

Table of Contents (Including Index) for Volume 26

Marquette University

Follow this and additional works at: <http://scholarship.law.marquette.edu/mulr>



Part of the [Law Commons](#)

Repository Citation

Marquette University, *Table of Contents (Including Index) for Volume 26*, 26 Marq. L. Rev. (1942).
Available at: <http://scholarship.law.marquette.edu/mulr/vol26/iss4/19>

This Article is brought to you for free and open access by the Journals at Marquette Law Scholarly Commons. It has been accepted for inclusion in Marquette Law Review by an authorized administrator of Marquette Law Scholarly Commons. For more information, please contact megan.obrien@marquette.edu.

TABLE OF CONTENTS

VOLUME XXVI

1941-1942

ARTICLES

Erie Railroad v. Tompkins, Has Congress the Power to Modify the Effect of? <i>Maxwell H. Herriott</i>	1
Evidentiary Rules, Some Leading Wisconsin, and Suggestions for Their Improvement, <i>William E. Taay and Sydney R. Mertz</i>	65
Juvenile Delinquency Legislation, Problems of Modern, <i>J. Walter McKenna and Philip W. Grossman, Jr.</i>	175
Municipal Ordinance Codification in Milwaukee County, <i>Elmer Plischke</i>	133
Philosophy of Law of St. Thomas Aquinas, The Basic Ideas of, as Found in the "Summa Theologica," <i>Anton-Hermann Chroust and Frederick A. Collins, Jr.</i>	11
Presumptions, Effect of, <i>Raymond I. Geraldson</i>	115
Stock Repurchase Agreements, Employee, <i>Erwin Esser Nemmers</i>	187
Trusts, Problems in the Drafting and Administration of, <i>Charles M. Morris</i>	57

NOTES

Comparison of Negligence, Should There Be a, Among Joint Tortfeasors for Contribution Purposes?.....	151
Covenant to Stand Seized, Does a, Require a Seal? <i>Erwin Esser Nemmers</i>	31
Crimes Requiring No Criminal Intent, The Development of.....	92
Federal Rules of Civil Procedure, The Tompkins Decision and Rule 8(c) of.....	198
Independent Regulatory Commission, The Problem of the—Still Unsolved, <i>Wallace Mendelson</i>	89
"Joint Enterprise," The Concept of, in Automobile Injury Cases	33
"Priorities and Material Allocations Act," Does the, Offend the Due Process Clause?.....	157

RECENT DECISIONS

Automobiles—Assumption of Risk by Automobile Guest.....	204
Automobiles—Failure to Comply with Statute Requiring a Driver's License as Evidence of Negligence in a Collision.....	100
Automobiles—Liability of Parent Consenting to Child's Use of Car, for Injuries Caused—What Disobedience of Child to Parent's Directions Vitiates Consent.....	39
Charitable Corporations—Liability in Tort.....	163

Conditional Sales—Interpretation of “Creditors” in Conditional Sales Statutes.....	207
Criminal Law—Signing One’s Own Name as Constituting Forgery	165
Criminal Law—Sufficiency of Uncorroborated Testimony of Accomplice on Preliminary Hearing.....	209
Criminal Law—The Use of Inconsistent Defenses.....	167
Damages—What Must Be Shown to Justify an Award of Punitive Damages in Assault and Battery Actions.....	212
Domestic Relations—Validity of Contract Releasing Husband of Duty to Support His Wife.....	41
Evidence—Use of Scientific Books Under the Hearsay Rule.....	43
Executors and Administrators—Grounds for Refusing to Appoint Executor Nominated in a Will.....	215
Federal Procedure—Ability to Bring an Original Suit or Counterclaim for Tort Against the United States.....	169
“Habitual Drunkenness”—Meaning in Divorce and Criminal Law Statutes	104
Insurance—Effect of Doubtful and Ambiguous Language in Applications and Policies.....	106
Insurance—Interpretation of “Riding or Driving” and Similar Words in Automobile Accident Insurance Policies.....	46
Limitation of Actions—When Statute of Limitations Begins to Run in Malpractice Actions.....	217
Municipal Corporations—Liability of Municipality for Defects in Sidewalks and Streets.....	219
Pleading—Limitation on Right to Amend Defective Pleading.....	172
Principal and Agent—Liability of Principal for Acts of Agent Involving Physical Force.....	108
Safe Place Statute—Extent of Liability of Owners and Employers for Structural Defects and Temporary Conditions.....	223
Suretyship—Effect on Surety Contract of Application of Funds Derived from Assured Contract to Other than Secured Debts	49
Torts—Inducing Breach of Contract.....	226
Torts—Liability of Manufacturer to Consumer for Defects in Manufacture of Articles.....	51
Torts—The Theory of “Subsequent Negligence”	230

BOOK REVIEWS

Ash: How to Write a Tax Brief, <i>Francis A. Darnieder</i>	56
Busch: In and Out of Court, <i>Paul Noelke</i>	235
Corwin: Constitutional Revolution, Ltd., <i>Herbert W. Rice</i>	113
Hudson: International Legislation (Vol. VII).....	235
McCarty: Law Office Management, <i>Paul Noelke</i>	55
Restatement of the Law of Security, <i>Maxwell H. Herriott</i>	234
Warren: Marginal Customers, <i>Otto F. Reis</i>	236
Wisconsin Annotations to the Restatement of the Law of Trusts, <i>Willis E. Lang</i>	174

MARQUETTE LAW REVIEW

DECEMBER, 1941



TABLE OF CONTENTS

ARTICLES

Has Congress the Power to Modify the Effect of Erie Railroad Co. v. Tompkins?	<i>Maxwell H. Herriott</i>	1
The Basic Ideas in the Philosophy of Law of St. Thomas Aquinas as Found in the "Summa Theologica"	<i>Anton-Hermann Chroust and Frederick A. Collins, Jr.</i>	11

NOTES

Does a Covenant to Stand Seized Require a Seal?	<i>Erwin Esser Nemmers</i>	31
The Concept of "Joint Enterprise" In Automobile Injury Cases		33

RECENT DECISIONS

Automobiles—Liability of Parent Consenting to Child's Use of Car, for Injuries Caused—What Disobedience of Child to Parent's Directions Vitiates Consent		39
Domestic Relations—Validity of Contract Releasing Husband of Duty to Support his Wife		41
Evidence—Use of Scientific Books Under the Hearsay Rule		43
Insurance—Interpretation of "Riding or Driving" and Similar Words in Automobile Accident Insurance Policies		46
Suretyship—Effect on Surety Contract of Application of Funds Derived from Assured Contract to Other than Secured Debt		49
Torts—Liability of Manufacturer to Consumer for Defects in Manufacture of Articles		51

BOOK REVIEWS

McCarty: Law Office Management	<i>Paul Noelke</i>	55
Ash: How to Write a Tax Brief	<i>Francis A. Darnieder</i>	56



Published December, February, April and June by students of Marquette University School of Law. Publication and Editorial office: Milwaukee, Wisconsin. \$2.00 per Annum. 60 cents per Current Number. Address all correspondence to MARQUETTE LAW REVIEW, Milwaukee, Wisconsin. Entered as Second-class matter at the post office at Milwaukee, Wisconsin, under the act of March 3, 1879. Printed in the United States of America.

Copyright 1941 by the MARQUETTE LAW REVIEW.

MARQUETTE LAW REVIEW

FEBRUARY, 1942



TABLE OF CONTENTS

ARTICLES

Problems in the Drafting and Administration of
 Trusts *Charles M. Morris* 57

Some Leading Wisconsin Evidentiary Rules and Suggestions for
 Their Improvement . *William E. Taay and Sidney R. Mertz* 65

EDITORIAL

The Law School Goes on a Twelve-month Basis 88

NOTES

The Problem of the Independent Regulatory Commission—Still
 Unsolved *Wallace Mendelson* 89

The Development of Crimes Requiring No Criminal Intent . . . 92

RECENT DECISION

Automobiles—Failure to Comply with Statute Requiring a
 Driver's License as Evidence of Negligence in a Collision . 100

"Habitual Drunkenness"—Meaning in Divorce and Criminal Law
 Statutes 104

Insurance—Effect of Doubtful and Ambiguous Language in
 Applications and Policies 106

Principal and Agent—Liability of Principal for Acts of Agent
 Involving Physical Force 108

BOOK REVIEW

Corwin: Constitutional Revolution, Ltd. . *Herbert W. Rice* 113



Published December, February, April and June by students of Marquette University School of Law. Publication and Editorial office: Milwaukee, Wisconsin. \$2.00 per Annum. 60 cents per Current Number. Address all correspondence to MARQUETTE LAW REVIEW, Milwaukee, Wisconsin. Entered as Second-class matter at the post office at Milwaukee, Wisconsin, under the act of March 3, 1879. Printed in the United States of America.
 Copyright 1942 by the MARQUETTE LAW REVIEW.

MARQUETTE LAW REVIEW

APRIL, 1942



TABLE OF CONTENTS

ARTICLES

Effect of Presumptions	<i>Raymond I. Geraldson</i>	115
Municipal Ordinance Codification in Milwaukee County	<i>Elmer Plischke</i>	133

NOTES

Should There Be a Comparison of Negligence Among Joint Tortfeasors for Contribution Purposes?		151
Does the "Priorities and Material Allocations Act" Offend the Due Process Clause?		157

RECENT DECISIONS

Charitable Corporations—Liability in Tort		163
Criminal Law—Signing One's Own Name as Constituting Forgery		165
Criminal Law—The Use of Inconsistent Defenses		167
Federal Procedure—Ability to Bring an Original Suit or Counterclaim for Tort Against the United States		169
Pleading—Limitation on Right to Amend Defective Pleading .		172

BOOK REVIEW

Wisconsin Annotations to the Restatement of the Law of Trusts	<i>Willis E. Lang</i>	174
---	-----------------------	-----



Published December, February, April and June by students of Marquette University School of Law. Publication and Editorial office: Milwaukee, Wisconsin. \$2.00 per Annum. 60 cents per Current Number. Address all correspondence to MARQUETTE LAW REVIEW, Milwaukee, Wisconsin.

Entered as Second-class matter at the post office at Milwaukee, Wisconsin, under the act of March 3, 1879. Printed in the United States of America.

Copyright 1942 by the MARQUETTE LAW REVIEW.

GEARED



TO THE
REQUIREMENTS
OF MODERN
PRACTICE
A.L.R. SOLVES
THE LAWYER'S
LIBRARY
PROBLEM

"Gentlemen," a law library expert was speaking to a law school library committee, "if you acquire 48,000 volumes of reports and digests, 16,000 volumes of statutes, another 16,000 volumes of treatises, 10,000 volumes of periodicals and 10,000 miscellaneous volumes, you will have a pretty fair library." "Of course," he added, "you would be a long way from the 564,000 volumes at Cambridge, but you could get along all right."

No modern lawyer needs such an elaborate office library. It would take a staff of librarians to keep it in order and require almost a block of space. ¶ The modern lawyer deals with modern problems and therefore, the over thirteen thousand annotations in American Law Reports, each containing a discussion of all the cases which have been decided on the question, are on practical modern questions. ¶ In this manner A.L.R. solves the problem of a workable library, economical as to space and cost.

The Lawyers Co-op. Publishing Co.
ROCHESTER, N. Y.
New York City Office, 30 Broad Street



Bancroft-Whitney Company
200 McAllister Street
SAN FRANCISCO, CALIF.

Mention the LAW REVIEW

MARQUETTE LAW REVIEW

JUNE, 1942



TABLE OF CONTENTS

ARTICLES

Problems of Modern Juvenile Delinquency Legislation	
. <i>J. Walter McKenna and Philip W. Grossman, Jr.</i>	175
Employee Stock Repurchase Agreements	
. <i>Erwin Esser Nemmers</i>	187

NOTE

The Tompkins Decision and Rule 8(c) of the Federal Rules of Civil Procedure	198
--	-----

RECENT DECISIONS

Automobiles—Assumption of Risk by Automobile Guest	204
Conditional Sales—Interpretation of "Creditors" in Conditional Sales Statutes	207
Criminal Law—Sufficiency of Uncorroborated Testimony of Accomplice on Preliminary Hearing	209
Damages—What Must Be Shown to Justify an Award of Puni- tive Damages in Assault and Battery Actions	212
Executors and Administrators—Grounds for Refusing to Appoint Executor Nominated in a Will	215
Limitation of Actions—When Statute of Limitations Begins to Run in Malpractice Actions	217
Municipal Corporations—Liability of Municipality for Defects in Sidewalks and Streets	219
Safe Place Statute—Extent of Liability of Owners and Employ- ers for Structural Defects and Temporary Conditions	223
Torts—Inducing Breach of Contract	226
Torts—The Theory of "Subsequent Negligence"	230

BOOK REVIEWS

Restatement of the Law of Security <i>Maxwell H. Herriott</i>	234
Busch: In and Out of Court <i>Paul Noelke</i>	235
Hudson: International Legislation (Vol. VII)	235
Warren: Margin Customers <i>Otto F. Reis</i>	236



Published December, February, April and June by students of Marquette University School of Law. Publication and Editorial office: Milwaukee, Wisconsin. \$2.00 per Annum, 60 cents per Current Number. Address all correspondence to MARQUETTE LAW REVIEW, Milwaukee, Wisconsin. Entered as Second-class matter at the post office at Milwaukee, Wisconsin, under the act of March 3, 1879. Printed in the United States of America. Copyright 1942 by the MARQUETTE LAW REVIEW.

AMERICAN JURISPRUDENCE

is Gyroscopic, too!



IN USE AS A STABILIZER which helps maintain the equilibrium of the ship or airplane the gyroscope has contributed much to navigation.

The law is not always the way the lawyer would like to have it. The pre-determination of a legal proposition without consulting with an open mind the existing rules of law may spell disaster.

AMERICAN JURISPRUDENCE with its unbiased statement of the rules of law supplies the necessary balance to judgment.

The task of the lawyer is to find out what the law really is, whether it is for or against his client. He must approach this problem with an open mind and guard against undue influence from his predetermined concepts.

AMERICAN JURISPRUDENCE offers these aids to balanced judgment—

- ↳ *Easy-to-find well-stated rules, simple but powerful in their effect.*
- ↳ *A statement of the reason for the rule, without which a full understanding would be impossible.*
- ↳ *Well-illustrated exceptions which guard against improper applications.*
- ↳ *Cautions as to limitations inherent in the rule itself.*

Write either publisher to furnish our new brochure
describing this essential set.

THE LAWYERS CO-OP. PUBLISHING CO., Rochester, N. Y.
BANCROFT-WHITNEY CO., San Francisco, Calif.