
January 1955

Table of Contents - - Decisions, Book Reviews (Vol 1, 1955)

Follow this and additional works at: https://digitalcommons.nyls.edu/nyls_law_review



Part of the [Law Commons](#)

Recommended Citation

Table of Contents - - Decisions, Book Reviews (Vol 1, 1955), 1 N.Y.L. SCH. L. REV. (1955).

This Article is brought to you for free and open access by DigitalCommons@NYLS. It has been accepted for inclusion in NYLS Law Review by an authorized editor of DigitalCommons@NYLS.

TABLE OF CONTENTS

DOMESTIC RELATIONS—RIGHT OF TWELVE YEAR OLD CHILD TO CHOOSE HIS OWN RELIGION DESPITE CONTRARY ANTENUPTIAL AGREEMENT BETWEEN PARENTS	247
EVIDENCE—"DEAD MAN'S ACT"—TESTIMONY OF ILLEGITIMATE CHILD'S GRAND-MOTHER HELD INCOMPETENT TO ESTABLISH ORAL CONTRACT OF SUPPORT AGAINST DECEASED PUTATIVE FATHER'S ESTATE	491
EVIDENCE—FEDERAL COMMUNICATIONS ACT—INTERCEPTED NON-PUBLIC RADIO MESSAGES HELD INADMISSIBLE IN CRIMINAL PROSECUTION OF SENDER FOR CONSPIRACY	493
EVIDENCE—SUFFICIENCY OF CIRCUMSTANTIAL EVIDENCE TO SUPPORT JURY'S INFERENCES OF CAUSATION AND NEGLIGENCE	374
FEDERAL IMMUNITY STATUTE—POWER OF FEDERAL COURT TO COMPEL TESTIMONY DESPITE POSSIBLE SELF-INCRIMINATION	254
LABOR LAW—LABOR MANAGEMENT RELATIONS ACT—RIGHT OF EMPLOYER TO ADDRESS EMPLOYEES ON COMPANY TIME AND PROPERTY	250
LEGAL ETHICS—UNAUTHORIZED PRACTICE BY MEXICAN ATTORNEY IN NEW YORK	376
MILITARY LAW—DISCHARGE WITHOUT HONOR FROM NEW YORK NATIONAL GUARD "BY COMMAND OF THE GOVERNOR" HELD NOT SUBJECT TO JUDICIAL REVIEW	256
PROCEDURE—PROOF IN TORT HELD TO SUSTAIN RECOVERY IN CONTRACT	372
REAL PROPERTY—WHERE CITY OBTAINS DEFAULT JUDGMENT IN FORECLOSURE ACTION, HELD, THAT COURT HAS NO DISCRETIONARY POWER TO OPEN UP DEFAULT AFTER ONE YEAR DESPITE LACK OF ACTUAL NOTICE TO OWNER	495
TAXATION—ORCHESTRA CONDUCTOR HELD NOT ENGAGED IN AN "UNINCORPORATED BUSINESS" WITHIN THE PURVIEW OF THE NEW YORK TAX LAW	109
TAXATION—POWER OF STATE TO TAX MUTUAL SAVINGS BANK WITHOUT EXCLUDING FROM TAX UNITED STATES SECURITIES	497
TORTS—NEGLIGENCE—NON-LIABILITY OF STATE FOR FATAL STABBING COMMITTED AFTER RELEASE BY PATIENT FROM STATE HOSPITAL BECAUSE OF ERRONEOUS DIAGNOSIS	113
TORTS—NEGLIGENCE—LAST CLEAR CHANCE THEORY—ACTUAL KNOWLEDGE BY DEFENDANT OF NEGLIGENT PLAINTIFF'S PERIL NOT ALWAYS NEEDED	117
WILLS—INSTRUMENT PROPERLY EXECUTED ADMITTED TO PROBATE DESPITE OBJECTION THAT IT CONTAINED AN UNSATISFIED CONDITION PRECEDENT	499
WORKMEN'S COMPENSATION—RIGHT OF ELECTION TO ACCEPT COMPENSATION AND RECOVER DAMAGES AT COMMON LAW	369
ZONING—REZONING BY TOWN SHUTTING OFF AN EXISTING USE HELD UNCONSTITUTIONAL	378

BOOK REVIEWS—REVIEWERS

ASCH, SIDNEY H.: (<i>Davies</i>) <i>Foundation of American Freedom</i>	503
ASCH, SIDNEY H.: (<i>Dickerson</i>) <i>Legislative Drafting</i>	128
FONER, MATHEW: (<i>Pritchett</i>) <i>Civil Liberties and The Vinson Court</i>	261
HAMLIN, PAUL M.: (<i>Pound</i>) <i>The Lawyer from Antiquity to Modern Times with Particular Reference to the Development of Bar Associations in the United States</i>	259
HEIMANSON, RUDOLPH H.: (<i>Roalfe</i>) <i>The Libraries of The Legal Profession</i>	130
HEIMANSON, RUDOLPH H.: (<i>Auerback</i>) <i>Immigration Laws of the United States</i>	381
KOONS, EARLE R.: (<i>Shattuck & Farr</i>) <i>An Estate Planner's Handbook</i>	125
KUNSTLER, WILLIAM M.: (<i>Cribbet</i>) <i>Cases on Judicial Remedies</i>	384
LO LORDO, VINCENT: (<i>Morgan</i>) <i>Basic Problems of Evidence</i>	385
MCWHINNEY, EDWARD: (<i>Gough</i>) <i>Fundamental Law in English Constitutional History</i>	263
SETARO, FRANKLYN C.: (<i>MacIver</i>) <i>Academic Freedom in Our Time</i>	502
SILVERMAN, MILTON A.: (<i>Newman</i>) <i>On Trusts</i>	124
SOLOMON, J. MICHAEL: (<i>Ludwig</i>) <i>Youth and the Law</i>	507
SOUBBOTITCH, IVAN: (<i>Tunc</i>) <i>The Law of the United States of America—Sources and Techniques (Le Droit des Etas-Unis D'Amerique—Sources et Techniques)</i>	505
TELLER, LUDWIG: (<i>Cox</i>) <i>Cases on Labor Law</i>	382