

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. (1962)
Available at: <https://via.library.depaul.edu/law-review/vol11/iss2/1>

This Front Matter 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 editor of Via Sapientiae. For more information, please contact digitalservices@depaul.edu.

DE PAUL LAW REVIEW

Volume XI

SPRING-SUMMER 1962

Number 2

CONTENTS

THE CONSTITUTIONAL PERMISSIBILITY OF THE PARTICIPATION OF CHURCH-RELATED SCHOOLS IN THE ADMINISTRATION'S PROPOSED PROGRAM OF MASSIVE FEDERAL AID TO EDUCATION	161
<i>By</i> JOHN CORNELIUS HAYES	
ANALYSIS OF ILLINOIS JUDICIAL ARTICLE OF 1961 AND ITS LEGISLATIVE AND JUDICIAL IMPLEMENTATION	185
<i>By</i> HARRY G. FINS	
COMMENTS	
Traumatic Neurosis and Suicide in Workmen's Compensation Cases	257
Pre-trial Criminal Discovery—Proposed Illinois Rules	286
Silence—an Admission of Guilt	307
Condominium: An Introduction to the Horizontal Property System	319
CASE NOTES	
<i>Criminal Law</i> —Mistake of Law—a Valid Defense—United States v. Crosby, 294 F.2d 928 (2d Cir. 1961)	329
<i>Escheat</i> —Possible Multiple Liability of Abandoned Intangible Personal Property—Western Union Tel. Co. v. Commonwealth of Pennsylvania, 368 U.S. 71 (1961)	337
<i>Labor Law</i> —State Court and Reinstatement—Cooper v. Nutley Printing Co., 36 N.J. 189, 175 A.2d 639 (1961)	344



from START to FINISH

It's easy to pick a good horse at the finish
—but mighty difficult at the start.

So it is with a case or statute:

Many a decision obtained from a digest, encyclopedia, text book, annotation, etc., or a statute obtained from a case, annotation or index, seems all right in the beginning, but looks like an "also ran" after it has been checked up in Shepard's Citations.



SHEPARD'S CITATIONS
COLORADO SPRINGS, COLORADO

<i>Torts</i> —Affirmative Duty—the Emergency Room in a Private Hospital—Wilmington Gen. Hosp. v. Manlove, 51 Del., 174 A.2d 135 (1961)	351
<i>Torts</i> —Extension of Prenatal Injury Doctrine to Nonviable Infants—Daley v. Meier, 33 Ill. App.2d 218, 178 N.E.2d 691 (1961) . . .	361
<i>Torts</i> —In Personam Jurisdiction over Foreign Corporation and Due Process—a New Frontier—Gray v. American Radiator & Standard Sanitary Corp., 22 Ill.2d 432, 176 N.E.2d 761 (1961) . . .	368

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 1962 by De Paul University

PRINTED IN U.S.A.



How rich must your client be to need an estate plan?

No need to sell you on estate planning. Most lawyers have seen first-hand the unnecessary problems and conflicts which often result when an estate changes hands without a plan.

As a matter of fact, we find most lawyers agree with the emphasis we put on sound estate planning. But sometimes you may find it difficult to convince your client to take the necessary steps to put a plan in writing.

Perhaps that's where we can help. Our Trust Division has prepared a short, effective chalk talk on the practical aspects of estate management which has helped many hesitant people to see the value of

an estate program, and the vital importance of a will carefully prepared by their lawyer. By demonstrating—in simple, understandable terms—the possible tax savings, the benefits to heirs or other beneficiaries, and the advantages of providing for professional management of the estate, our officers are often able to convince a person to begin work with his lawyer on an estate plan at once.

If you have a client who needs convincing, get in touch with our Trust Division and make an appointment to bring him in to hear our chalk talk soon. You might find it helpful to your own estate planning, too.



Chicago Title and Trust Company

111 WEST WASHINGTON STREET, CHICAGO 2, ILLINOIS