PAGE		PAGE
Entity Plan	53	Charging of Relief to Community of Origin	362
Valuation of Business Interest	58	Denial of Relief to Nonresidents	360
Disposition of Business Interest:		English Statute of 1662	356
Before or After Death	50	Federal Grants	364
By Liquidation, Merger, or Sale	50	Federal Migration Policy, Past	363
Exoneration of Executor or Trustee Who Continues Operations of Decedent's Business	49	Intent Requirement	368
Importance of Properly Drawn Will	59	Length and Locality of Residence Required	367
Insurance as a Factor in Estate Planning	43	Migration Patterns, Contemporary	358
Liquidity of Estate, Methods of Achieving	43	Permanent Residence	370
Raising Funds to Meet "Cost of Dying"	42	Repeal of Settlement Laws	364
Redemption of Stock as a Method of Meeting Obligations of Decedent	44	Requirements, Early American and English	356
Retention of the Business Interest	41	Residence or Domicile of Choice	368
Trust, Placing of Business Interest in	48	State Grants	365
Types of Business Interest, Methods of Transfer at Death	45	Suggested Legislative Changes in Settlement Laws	365
Types of Business Organizations, Tax Consequences	42	Temporary Absence	372
Will as a Factor in Retention of Business Interest	47	Unobstructed Migration in Relation to Settlement Requirement	363
EVIDENCE		GENERAL RELIEF	
See: <i>Discovery</i>		See: <i>General Assistance</i>	
Cross-Examination:		I	
Impeaching Accused's Credibility by Evidence of Specific Acts of Misconduct	211	INDUSTRIAL RELATIONS	
Scope of	209	See: <i>Labor Law</i>	
Physician-Patient Privilege:		INTERNATIONAL LAW	
Applicability to Information Acquired by Public Hospital Psychiatrist	408	See: <i>Communism</i>	
Implied Waiver by Introducing Medical Testimony Regarding Mental Condition of Patient	410	Common Faith as Current Need of China	280
Necessity of Confidential Relationship	408	Communities of Peoples Not Based on Reason Not Recognized as a State Under International Law	20
Rule of Completeness	210	Community of Belief as a Factor in Conception of a State	34
G		Cooperation as the Basis for Effective International Law	255
GENERAL ASSISTANCE		Experience as a Basis for Human Cooperation	257
Acquirement of Settlement	366	Love as a Factor Needed for International Cooperation	290
Administrative Costs, Effect of Settlement Laws on	362	Modern State as a Community Formed and Directed by Reason	19
		Normative Basis	30
		Political Aid to Independent Nations in Asia and Africa Needed	287

INDEX

	PAGE		PAGE
Political Problems of Modern China	273	Function and Origin of Structure of Societies, Difference Between Communist and Non-Communist Conceptions	23
Reason as a Basis for Human Cooperation	255	History as a Basis for Conception of Society, The Communist Criterion	21
State as a Community of Belief	31	Legal Person:	
State Defined in Terms of Empirical Manifestations	4	As a Conceptual Entity	15
Territorial Basis, Effect of Communism Thereon	36	As Developed Through Concept-by-Postulation Knowledge	13
INVITEE		Legal Structures Based on Concept-by-Intuition Ideas ..	13
See: <i>Negligence</i>		Love as a Factor in Human Cooperation	281
J		Natural Law as a Basis for the State	6
JOINT ADVENTURE		Nature of Man as a Basis for Human Cooperation	261
See: <i>Corporations</i>		Political Problems of Modern China	273
JUDICIAL ADMINISTRATION		Rational Nature of Man:	
Cooperation Between Judge and Lawyer	328	As Factor in Formation of the Modern State	19
Inefficiencies in Judicial Procedure	327	History of Belief	12
Initiative on Judge to Secure Cooperation With Layman ..	338	Reason and Emotion as a Basis for Human Cooperation	265
Judicial Objectives	327	Reason as a Basis for Human Cooperation	255
Jurors' Manuals, Assistance of Layman in Preparing	333	Role of the Common Man in the Communist Society, The ..	23
Jury Service, Attitude of Layman Toward	333	Social Sciences, Limited Because Purely Empirical	3
Layman:		Society Before Belief in Rational Nature of Man	11
Assistance in Judicial Conferences	331		
Need for Cooperation of	329	L	
Public Relations:		LABOR LAW	
Aid of Layman in Developing Favorable Attitude Toward Courts	337	Common Carriers:	
As Important Factor in Judicial Administration	335	Action for Damages for Failure to Furnish Service ..	246
JURISPRUDENCE		Common-Law View of Duty to Furnish Service	239
See: <i>International Law</i>		Complaint Before ICC as Remedy for Failure to Furnish Service	247
Background of the Empirical Method of Social Sciences	2	Complaint Before NLRB as Remedy for Failure to Furnish Service	252
Common Belief:		Duty to Cross Picket Lines ..	236
As a Basic Element of Community	6	Inapplicability of LMRA to Railroad Employees	243
Nature of	8	Injunctive Relief in Federal and State Courts for Failure to Furnish Service	248
Difference in Legal Conceptions of Communist and Non-Communist States	23		
Experience as a Basis for Human Cooperation	257		
Faith as a Factor in Human Cooperation	271		

INDEX

	PAGE
Remedies for Failure to Furnish Service	246
Right of Employee to Refuse to Cross Picket Line..	241
Source of Duty to Furnish Service	234
Employee Benefit Plans:	
Actions for Contribution against Defaulting Employer	120
Actions to Collect Benefits	122
Administration of	115
As Contracts	117
As Trusts	122
Basic Types of Agreements	112
Benefit Fund Regulation Under LMRA	126
Benefit Rights	119
Criteria Required to Enable Federal Tax Exemption	144
Discriminatory Practices Involving Welfare Plans, Justification for	132
Duty of Employer to Bargain for Welfare Plans	130
Effect of Bankruptcy Act	143
Eligibility of Beneficiaries	113
Eligible Beneficiaries, Discretionary Determination by Trustee	118
Eligible Beneficiaries, Judicial Interpretations of Provisions	118
Employee Pension Trusts as Charitable Trusts	124
Enforcement Against Insolvent Employee	120
Exemptions of Employee Trusts From Rules Restricting Trusts Generally	124
Fiduciary Position of Pension Plan Trustee	123
Financing of	114
Fund Safeguard Provisions..	115
Necessity of Compliance With State Wage Deduction, Assignment, and Age Discrimination Laws	140
Parties Covered by Agreements as Interpreted by Courts	117
Protection Against Abuses ..	150
Relation to Social Security Acts	141
Remedies for Violation	137

	PAGE
Remedies for Violation of LMRA Trust Provisions ..	128
Representation Problems	135
Restrictions on Trust Investments	125
Safeguards for Employees ..	116
Safeguards for Employers ..	116
State Group Insurance Laws, Effect of	147
Status Under Federal Minimum Wage Laws	138
Typical Provisions	112
Unfair Labor Practices Involving Benefit Plans	129
Unfair Labor Practices Involving Employer Discrimination Through Welfare Plan Benefits	131
Unfair Labor Practices Involving Employer Refusals to Bargain for Welfare Funds	129
Unfair Labor Practices Involving Employer Restraints on Exercise of Employee Rights	133
Union Unfair Labor Practices	134
Organizational Picketing, Purpose of	183
Recognition Picketing:	
As LMRA Unfair Labor Practice	183
Concurrent Jurisdictional Problems	187
Doctrine of Partial Pre-emption	184
Possibility of Permitting Limited Picketing	198
Pre-emption of Field by LMRA	184
Purpose of	183

LARCENY

See: *Criminal Law*

LEGAL EDUCATION

Case Method of Study:

Contributions	219
Limitations	219
Financial Problems of Law Schools	230
Future Trends, Recommended..	229
Human Relations Problems:	
Application to Specific Fields of Law	225

INDEX

	PAGE		PAGE
Need for Emphasis	221	Violation of Penal Statute as Ground for Imposing Civil Liability	174
Task of Law Schools	225	Wholesaler's Liability to the Consumer for Negligence	383
Legal Responsibility, Need for Emphasis	221	Wife's Right to Recover From Supplier of Intoxicants for Husband's Death Due to In- toxication	93
LEGAL HISTORY			
Development of Roman Law, Influence of the Stoics	16	Wrongful Death Action, Dis- ruption of Family as Reason for Denying Recovery From Parent for Death of Child....	318
Development of Roman Legal Structure, Abstract Concep- tions	15	Wrongful Death Statute: Cause of Action Created	319
Feudal and Ecclesiastical Law	33	Typical Provisions	317
LIBERTY			
See: <i>Constitutional Law</i>			
LOGIC			
Conceptual Thinking in the Discovery of Truth, Differ- ence Between Communist and Non-Communist Processes....	27	NEGOTIABLE INSTRUMENTS	
		See: <i>Contracts</i>	
N			
NEGLIGENCE			
See: <i>Contributory Negligence</i>			
Effect of Statutory Violation: Evidence of Negligence	175	P	
Negligence Per Se	165	PARTNERSHIPS	
Intervening Force Question When Violation of Statute Prohibiting Leaving Key in Ignition Is Established	180	See: <i>Corporations</i>	
Invitee:		POOR RELIEF	
Child Accompanying Adult to Store as	320	See: <i>General Assistance</i>	
Contributory Negligence of Infant	321	PRACTICE	
Liability of Storekeeper to Infant	320	Preparation for Trial:	
Storekeeper's Duty to	320	Assembling Documentary Evidence	
Key-in-Ignition Situations:		159	
Applicability of Penal Stat- ute in Civil Action for Damages	174	Discovery Procedures	
Thief's Action as Supersed- ing Cause Negating Lia- bility	174	164	
Proximate Cause, Leaving Key in Ignition as Factor in De- termining	177	Examination of Locus	
Right of Child to Recover From Negligent Parent	316	168	
Right of Deceased Child's Rep- resentative to Recover From Negligent Parent Under Wrongful Death Statute	317	Importance of	
		154	
		Interrogatories to Parties	
		166	
		Interviewing Client	
		156	
		Interviewing Witnesses	
		157	
		Opponent's Case	
		163	
		Photographs, Maps, and Sci- entific Aids	
		159	
		Research of the Law	
		160	
		Subpoenas and Depositions of Witnesses	
		160	
		Trial Brief	
		169	
PRIVILEGED COMMUNICATIONS			
See: <i>Discovery</i> <i>Evidence</i>			
PROCEDURE			
See: <i>Constitutional Law</i>			
PROPERTY			
See: <i>Real Property</i>			
Communist Conception of Own- ership		26	

INDEX

	PAGE	PAGE
PROXIMATE CAUSE		
See: <i>Negligence</i>		
R		
REAL PROPERTY		
Floatable Streams, Public Rights to Travel and Fish	98	
Navigable Rivers, Public Rights to Travel and Fish	97	
RESTRAINT OF TRADE		
See: <i>Equity</i>		
S		
SALES		
Sealed Container Doctrine, Application to Sales by Wholesalers	395	
Wholesaler's Liability to Consumer for Injury Due to Defective Goods	380	
STOCK CERTIFICATES		
See: <i>Corporations</i>		
T		
TAXATION		
See: <i>Conflict of Laws</i>		
Federal Estate Tax, Equitable Apportionment on Non-Probate Property	89	
Judicial Decisions as to Burden of Estate Tax Where No Statute or Expressed Intent of Deceased	91	
State Law Determinative of Estate Tax Burden in Absence of Contrary Intent of Deceased	90	
State Statutes Equitably Apportioning Federal Estate Taxes on Non-Probate Property	90	
TORTS		
See: <i>Contributory Negligence</i> <i>Negligence</i>		
Interference With Contractual Relations	208	
Malicious Institution of a Civil Suit:		
Elements of Proof Required	302	
Factors Considered in Determining Probable Cause	307	
Favorable Termination of Prior Suit as Element of Proof	302	
Liability for	294	
Liability for Filing Unfounded Defense or Counterclaim	299	
Malice as Element of Proof	308	
Policy Factors Used in Determining Existence of Right of Action	297	
Presumption of Want of Probable Cause Arising From Dismissal of Suit	305	
Refusal of Directed Verdict as Evidence of Probable Cause	306	
Special Injury as Necessity for Right of Action	295	
Want of Probable Cause as Element of Proof	303	
Malicious Institution of Ordinary Civil Suit, Right of Action for	295	
TREATY POWER		
Constitutional Amendment Needed to Limit Treaty-Making Power	351	
Current Judicial Interpretations of Scope of Treaty-Making Power	346	
Declaration of Human Rights, Effect Within Sovereign States	343	
Delegated Powers, Federal Government as Having Only	340	
Early Judicial Interpretations of Scope of Treaty-Making Power	345	
Effect on Domestic Affairs of Treaty-Making Power as Currently Interpreted	350	
Genocide Convention, Domestic Effect	344	
History	341	
Human Rights Commission, Foreign Controlled	343	
Objectives of Proposed Constitutional Limitation on Treaty-Making Power	353	
Opposition to Proposed Amendment Limiting Treaty-Making Power	351	
Original Understanding	341	
Present Interpretations of Scope	342	

