

Table of Contents

DePaul College of Law

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

Recommended Citation

DePaul College of Law, *Table of Contents*, 11 DePaul L. Rev. (1961)
Available at: <https://via.library.depaul.edu/law-review/vol11/iss1/1>

This Front Matter is brought to you for free and open access by the College of Law at Digital Commons@DePaul. It has been accepted for inclusion in DePaul Law Review by an authorized editor of Digital Commons@DePaul. For more information, please contact digitalservices@depaul.edu.

DE PAUL LAW REVIEW

Volume XI

AUTUMN-WINTER 1961

Number 1

CONTENTS

MORTGAGES—PROBLEMS IN POSSESSION, RENTS, AND MORTGAGEE LIABILITY	1
By ROBERT KRATOVIL	
ILLINOIS SEARCH AND SEIZURE LAW—THE NEW FRONTIER	27
By JAMES R. THOMPSON	
AWARDING CUSTODY OF CHILDREN IN ILLINOIS—REVIEW OF THE FACTORS CONSIDERED BY THE COURTS	42
By RICHARD MARTIN LYON	
COMMENTS	
The Status of Dedicated Land in Illinois	61
The Act of State Doctrine—a New Look	76
Federal Tort Claims Act—Some Aspects	97
Interpretation of Some Aspects of Collapsible Corporation Legislation	112
CASE NOTES	
<i>Constitutional Law</i> —Union Organizers on Department Store Parking Lot Convicted under State Trespass Statute— <i>People v. Goduto</i> , 21 Ill. 2d 605, 174 N.E. 2d 385 (1961)	119
<i>Constitutional Law</i> —Safety Responsibility Law as a Deprivation of Due Process— <i>People v. Nothaus</i> , 363 P.2d 180 (Colo. 1961)	125
<i>Courts</i> —Federal Procedure—Federal Court Jurisdiction Obtained on Grounds That Defendant Has Claimed and Will Claim More than the Jurisdictional Amount— <i>Horton v. Liberty Mut. Ins. Co.</i> , 367 U.S. 348 (1961)	130

SHEPARD'S FEDERAL LABOR LAW CITATIONS

A COMPREHENSIVE COMPILATION OF CITATIONS TO

**Decisions and Orders of the National Labor Relations Board
United States Supreme Court Decisions in Labor Cases
Lower Federal Court Decisions in Labor Cases
Labor Provisions in United States Code**

CITATIONS APPEAR IN

**Decisions and Orders of the National Labor Relations Board
United States Supreme Court Reports (Three Editions)
Federal Reporter Federal Supplement Federal Rules Decisions
All Units of the National Reporter System and
corresponding reports in all State Reports
with cross references to any reports or digests of same cases in
Court Decisions Relating to the National Labor Relations Act
American Labor Cases Labor Arbitration Reports Labor Cases
Labor Relations Reference Manual Wage and Hour Cases
Labor Law Reports Labor Relations Reporter
Labor Equipment**

ALSO IN

**Labor Relations Periodicals Numerous Law Reviews
Annotations in American Law Reports
Annotations in Lawyers' Edition, United States Supreme Court
Reports**

For descriptive brochure, write



**SHEPARD'S CITATIONS
COLORADO SPRINGS, COLORADO**

<i>Federal Taxation</i> —The Determination of Wilfulness in Failure to Pay Tax Cases—United States v. Goodman, 190 F. Supp. 847 (N.D. Ill. 1961)	135
<i>Real Property</i> —Redemption Rights of Stranger to Record Title—Weiner v. Jobst, 22 Ill. 2d 11, 174 N.E. 2d 561 (1961)	141
<i>Scaffold Act</i> —Control of Construction as a Requisite of Liability—Gannon v. Chicago, M., St. P. & P. Ry., 22 Ill. 2d 305, 175 N.E. 2d 785 (1961)	144
<i>Torts</i> —Intentional Infliction of Mental Suffering: A New Tort in Illinois—Knierim v. Izzo, 22 Ill. 2d 73, 174 N.E. 2d 157 (1961)	151

BOOK REVIEW

Pritchett, C. Herman: Congress versus the Supreme Court . . .	158
<i>By</i> ROBERT G. WECLEW	

TEN-YEAR CUMULATIVE INDEX

Subscription price: \$3.00 a year
Single copies: \$1.50

Published semiannually by De Paul University College of Law
 25 East Jackson Boulevard, Chicago 4, Illinois

Copyright 1961 by De Paul University

PRINTED IN U. S. A.

ESCROW

*means prompt service and
maximum protection in real estate closings.*

DURING THE PERIOD REQUIRED TO CLOSE A REAL ESTATE DEAL, many things can happen to affect the title to the property or to upset the transaction. One of the parties to the transaction may owe money and a judgment may be rendered against him; a law suit may be filed involving the property; or perhaps one of the principals may die while the deal is pending.

ESCROW PROTECTS THE INTEREST OF ALL PARTIES TO THE TRANSACTION against such contingencies. It also gives greater assurance that the deal will be completed even though the unforeseen happens. And escrow brings the great advantage of *flexibility*—for when there are special circumstances or problems, the escrow agreement can be so drawn as to provide for these complications—more simply, safely and quickly.

THE LAWYER PROTECTS THE INTERESTS OF HIS CLIENTS to the utmost when he insists upon a closing through escrow. The real estate broker has more time for selling when he is not involved with the details of closing, and the mortgage lender has greater assurance and less involvement with details when the escrowee has the responsibility for the fulfillment of the closing instructions in the escrow agreement.

CHICAGO TITLE AND TRUST COMPANY HAS MORE EXPERIENCE in closing real estate deals through an escrow than any other Chicago institution. Our Escrow Officers are specialists and will readily understand your requirements. You also benefit from the convenience of having an examining unit located right in the Escrow Department, so that at Chicago Title and Trust Company the maximum protection of both title insurance and escrow services may be obtained simultaneously.

FOR ADDITIONAL INFORMATION, write or phone the Escrow Department, Chicago Title and Trust Company.



Chicago Title and Trust Company

111 WEST WASHINGTON STREET, CHICAGO 2, ILLINOIS

120 E. Liberty Dr., Wheaton • 110 N. Ottawa St., Joliet • 15 S. County St., Waukegan
105 N. Monroe St., Peoria • 28 Public Square, Belleville • 113 S. 3rd St., Geneva
108 N. Main St., Sycamore • 112 Hillsboro Ave., Edwardsville

Regional Offices, Agents and Representatives serving every Illinois county.

Title insurance on property in other states through subsidiary companies

—Title reinsurance service on property throughout the nation.