

Washington University Law Review

Volume 1953 | Issue 1

January 1953

Subject Index

Follow this and additional works at: https://openscholarship.wustl.edu/law_lawreview

Recommended Citation

Subject Index, 1953 WASH. U. L. Q. (1953).

Available at: https://openscholarship.wustl.edu/law_lawreview/vol1953/iss1/4

This Index is brought to you for free and open access by the Law School at Washington University Open Scholarship. It has been accepted for inclusion in Washington University Law Review by an authorized administrator of Washington University Open Scholarship. For more information, please contact digital@wumail.wustl.edu.

INDEX

SUBJECT INDEX

A		PAGE
ACCOUNTING		
See: <i>Dividends & Stocks</i>		
Proper treatment of expenses connected with the issuance of shares (par and non-par) in various fact situations—the views of accountants and legislators	35	
Rules for determining the amount of surplus per share to be transferred to stated capital when there has been a stock dividend	43	
Split or stock dividend—the views of accountants, the SEC, and the New York Stock Exchange	42	
AGENCY		
See: <i>Fraud</i>		
ASSAULT AND BATTERY		
See: <i>Workmen's Compensation</i>		
B		
BANKRUPTCY		
Interpretation of Section 29 (e) of the Bankruptcy Act	324	
BILLS AND NOTES		
Legal ramifications of the new negotiability approach of the Uniform Commercial Code	309	
Negotiability of a bond will not be destroyed by reference on its face to conditions stated in the deed of trust under the Uniform Commercial Code	306	
Practical Consequences of the new negotiability policy as adopted by the Uniform Commercial Code	307	
Uniform Commercial Code makes it possible to have negotiable instruments that do not fall within any statute governing negotiable papers	303	
Uniform Commercial Code, Article 7, replaces the Uniform Bill of Lading Act, the Warehouse Receipts Act and Sections 27 to 40 of the Sales Act	304	
C		
CONFLICT OF LAWS		
See: <i>Corporations</i>		
CONGRESS		
See: <i>Taxation</i>		
CONSTITUTIONAL LAW		
See: <i>Contracts</i>		
<i>Evidence</i>		
<i>Fraud</i>		
<i>Home Rule</i>		
<i>Labor</i>		
<i>Legislation</i>		
<i>Licenses</i>		
<i>Torts</i>		
Assertion of state authority to prevent entry into or to require departure from a state probably does not come within any criminal statute for the protection or regulation of interstate commerce	283	
Award of damages for breach or racial restrictive covenant is state action in violation of equal protection clause of Fourteenth Amendment	439	
Compulsory Service Statutes held unconstitutional	160	
Constitutionality of semi-monthly payday laws	209	
Educators, invoking privilege against self-incrimination	381-383	

INDEX

	PAGE		PAGE
Equal protection clause of Fourteenth Amendment as applied to the Mexican as a juror	212	<i>Election of Remedies Jury Torts</i>	
Equal protection clause as applied to the Negro as a juror	213	Compulsory Service Contracts held unconstitutional	161
Fourteenth Amendment in relation to licensing of motion pictures	206	Implied contract in malpractice, breach of	413
Freedom to migrate for employment is not separately protected but is only part of the general freedom of locomotion	273	No allegation of negligence need be made in action for breach of express medical contract	417
Imprisonment under filiation statute, not imprisonment for debt	97	Overruling of a statute upon which a contract has been based	217
Interpretation of Fifth Amendment	316	Patient expressly assumes the risks of treatment	420, 421
Involuntary attendance of accused at trial for violation of semi-monthly payday law considered imprisonment for debt and is unconstitutional	209	Protection of practitioner in action based on warranty of cure	422
Limitation upon ingress to a state by its laws has extended primarily to the exclusion of persons who have violated some other law, persons who are suffering from dangerous, contagious diseases, and persons who are dependent upon the public for support or assistance	286	Public policy and contracts to cure	418, 419
Privileges and immunities of citizens in the several states are by national authority extended to citizens of a state while in another state	272	Warranty of success in medical treatment	416, 417
Restrictions imposed by states upon movement of persons into their territories held unconstitutional by virtue of the federal power over foreign commerce	281		
State interpretation of the Fifteenth Amendment	172	COPYRIGHT	
Taxation of interstate commerce by the states	248	<i>Ad interim</i> copyright protection, exception to the rule that publication with notice is a condition precedent to a valid copyright	67
		International copyright commitments of the United States	78
		Publication with notice of copyright as a condition precedent to the securing of a copyright, statutory basis	57
		Reciprocal conditions for copyright established by Presidential Proclamation	80
		Relations between United States and Pan American countries, exception to the rule that publication with notice is a condition precedent to a valid United States Copyright	82
		Securing a United States copyright by registration alone	64
CONTRACTS		CORPORATIONS	
See: <i>Constitutional Law Courts Damages</i>		See: <i>Accounting Dividends Stocks</i>	

INDEX

	PAGE		PAGE
Citizenship of a multi-state corporation	220	Collateral source doctrine in Missouri	453-464
Earned surplus of constituent companies in mergers and consolidations, accounting problems	51	Effect of receipt of money or services from members of family on damages recoverable from tortfeasor	460-462
Stock dividends as income of the recipient, various rules as to	45-50	Measure of damage for breach of medical contract	423, 424
Stock dividends received by parent corporation from controlled subsidiaries, accounting problems concerning	45	Measure of damage for malpractice action	424
COURTS		"Out-of-pocket" rule applied to medical contracts	427, 428
See: <i>Contracts</i>		Suggested rule of damage for medical contracts	428
<i>Home Rule</i>		Tort rule of damages applied where action based on breach of medical contract	425
Actual power of courts to make laws	217	DEFAMATION	
Contract exception to retroactive overruling	217	Affidavits held a part of a judicial proceeding therefore privileged	224
Declaratory theory of jurisprudence	216	Court interpretation of the term "judicial proceeding" when concerned with the privilege to report such proceedings	224
CRIMINAL LAW		DIVIDENDS	
See: <i>Constitutional Law</i>		See: <i>Accounting & Stocks</i>	
<i>Parent and Child</i>		Difference between a stock-split and a stock dividend	38
<i>Taxation</i>		Provisions of the Missouri (and other states') statutes relating to stock dividends	41
Bookmaking, deductions for tax purposes	134	Uses and abuses of a stock-split or a stock dividend	39
Employment contracts of racketeers	138	E	
Enforcing of contracts by criminal sanctions held unconstitutional	162	EDUCATION, LEGAL	
Filiation statutes considered not criminal in nature	97	See: <i>Constitutional Law</i>	
Illegal businesses.....	132	Absolutes, their effect and change in the law	379, 380
Law enforcement and organized crime	121	Burden of legal education is on the lawyer	368, 369
Mail fraud	148	General legal education in undergraduate division, why	369
CUSTOMS AND TARIFFS			
See: <i>Taxation</i>			
D			
DAMAGES			
See: <i>Employer-Employee</i>			
<i>Income Tax</i>			
<i>Insurance</i>			
<i>Workmen's Compensation</i>			
"Benefit-or-bargain" rule applied to medical contracts	426		

INDEX

	PAGE	PAGE	
History of law, lessons to be learned as compared with those to be learned from history of science	370	Conflicting policies on wire-tapping	346
Method of the law and its lesson	371, 372	Effect of federal rule on wire-tapping	347
Movement of the law, its democratization and lesson	375, 376	Exclusionary evidence rule	350
Pragmatism, its embodiment and lessons in the law	378	Information obtained by unreasonable search and seizure cannot be admitted into evidence in Missouri	343
Science, comparison of legal techniques with those of	370	Interception of defendant and attorney call violates due process clause of Fifth Amendment	341
Themes to be pursued in general legal education	371	Proposed Missouri bill on wire-tapping	345
Undergraduate study, impracticality of specialized study	368	Right to assert FCA as a bar to wire-tapping evidence rests solely in him whose communications had been intercepted	341
ELECTION OF REMEDIES		Section 605 of FCA inapplicable to use of detectaphones	341
See: <i>Torts</i>		Wire-tapping evidence admissible in state courts	342
Barring of actions for malpractice and breach of medical contracts	431	Wire-tapping not an unreasonable search and seizure	340
Res judicata in malpractice cases	432, 433	Wire-tapping evidence not violative of right against self-incrimination	340
EMPLOYER-EMPLOYEE		EXECUTORS AND ADMINISTRATORS	
Effect of receipt of gratuitous payments from employer on damages recoverable by employee from tortfeasor	456-458	See: <i>Ethics</i>	
ETHICS		F	
Attorney, appointed trustee by will and rendering legal services to the executrix, is not representing conflicting interests	352	FRAUD	
Duties of the trustee	353	Failure to comply with semi-monthly payday law constituting fraud	211
Old and modern rules concerning the executor or trustee receiving both fiduciary and attorney fees	353	Federal equitable doctrine not applicable to state statute of limitations in suit under Bankruptcy Act	322
EVIDENCE		Principal not liable for innocent misrepresentations of agent	91
Advantages of absolute prohibition of wire-tapping	350	H	
Burden of proof in alleged violation of equal protection clause by excluding Negroes from juries	214	HOME RULE	
		Applicability of earnings tax to non-residents	397, 398
		Constitutional grant	385

INDEX

	PAGE		PAGE
Discretion of municipality	390, 391	LEGISLATION	
Earnings tax	396, 397	See: <i>Constitutional Law</i>	
Enabling act	398, 399	<i>Home Rule</i>	
Home rule in states other than Missouri	409-411	Examination of proposed immunity statutes	319
Police powers	406	No witness exempt from perjury or contempt prosecution	320
Political control	391, 392	Proposed immunity statutes do not extend to subsequent state prosecutions	321
Privilege granted to communities	385	Requirements of an immunity statute	317
Regulatory ordinances	403	State prohibiting licensing of "sacrilegious" motion picture held unconstitutional	206
Revenue as a factor	394		
Taxation	394, 395		
View of the courts	386, 388, 392, 393, 400, 402		
Zoning regulations	401		
I			
INCOME TAX		LIBEL AND SLANDER	
Damages in personal injury case should not include allowance for taxes	463	Communism tended to be treated as a crime	333
		Definition of a defamatory publication	331
INJUNCTION		Judge and jury functions	332
See: <i>Torts</i>		Label of "Communist dominated" held to be libelous per se	333
INSURANCE		"Per se" applied to slander and libel	332
Effect of receipt of insurance payments on damages recoverable from tortfeasor	455, 456		
J			
JUDGMENT		LICENSES	
See: <i>Pleading</i>		See: <i>Constitutional Law</i>	
		<i>Legislation</i>	
		Licensing of motion pictures before exhibit to the public	206
L			
LABOR		LIMITATIONS, STATUTE OF	
Anti-Peonage Act	155	See: <i>Contracts</i>	
Employment contracts, involuntary servitude	153	<i>Torts</i>	
Foreign Labor in the United States	150	Majority rule for malpractice actions	429
Freedom of migration of labor	151	Running of the statute in malpractice cases	430
Regulation of migration of labor	150		
LAW ENFORCEMENT		M	
See: <i>Criminal Law</i>		MASTER - SERVANT	
		See: <i>Labor</i>	
		MUNICIPALITIES	
		See: <i>Home Rule</i>	

INDEX

	PAGE		PAGE
N			
NEGLIGENCE		General negligence petition in a case other than <i>res ipsa loquitur</i>	474
See: <i>Pleading Torts</i>		Phrase "claim for relief" equivalent to "cause of action"	101
Conclusions in the law of <i>res ipsa loquitur</i> in Missouri	476, 477		
Effect of the introduction of evidence in a <i>res ipsa loquitur</i> case in Missouri (examples)	471-474		
Instructions in a <i>res ipsa loquitur</i> case in Missouri	473, 474		
No liability to parent for physical injuries induced by fear for child's safety	105		
Problems in pleading <i>res ipsa loquitur</i> in Missouri—general or specific pleadings	469, 470		
Requirements for a <i>res ipsa loquitur</i> case in Missouri	464-466		
<i>Res ipsa loquitur</i> in Missouri—a presumption or an inference	466-468		
O			
ORDINANCES			
See: <i>Home Rule</i>			
P			
PARENT AND CHILD			
See: <i>Negligence</i>			
Duty of parents to support illegitimate children	98		
Father not criminally liable for non-support of illegitimate child	94		
PLEADING			
See: <i>Procedure Torts</i>			
Amended petition as asserting new or additional "claim for relief"	99		
Effect of failure to move for or an untimely motion to make more definite and certain	470, 471		
		POLICE POWER	
		See: <i>Home Rule</i>	
		PRINCIPAL AND SURETY	
		Statutory Bonds in Missouri	182
		PROCEDURE	
		Amount of discretion that the court has in determining whether a proper interrogatory must be answered	23
		Answers to written interrogatories as evidence	25
		Application of the federal equitable rule	323
		Attitude concerning the restriction of discovery and interrogatories and the present (fed. rules) liberalization tendency	7
		Constitutional rights and written interrogatories	28
		Courts where written interrogatories are available	4
		Difference between an individual and a corporate person answering written interrogatories	21
		Form necessary and the number of questions allowed in a written interrogatory	5
		Form of answers to written interrogatories	22
		General nature of interrogatories	2
		Hearsay and written interrogatories (especially where there are corporate defendants)	13
		Knowledge of the interrogator does not bar interrogatories	11
		Objections to written interrogatories	27
		Opinion evidence and written interrogatories	13

INDEX

	PAGE
Penalties for failure and refusal to answer a written interrogatory found to be proper by the court	25
Permissible scope of questions in written interrogatories as compared with the federal view	9
The power or right to control of material facts by the person interrogated is sufficient basis for written interrogatory	12
Privileged matters and written interrogatories	17
Purpose of concurrent federal jurisdiction in diversity of citizenship cases	325
The right to file written interrogatories	3
Time to file written interrogatories	4
Trade secrets and written interrogatories	19
The use of written interrogatories to gain the production of documents	12
Who must answer the written interrogatory and to what extent	21

R

RES IPSA LOQUITUR

See: *Negligence*

S

SALES

See: *Torts*
Warranty

SEARCH AND SEIZURE

See: *Evidence*

STOCKS

See: *Accounting*
Dividends

The difference between the use of the spread or discount basis and the compensation basis in the issuance of corporate shares (examples)

33

PAGE

T

TAXATION

See: *Constitutional Law*
Criminal Law
Home Rule

Constitutional question involved in taxing interstate commerce by states	248
Corporate franchise tax and the commerce clause	247
Custom duties and tariffs	124
Federal taxes authorized by Congress	125
Fifth Amendment	131
Fiscal policy involved in Congress establishing a new tax policy on interstate commerce	262
Judicial history of the commerce clause in its limiting the power of the states to tax	233
The legal position of expenses and losses of an illegal business under the Internal Revenue Code	137
Limits on the power of Congress to regulate through taxation	130
"Local" events related to interstate commerce taxable by states	244
Possible solution to the taxation problem of legislation by Congress	256
Present methods of treating the expenses and losses of illegal enterprises	132
Problem of drafting a "local" event tax on interstate commerce	249
Realistic interpretation of "local" event taxation on interstate commerce	250
Recent interpretation of "local" event taxation of interstate commerce	253
Regulatory aspect of taxation	123
States' powers to regulate interstate commerce but not tax such commerce	238
Taxation as a means of revenue	123

INDEX

	PAGE		PAGE
Taxes involving gross receipts from interstate commerce ..	245	TRADE SECRETS	
Varied judicial interpretations of state taxation of interstate commerce	241	See: <i>Torts</i>	
		TRUSTS	
		See: <i>Ethics</i>	
TORTS			
See: <i>Contracts</i>			
<i>Defamation</i>			
<i>Negligence</i>			
Basis of duty of physician to patient	415		
Definition of malice in inducing breach of contract	356		
False imprisonment under the semi-monthly payday laws ..	210		
Legal, equitable relief for inducing breach of contract ..	355		
Liability of casual seller to remote user	443		
Necessity of confidential relationship for action for misappropriation of trade secret	446		
Privilege of reporting a judicial proceeding	224		
Protection of business "property rights"	356		
Reasons for modern statutes of limitations	337		
Running of statute of limitations	338		
Violation of right of privacy by publication concerning deceased relative	109		
		WARRANTY	
		Basis of retailer's liability	329
		Implied warranty of merchantability in case of sale by description	330
		Liability under the Uniform Sales Act	330
		Non-liability of wholesaler because of lack of contractual relation with consumer	328
		WILLS	
		Doctrine of dependent relative revocation	449
		WORKMEN'S COMPENSATION	
		Effect of receipt of payments from employer on damages recoverable by employee from third person tortfeasor	458
		Employer's liability for assault and battery committed by one employee on another employee	113
		Employer's right to be reimbursed by their third tortfeasor for payments to employee	458

