

## Index to Volume 9

DePaul College of Law

Follow this and additional works at: <http://via.library.depaul.edu/law-review>

---

### Recommended Citation

DePaul College of Law, *Index to Volume 9*, 9 DePaul L. Rev. (1960)  
Available at: <http://via.library.depaul.edu/law-review/vol9/iss2/31>

This Index is brought to you for free and open access by the College of Law at Via Sapientiae. It has been accepted for inclusion in DePaul Law Review by an authorized administrator of Via Sapientiae. For more information, please contact [mbernal2@depaul.edu](mailto:mbernal2@depaul.edu), [MHESS8@depaul.edu](mailto:MHESS8@depaul.edu).

## TABLE OF ARTICLES—AUTHORS

COVEY, FRANK M., JR. Amicus Curiae: Friend of the Court . . . . .	30
FINNEGAN, JOSEPH F. Federal Mediation: How It Works . . . . .	1
GITELMAN, MORTON. The Evolution of Labor Arbitration . . . . .	181
HENSON, RAY D. Chattel Mortgages in Illinois v. Secured Transactions under the Uniform Commercial Code . . . . .	125
LYON, RICHARD MARTIN. The Labor-Management Reporting and Disclosure Act, 1959	159
MEEK, MARCELLUS R. Western Hemisphere Trade Corporations and Base Companies	144
VOGEL, LESLIE H., and LOCK, ROBERT K. Critique of the Fellows-Kimbrough Rule .	19

## TABLE OF ARTICLES—TITLES

AMICUS CURIAE: FRIEND OF THE COURT: <i>Frank M. Covey, Jr.</i> . . . . .	30
CHATTEL MORTGAGES IN ILLINOIS v. SECURED TRANSACTIONS UNDER THE UNIFORM COMMERCIAL CODE: <i>Ray D. Henson</i> . . . . .	125
CRITIQUE OF THE FELLOWS-KIMBROUGH RULE. <i>Leslie H. Vogel and Robert K. Lock</i> .	19
EVOLUTION OF LABOR ARBITRATION, THE: <i>Morton Gitelman</i> . . . . .	181
FEDERAL MEDIATION: HOW IT WORKS: <i>Joseph F. Finnegan</i> . . . . .	1
LABOR-MANAGEMENT REPORTING AND DISCLOSURE ACT, 1959, THE: <i>Richard Martin Lyon</i> . . . . .	159
WESTERN HEMISPHERE TRADE CORPORATIONS AND BASE COMPANIES: <i>Marcellus R. Meek</i> . . . . .	144

## COMMENTS

“CAVEAT MANUFACTURER”: ADVERTISEMENTS AS CONSTITUTING EXPRESS WARRANTIES . . . . .	236
FEDERAL CIVIL RIGHTS ACT, THE: A JUDICIAL REPEAL . . . . .	230
COURT-MARTIAL JURISDICTION OVER CIVILIANS OVERSEAS, RECENT LIMITATIONS IN .	197
LACHES IN ADMIRALTY ACTIONS . . . . .	210
MOVIE CENSORSHIP STANDARDS UNDER THE FIRST AMENDMENT . . . . .	44
PARENTAL DUTY TO SUPPORT DISABLED ADULT CHILDREN, THE . . . . .	245
PLEADING UNDER THE JONES ACT, SOME ASPECTS OF . . . . .	51
“RIGHT-TO-COUNSEL” CASES, DEVELOPMENTS IN . . . . .	65
PORT DISTRICT: GENERAL CONSIDERATIONS OF AN IMPORTANT TYPE OF MUNICIPAL CORPORATION, WITH EMPHASIS ON ILLINOIS DISTRICTS, THE . . . . .	74
RIGHTS AGAINST NEGLIGENT THIRD PARTIES UNDER THE ILLINOIS WORKMEN'S COMPENSATION ACT, DEVELOPMENT OF . . . . .	220
SCIENTER IN OBSCENITY STATUTES, THE REQUIREMENT OF . . . . .	250
TREND TOWARD ELIMINATION OF GOVERNMENTAL IMMUNITY IN ILLINOIS, THE . . .	39

## CASE NOTES

<i>Admiralty</i> —WIDOW ALLOWED INTEREST FROM DATE OF DEATH, UNDER DEATH ON HIGH SEAS ACT . . . . .	255
<i>Constitutional Law</i> —DISTRICT COURT MUST HAVE JURISDICTION OVER FIRST TRIAL TO CONSTITUTE JEOPARDY . . . . .	257
<i>Constitutional Law</i> —INDIANA HABITUAL CRIMINAL STATUTE NOT PUNISHMENT FOR STATUS . . . . .	261
<i>Constitutional Law</i> —STATUTE PROVIDING FOR FINE FOR FAILURE TO ADMIT HEALTH INSPECTOR INTO DWELLING WITHOUT WARRANT HELD CONSTITUTIONAL . . . . .	81
<i>Contracts</i> —DEFENSE TO THIRD PARTY BENEFICIARY RIGHTS NOT AVAILABLE UNDER COLLECTIVE BARGAINING AGREEMENT IN ABSENCE OF EXPRESS PROVISION . . . . .	264
<i>Contracts</i> —UNIQUE TRI-PARTY PROMISE: "I PROMISE THAT X WILL DRAIN THE MARSH" HELD BINDING . . . . .	267
<i>Criminal Law</i> —MANSLAUGHTER CONVICTION FOR FAILURE TO PROVIDE MEDICAL AID TO CHILD BECAUSE OF RELIGIOUS BELIEF REVERSED . . . . .	271
<i>Criminal Law</i> —PROBATION BY FEDERAL COURT DOES NOT PRECLUDE CRIMINAL JURISDICTION OVER PROBATIONER BY STATE COURTS . . . . .	85
<i>Criminal Procedure</i> —STATE ALLOWED PEREMPTORY CHALLENGE OF PREVIOUSLY ACCEPTED JUROR AFTER DEFENSE EXHAUSTED PEREMPTORY CHALLENGES . . . . .	275
<i>Domestic Relations</i> —MASSACHUSETTS JOINS STATES HOLDING BLOOD GROUPING TESTS CONCLUSIVE IN PATERNITY SUITS . . . . .	281
<i>Domestic Relations</i> —PRESUMPTION OF LEGITIMACY NOT OVERCOME BY NON-ACCESS UNTIL 232 DAYS PRIOR TO BIRTH IN WEDLOCK . . . . .	89
<i>Equity</i> —RESTRICTIVE COVENANT ON CHATTEL BINDING ON THIRD PARTY WITH NOTICE . . . . .	288
<i>Evidence</i> —JUROR OBTAINING INFORMATION ON "ARCING" BY READING BOOK ON ELECTRICITY DURING TRIAL HELD REVERSIBLE ERROR . . . . .	91
<i>Federal Arbitration</i> —STATE LAW NOT BINDING ON FEDERAL COURT IN DIVERSITY SUIT . . . . .	291
<i>Federal Procedure</i> —LIKELIHOOD OF THE DEFENDANT CONTINUING IN THE NARCOTICS TRAFFIC HELD SUFFICIENT GROUNDS TO DENY BAIL PENDING APPEAL . . . . .	295
<i>Federal Procedure</i> —"SPURIOUS CLASS" PLAINTIFFS ALLOWED TO INTERVENE AFTER CLAYTON ACT LIABILITY FOR TREBLE DAMAGES WAS FIXED . . . . .	95
<i>Labor Law</i> —"AGENCY SHOP" CLAUSE NOT VIOLATIVE OF RIGHT-TO-WORK LAWS UNLESS EXPRESSLY PROHIBITED . . . . .	99
<i>Labor Law</i> —BUSINESS HOURS NOT PROPER SUBJECT FOR COLLECTIVE BARGAINING . . . . .	299
<i>Labor Law</i> —UNION SHOP CLAUSE VIOLATES FREEDOM OF SPEECH WHERE FUNDS USED FOR IDEOLOGICAL PURPOSES . . . . .	103
<i>Procedure</i> —FOREIGN CORPORATION HELD NOT SUBJECT TO ILLINOIS JURISDICTION UNDER CIVIL PRACTICE ACT, SECTION SEVENTEEN, UNLESS PHYSICALLY PRESENT WHEN "DOING BUSINESS" IN ILLINOIS . . . . .	106
<i>Real Property</i> —NEGATIVE RECIPROCAL EASEMENT HELD RETROACTIVE WHERE COMMON GRANTOR REACQUIRED LOT ORIGINALLY CONVEYED WITHOUT RESTRICTION FOR COLLUSIVE PURPOSE . . . . .	112
<i>Torts</i> —DEFENSE OF ABSOLUTE PRIVILEGE HELD AVAILABLE TO OFFICERS OF THE EXECUTIVE BRANCH BELOW DEPARTMENT HEAD LEVEL . . . . .	115
<i>Torts</i> —FRAUD ACTION NOT ASSIGNABLE TO TRUSTEE IN BANKRUPTCY . . . . .	303
<i>Trusts</i> —CY PRES NOT APPLICABLE TO CHARITABLE BEQUESTS "FOR WHITE CHILDREN" . . . . .	308

## BOOK REVIEWS

DAVITT: <i>The Elements of Law</i> ( <i>John T. Richardson, C.M.</i> ) . . . . .	314
GARLAND: <i>American-Brazilian Private International Law</i> ( <i>Albert A. Vail</i> ) . . . . .	122
HENKIN: <i>Arms Control and Inspection in American Law</i> ( <i>Mark J. Satter</i> ) . . . . .	313
PERRY (ed.): <i>Sources of Our Liberties</i> ( <i>Robert Q. Kelly</i> ) . . . . .	316
SCHWARTZ and HOGAN: <i>Joseph Story</i> ( <i>Robert G. Weclaw</i> ) . . . . .	361

## INDEX DIGEST

<b>A</b>	
<b>ADMIRALTY</b>	
Interest under death on High Seas Act . . . . .	255
Laches in admiralty actions . . . . .	210
Pleading under the Jones Act . . . . .	51
<b>ADVERTISING</b>	
As express warranty . . . . .	236
<b>AMICUS CURIAE</b>	
Friend of the court . . . . .	30
<b>ARBITRATION</b>	
Evolution of labor arbitration . . . . .	181
<b>B</b>	
<b>BANKRUPTCY</b>	
Fraud action not assignable . . . . .	303
<b>C</b>	
<b>CENSORSHIP</b>	
Scienter in obscenity statutes . . . . .	250
Standards under First Amendment . . . . .	44
<b>CHATTEL MORTGAGES</b>	
Compared with Uniform Commercial Code . . . . .	125
<b>CHURCH AND STATE</b>	
Religious belief as defense to homicide . . . . .	271
<b>CIVIL PROCEDURE</b>	
Amicus curiae . . . . .	30
Foreign corporation not subject to Illinois jurisdiction . . . . .	106
<b>CIVIL RIGHTS</b>	
Federal Civil Rights Act . . . . .	230
<b>CONSTITUTIONAL LAW</b>	
Admission of health inspector without warrant . . . . .	81
Court-martial jurisdiction over civilians . . . . .	197
Indiana Habitual Criminal Statute . . . . .	261
Jurisdiction to constitute jeopardy . . . . .	257
Movie censorship standards . . . . .	44
Requirement of scienter in obscenity statutes . . . . .	250
"Right-to-counsel" cases . . . . .	51
Use of funds under union shop clause . . . . .	103
<b>CONTRACTS</b>	
Third party beneficiary rights under collective bargaining agreement . . . . .	264
Unique tri-party "promise" . . . . .	267
<b>CORPORATIONS</b>	
Western hemisphere trade corporations . . . . .	144
<b>COURT-MARTIAL</b>	
Jurisdiction over civilians overseas . . . . .	197
<b>CRIMINAL PROCEDURE</b>	
Admission of health inspector required without warrant . . . . .	81
Denial of bail pending appeal . . . . .	295
Federal court probation does not preclude state court jurisdiction . . . . .	85
Indiana Habitual Criminal Statute . . . . .	261
Jurisdiction to constitute jeopardy . . . . .	257
Peremptory challenge . . . . .	275
"Right-to-counsel" cases . . . . .	65
<b>CRIMINAL LAW</b>	
Homicide defense of religious belief . . . . .	271
<b>D</b>	
<b>DOMESTIC RELATIONS</b>	
Blood grouping tests conclusive . . . . .	281
Parental duty to support adult disabled children . . . . .	245
Presumption of legitimacy . . . . .	89

<b>E</b>		<b>ILLINOIS PORT DISTRICTS</b>	
<b>EQUITY</b>		As municipal corporations . . .	74
Application of cy pres . . . . .	308	<b>ILLINOIS WORKMEN'S COM- PENSATION ACT</b>	
Restrictive covenant on chattel binding . . . . .	288	Rights against negligent third parties . . . . .	220
<b>EVIDENCE</b>		<b>INTERNATIONAL LAW</b>	
"Arcing" not subject to judicial no- tice . . . . .	91	Book Review: GARLAND: Ameri- can-Brazilian Private Interna- tional Law . . . . .	122
Blood grouping tests conclusive .	281	Book Review: HENKIN: Arms Con- trol and Inspection in American Law . . . . .	313
Critique of Fellows-Kimbrough Rule . . . . .	19	<b>J</b>	
Presumption of legitimacy . . . .	89	<b>JONES ACT</b>	
<b>F</b>		Pleading under . . . . .	51
<b>FEDERAL ARBITRATION ACT</b>		<b>JURISDICTION</b>	
State law not binding in diversity suit . . . . .	291	Court-martial jurisdiction over civilians . . . . .	197
<b>FEDERAL CIVIL RIGHTS ACT</b>		Federal court probation does not preclude state jurisdiction . . .	85
A judicial repeal . . . . .	230	Under Illinois Civil Practice Act .	106
<b>FEDERAL PROCEDURE</b>		<b>JURISPRUDENCE</b>	
Denial of bail pending appeal . .	295	Book Review: DAVITT: The Ele- ments of Law . . . . .	314
Intervention of "spurious class" plaintiffs . . . . .	95	Book Review: PERRY (ed.): Sources of Our Liberties . . . . .	316
Jurisdiction to constitute jeopardy .	257	Book Review: SCHWARTZ and HOGAN: Joseph Story . . . . .	316
State law not binding in Federal Arbitration Act suit . . . . .	291	<b>JURY</b>	
<b>FEDERAL TAXATION</b>		Obtaining outside information on arcng . . . . .	91
Western hemisphere trade corpora- tions . . . . .	144	Peremptory challenge . . . . .	275
<b>G</b>		<b>L</b>	
<b>GOVERNMENTAL IMMUNITY</b>		<b>LABOR</b>	
Absolute privilege of executive of- ficials . . . . .	115	"Agency shop" clause not violative of Right-To-Work Law . . . . .	99
Elimination in Illinois . . . . .	39	Business hours not subject for col- lective bargaining . . . . .	249
<b>H</b>		Evolution of labor arbitration . .	181
<b>HYPOTHETICAL QUESTIONS</b>		Federal mediation techniques . .	1
Critique of Fellows-Kimbrough Rule . . . . .	19	<b>I</b>	
<b>I</b>		<b>ILLINOIS CIVIL PRACTICE ACT</b>	
<b>ILLINOIS CIVIL PRACTICE ACT</b>		Foreign corporation not subject to jurisdiction under Section 17 . .	106

Labor-Management Reporting and Disclosure Act, 1959 . . . . .	159		
Unconstitutional use of union shop funds . . . . .	103		
<b>M</b>			
<b>MEDIATION</b>			
How federal mediation works . . . . .	1		
<b>MOTION PICTURES</b>			
Censorship standards under First Amendment . . . . .	44		
<b>MUNICIPAL CORPORATIONS</b>			
Elimination of governmental immunity in Illinois . . . . .	39		
Port districts as municipal corporations . . . . .	74		
<b>P</b>			
<b>PARENT AND CHILD</b>			
Duty to support disabled adult children . . . . .	250		
<b>PERSONAL PROPERTY</b>			
Illinois Chattel Mortgage Statutes compared to Uniform Commercial Code . . . . .	125		
Restrictive covenant binding . . . . .	288		
<b>PHILOSOPHY OF LAW</b>			
Book Review: PERRY: Sources of Our Liberties . . . . .	316		
		<b>R</b>	
		<b>REAL PROPERTY</b>	
		Negative reciprocal easement retroactive . . . . .	121
		<b>S</b>	
		<b>SALES</b>	
		Advertisements as express warranties . . . . .	236
		<b>T</b>	
		<b>TORTS</b>	
		Absolute privilege of executive officers . . . . .	115
		Elimination of governmental immunity in Illinois . . . . .	39
		Fraud action not assignable to trustee in bankruptcy . . . . .	303
		<b>TRUSTS</b>	
		Cy pres . . . . .	308
		<b>U</b>	
		<b>UNIFORM COMMERCIAL CODE</b>	
		Compared with Illinois Chattel Mortgage Acts . . . . .	125
		<b>W</b>	
		<b>WORKMEN'S COMPENSATION</b>	
		Rights against negligent third parties . . . . .	220