THE PERSONAL FACTOR IN SENTENCING .......................... 1
By James Benton Parsons

AN APPEAL TO SAVE OUR WRITTEN CONSTITUTIONAL FORM OF GOVERNMENT .................. 15
By H. E. Nichols

THE MEDICAL PARTNERSHIP ............................................ 28
By Bernard D. Hirsh

SELF-DEFENCE—A PERMISSIBLE USE OF FORCE UNDER THE U.N. CHARTER ...................... 43
By Fu-Shun Lin

COMMENTS

Problems of State Jurisdiction over Indian Reservations .................. 74

LEGISLATION NOTES

Condominium—A Comparative Analysis of Condominium Statutes .................. 111
Condominium—Illinois Condominium Property Act: An Analysis .................. 117
Statute of Limitations—Relation between Uniform Commercial Code and Prior Legislation in Illinois .................. 125
Youth—The Youth Employment Act: A Practical Proposal .................. 130

CASE NOTES

Associations and Societies: Religious Societies—Protection of Entrusted Property against Change in Fundamental Doctrines—Holiman v. Dovers, 336 S.W. 2d 197 (Ark. 1963) .................. 146
The Faculty Director’s Page

Com-mencing with this issue of the Law Review, the Student Board of Editors is departmentalized. This change is in keeping with the practice of most law reviews. Also, Legislation Notes is a new feature and the space heretofore allotted to Book Reviews has been increased.

Forthcoming works to be published in the Law Review include articles by Professor Arthur M. Scheller, Jr., of our law faculty; Professor L. A. Sheridan of the Faculty of Law of The Queen’s University of Belfast; Director J. Edgar Hoover of the Federal Bureau of Investigation; Mr. Melvin M. Belli of the San Francisco Bar—also, articles treating of the Nuremburg International War Crimes trial by Dr. Hans Laternser, Rechtsanwalt of Frankfurt/M., who was Defense Counsel for Dr. Arthur Seyss-Inquart and the General Staff and the OKW of the German armed forces; Dr. Herbert Kraus, Professor der Rechte of Göttingen, who was Defense Counsel for Hjalmar Schacht; and Dr. Egon Kubuschok, Rechtenswalt of Honnef (Rhein), who was Defense Counsel for Franz Von Papen and the Reich Cabinet.

Professor Scheller is writing on the subject of administrative control of Illinois water resources. Professor Sheridan, who was formerly Dean of the Faculty of Law of the University of Singapore, is writing on the subject of trusts and powers of appointment for public purposes which are not charitable.

The Faculty Director’s most recent work, “Juristisches und mili-tarisches Denken and Handeln,” appeared in Neue Zeitschrift für Wehrrecht, Jahrg. 4, Heft 4 (J. Schweitzer Verlag of Berlin).

Professor Howard Newcomb Morse


Patents—Patentable Invention: Question of Law or Fact?—Brothers Incorporated v. Browning Manufacturing Company, 137 U.S.P.Q. 624 (8th Cir. 1963) .................................................. 168


BOOK REVIEWS

Del Vecchio: Justice ........................................... 181
   By John T. Richardson, C.M.

Schwartz: A Commentary on the Constitution of the United States .......................................................... 182
   By Robert G. Weclew

Downs (ed.): The First Freedom ........................................... 184
   By Abner J. Mikva

Mandelker: Green Belts and Urban Growth ........................................... 186
   By John R. Sheaffer

Bodenheimer: Jurisprudence, The Philosophy and Method of the Law .................................................. 187
   By Charles A. McNabb

Wincor: From Ritual to Royalties: An Anatomy of Literary Property .................................................. 188
   By Roy R. Moscato

Soderman and O'Connell: Modern Criminal Investigation ........................................... 189
   By Virgil W. Peterson

BOOKS RECEIVED ........................................... 191

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 1963 by De Paul University

PRINTED IN U.S.A.
A good trust company is known by its roots

Does it really matter how old a trust company is?

We think so. When you recommend a corporate executor or trustee, longevity and the experience it brings are very significant considerations. When you name a trustee in a will, you have the right to know that the trustee will carry out its provisions. For a year or a century.

Chicago Title and Trust Company, whose trust business history began in 1887, is one of Chicago’s oldest trust companies. These deep roots give us the confidence to promise you prudent judgment and sound trust and estate management as far into the future as your clients may wish to plan.

The next time you review a will and an estate plan, consider the advantages of naming Chicago Title and Trust Company as corporate executor and trustee.

There are many benefits in selecting a corporate executor and trustee—especially one with the strength and experience that come from deep roots.

Since 1887, a trust company specializing in trust, estate and investment management

Chicago Title and Trust Company

111 West Washington Street, Chicago 2, Illinois