Subject Index

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

Recommended Citation
Available at: https://openscholarship.wustl.edu/law_lawreview/vol1951/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

AGENCY

See: Trust Receipts
Form requirements of powers of attorney in foreign countries .......................... 241
History of powers of attorney in foreign countries .......... 239
Importance of powers of attorney in civil law countries ............... 244
Philosophical basis for the doctrine of respondent superior ......................... 21

AMERICAN LAW INSTITUTE

History and accomplishments of the American Law Institute ...................... 283
The Institute's model acts and codes .................................. 294
The Institute's work to improve legal education .............. 292
Officers and organization of the American Law Institute ................. 303
Origin, drafting and effects of the Restatements of the Law .................. 286

APPELLATE PROCEDURE

Appellate practice and procedure in civil cases in Missouri .................. 486
The burden of proof when an appeal is taken in Missouri 494
The determination of what is a “final” judgment of a lower court for purposes of appeal in Missouri .......... 490
Necessity of preserving errors in the trial court for appellate review under the Missouri Civil Code 486
The right of appeal in Missouri ........................................ 490
When the appellate court acquires jurisdiction over a case in Missouri ............ 496

ATTACHMENT

The Missouri and Uniform Stock Transfer Act provisions for attachment and levy on corporate shares compared .................................. 384
Operation and effect of section 13 of the Missouri version of the Uniform Stock Transfer Act 386
Situs of shares of stock in a Missouri corporation for purposes of attachment and levy .......................................... 301

AUTOMOBILES

See: Chattel Mortgages
Constitutional Law
Municipal Regulations
Effectiveness of the Missouri and Massachusetts motor vehicle responsibility acts 407
Missouri's Motor Vehicle Safety Responsibility Act and the Massachusetts Compulsory Motor Vehicle Liability Security Act .... 400
Nature of a certificate of title ............................................. 540

BAILMENT

Liability of an airplane owner for entrusting airplane to one he knows is a reckless pilot .............. 136

CHATTEL MORTGAGE

See: Trust Receipts
Curing defects in the description of the mortgaged property ........................ 580
Effect of motor vehicle registration provisions as between mortgagee and mortgagor ............................. 547
Effect of motor vehicle registration statutes with no provision for noting an encumbrance on the certificate of title ........................................ 552
INDEX

Effect of statutes requiring notation of a lien on certificate of title but with no provision as to the effect of the notation .................... 548

Methods of identifying the chattels in a mortgage ...... 572

Misdescription of the property in a chattel mortgage 579

Procedural methods of applying the substantive law of mortgages ..................... 580

Provisions for registering encumbrances on automobile dealers' stock ..................... 555

Statement of the location of the mortgaged property ... 577

Statement of ownership of the mortgaged property ... 574

Statement of possession of the mortgaged property ... 576

Statement of the quantity of the mortgaged property ... 573

Statutes requiring notation of an encumbrance on the certificate of title as a prerequisite of constructive notice .................... 541

Tests of the sufficiency of the description of the mortgaged property ..................... 572

CIVIL LAW

Analogy as a method of interpretation of a code under the civil law ............ 189

Importance of prior case decisions in applying the civil law ..................... 250

The philosophical basis for rejection of the doctrine of stare decisis in civil law countries ..................... 191

The power of judges to fill gaps in the code ..................... 253

COMMERCE

See: Municipal Regulations
Preparation of the Uniform Commercial Code ..................... 300

COMPARATIVE LAW

See: Agency
Application of the civil law by a common law court ... 249

COMPETITIVE BIDDING

Competition defined ............. 515
Objects and goals of competitive bidding ..................... 513
Unit bidding ..................... 527

CONDITIONAL SALES

See: Chattel Mortgages

CONFLICT OF LAWS

See: Chattel Mortgages
Constitutional Law
Divorces
Municipal Regulations

Acquiring jurisdiction over the person ......... 563
Constitutionality of the denial of a forum to a non-resident ..................... 461
Development of non-resident motor statutes ..................... 560

The doctrine of forum non conveniens applied to cases arising under the Federal Employers’ Liability Act .... 461

Motor vehicle registration statute to be applied when automobile mortgaged in one state is sold in another ..................... 553

The Restatement of Conflict of Laws ......... 288, 291

Situs of shares of stock ........ 394

State discretion under the Federal Employers’ Liability Act to take jurisdiction of a cause ..................... 461

CONSTITUTIONAL LAW

See: Joint Tenancy
Judges
Municipal Regulations


Constitutionality of the Missouri and Massachusetts motor vehicle responsibility acts ..................... 402

The Full Faith and Credit clause with regard to collateral attacks upon foreign divorce decrees ......... 94
INDEX

Full Faith and Credit to judgments rendered pursuant to a valid acquisition of jurisdiction .....................564
Retraction statutes applicable to radio stations and newspapers only as violative of the equal protection of the laws clause .........................132
Retraction statutes limiting liability to special damages as a denial of due process ...132
United States Supreme Court's attitude in the non-resident motorist cases ....570
Validity of statutes authorizing suits against the administrator of a non-resident ........................................560
Whether a treaty is self-executing as determined by the intent of the parties and criteria for determining that intent .........................119

CONTRACTS

"Buy Local" clauses in public contracts ..................................518
Fraud in the inducement as a ground for rescission ........591
Guarantee of the quality of work in public contracts 529
Local labor clauses in public contracts ..................................519
Maximum hours clauses in public contracts .........................523
Necessity of proof of pecuniary damage by party seeking rescission of a contract ....591
Performance bonds in connection with public contracts 530
Prequalification requirements in public contracts .............528
Prohibition of the hiring of aliens in public contracts ..........................................................517
Requirement that successful bidder be paid in bonds of the locality in public contracts ...527
Specification of certain materials in public contracts 531
"Union Only" clauses in public contracts ..................................525

CORPORATIONS

See: Attachment

CRIMINAL LAW

See: War Crimes
Capital punishment—Goethe's viewpoint .........................160
Injury to unborn child causing death after his birth alive as murder ..................408
The Model Code of Criminal Procedure ...................................295
The Model Youth Correction Authority Act ......................297
Receipt of verdict by substitute for the judge ..................271

DEFAMATION

Protection of artist's rights in works which he has sold on the basis of defamation 126

DIVORCE

Collateral attack by an heir or devisee on the foreign divorce decree of his decedent ........................................107
Collateral attack by an heir or devisee on the foreign divorce decree of his decedent's surviving spouse 109
Collateral attack by one spouse upon a foreign divorce decree ending the previous marriage of his husband or wife ..........96
Collateral attack by third parties other than second spouses, heirs or devisees on foreign divorce decrees 113
Collateral attack by an executor or administrator on a foreign divorce decree ......106

EQUITY

Balancing the equities when the owner wishes to destroy the work of an artist 130
The doctrine of pari delicto applied to collateral attacks on foreign divorce decrees .. 96
INDEX

EVIDENCE

Page

Admissibility of affidavits in Nuremberg War Crimes Prosecution ......................... 351

Danger of perjury by expert witnesses .................................................. 503

The problem of attaining truth through expert witnesses ................................. 498

Method of examining expert witnesses .................................................. 505

Preparation of the Model Code of Evidence ........................................ 299

EXECUTORS AND ADMINISTRATORS

Suits against foreign executors and administrators ................................... 565

F

FASCISM

Negation of traditional rule by law as an element in Fascism .......................... 197

Persistence of German National Socialism and its effect on occupation policy .... 199

FRAUD

See: Contracts

Gifts

Municipal Regulations

G

GIFTS

Importance of giving exclusive control to donee in cases of constructive delivery ........................................ 260

Importance of transferring some symbol of right to donee to accomplish a symbolic delivery ........................................ 259

Liberalization of delivery requirement where intent of donor is very clear ............ 257

Ownership of wedding gifts when proposed marriage fails to occur ..................... 602

The requirement of delivery in parol gifts of chattels .................................. 255

Revocation because of the fraud of the donee ........................................ 590

Symbolic and constructive delivery defined and distinguished .......................... 258

Validity of a gift subject to a condition .................................................. 260

H

HUSBAND AND WIFE

See: Divorce

Denial of recovery for loss of consortium to a husband when his wife is negligently injured ........................................ 269

Reasons assigned for denying the wife recovery for loss of consortium of her husband ........................................ 263

I

INTERNATIONAL LAW

See: Treaties

Distribution of narcotics as an act of genocide ........................................ 176

Genocide defined .................................................. 175

Mental harm as a type of genocide .................................................. 174

J

JOINT TENANCY

Constitutional provisions against forfeiture of estate applied to the right of a co-tenant, who murders the other, to take the property by survivorship ........................................ 584

The right of a co-tenant who murders the other to take the whole of the property by right of survivorship ........................................ 582

JUDGES

See: Jurisprudence

Inability of judges to divorce legal principles from moral principles .................. 9

Necessity of judge’s presence to receive the verdict of a jury ........................................ 270

Types of judges .................................................. 473

https://openscholarship.wustl.edu/law_lawreview/vol1951/iss1/4
INDEX

JURISPRUDENCE
See: Civil Law
Facism
Judges
Workmen's Compensation
Change of moral concepts with time, and effect of this change on statutes ..........15
Change in the philosophical basis of liability from fault to ability to bear the burden ........................................21
Clash of law and morality ....480
Commentary on the definition of justice .....................................4
Comparison of legal judgments with moral judgments ........................................7
Definition of justice as a communal valuation ........28
Difficulty in obtaining justice because of the necessity of applying it to facts which occurred in the past ..........14
The effect of the public interest on judicial decision ....23
Effect of tradition on the law ........................................71
Goethe's approach to the interpretation of the law ....161
Goethe and the evolution of law ................................................................163
Goethe's ideas on the proper form of government ..........166
Guilt by association as a basis for punishment ..........18
The ideal legal order for an occupied nation ..........188
Justice as the philosophical goal of law ..........1
The role of the judge in the American system ..........471

LEGAL HISTORY
The life of Goethe ..........151

LEGISLATION
Characteristics and effectiveness of statutes regulating lobbying ..........326
Concerted letter and telegram sending as a means of influencing legislation ..........319
Desirability of organized economic pressure groups ..........324
The drafting of many bills by groups outside the legislature ........................................312
Economic groupism as a fundamental influence on legislation ........................................310, 315
Efforts to convince the public that the needs of a particular economic group are the needs of the public generally ..........221
Increased governmental activity in economic affairs as a cause of increased pressure upon legislative bodies ..........306
Participation of the legal profession in the passage of statutes ........................................308
Personal contact as the most effective technique in influencing legislation ..........311
Testimony by representatives of pressure groups as a means of influencing legislation ..........318

LIBEL AND SLANDER
Immunity of bodies with legislative functions ..........207
Statutes limiting recovery against radio stations and newspapers to special damages when retraction made before suit ..........131

LICENSES
See: Automobiles

LITERARY PROPERTY
See: Equity
The doctrine of moral right and an artist's right to prevent the destruction of his work after sale ..........124
Reasons why an artist should be able to prevent the destruction of his work after sale ..........127
INDEX

M

MUNICIPAL CORPORATIONS
See: Municipal Regulations
City councilmen held not entitled to same privileges and immunities as state legislators ..........209
The immunity enjoyed by members of superior bodies extended to members of municipal legislatures ......207
The power of municipal corporations to protect the public health and safety ....358

MUNICIPAL REGULATIONS
Conflict between municipal regulations and state or federal laws ......358, 362, 378
Licensing as a means of regulating activities within the municipality ........359
Municipal ordinances as a protection against fraud ...376
Municipal regulation and the rights of abutting owners 363
Municipal regulation of trade unions ..................................365
Power of a municipality to regulate, inspect and license common carriers .....361
Power of a municipality to regulate and restrict commercial enterprises ..........366
Public nuisances as a subject of municipal regulation ......363
368, 373, 378
Taxation as a means of municipal regulation ......372, 376

N

NEGLIGENCE
See: Torts
Absence of control by the plaintiff as an element of res ipsa loquitur ..........219
Assumption of the risk of being struck by a batted or thrown ball by spectators at a baseball park ..........440
The doctrine of res ipsa loquitur as applied to bursting bottles ..................216
The duty owed patrons of a baseball park by the proprietor .....................436
Evidence more readily accessible to defendant than plaintiff as an element of res ipsa loquitur ..........219
Exclusive control by defendant as an element of res ipsa loquitur .............218
Failure of baseball park owner to protect or warn spectators of dangers from thrown or batted balls ......434
Procedural effect of the doctrine of res ipsa loquitur— inference or presumption? 220, 222, 236
Proximate cause limitation where one bails an airplane to a pilot known to be reckless ........................................136
Res ipsa loquitur distinguished from general negligence ..........................227, 235
Sitting in unprotected portion of baseball stands as contributory negligence ....450
Step ladder found to fall within the Simple Tool Doctrine ....................141
Unlikelihood of accident’s happening without negligence as an element of res ipsa loquitur ......................218

NUISANCE
See: Municipal Regulations

P

PERSONAL PROPERTY
See: Gifts
Literary Property

PLEDGES
See: Trust Receipts
Effect of motor vehicle registration statutes on the law of pledges ..........544
INDEX

R

REAL PROPERTY
See: Joint tenancy
Factors conducive to finding a determinable fee instead of a determinable life estate ........................................ 597
Quantum of estate created by a devise to one "so long as she may remain my widow" ........................................ 595

RELIGION
Goethe's ideas on the legal relation of the State and Religion ........................................ 157

RESTITUTION
See: Contracts
The Restatement of Restitution ........................................ 289, 291

SALES
See: Contracts
Trust Receipts

SECURITY TRANSACTIONS
See: Trust Receipts
The effect of the proposed Uniform Commercial Code on security transactions .... 46

SERVICE OF PROCESS
Service upon a non-resident defendant ........................................ 429
Service upon a non-resident plaintiff ........................................ 427
Service upon a non-resident witness ........................................ 430, 433

TAXATION
See: Municipal Regulations
The American Law Institute's Model Federal Income Tax Statute .................. 301

TORTS
See: Defamation
Husband and Wife
Negligence
Child's right of recovery for pre-natal injury ........................................ 408

The duty owed an unborn child ........................................ 410, 418
Miscellaneous reasons for denying recovery for pre-natal injuries .................. 412, 418
The problem of defining mental harm ........................................ 182
The problem of proving a causal relationship between pre-natal accident and the deformity ......... 410, 420, 426
Protection afforded one's peace of mind at common law ........................................ 180
Proving malpractice the cause of pre-natal injury ........................................ 421
Proving traumatic injury to the mother the cause of injury to the unborn child ........................................ 424
The Restatement of Torts in Pennsylvania ........................................ 290
The rules governing the torts of private aircraft operators ........................................ 137
An unborn child as a legal person for the purposes of tort law .................. 408, 413

TRADE UNIONS
See: Municipal Regulations

TREATIES
See: Constitutional Law
The problem of interpreting the term "mental harm" in the Genocide Convention .... 183

TRUST RECEIPTS
Article 9 of the proposed Uniform Commercial Code and the Uniform Trust Receipts Act compared .... 48
Definition, nature and characteristics of a trust receipt ........................................ 31
Interest of the entrustor and trustee in the trust property ........................................ 34
Need for the trust receipt .... 35
Notice filing under article 9 of the proposed Uniform Commercial Code and the Uniform Trust Receipts Act ........................................ 50
<table>
<thead>
<tr>
<th>INDEX</th>
</tr>
</thead>
<tbody>
<tr>
<td>PAGE</td>
</tr>
<tr>
<td>The pure trust receipt and bipartite trust receipt distinguished</td>
</tr>
<tr>
<td>Recordation under local statutes</td>
</tr>
<tr>
<td>The trust receipt and conditional sale distinguished</td>
</tr>
<tr>
<td>The trust receipt and pledge distinguished</td>
</tr>
<tr>
<td>The trust receipt and principal-agent relationship distinguished</td>
</tr>
<tr>
<td>The Uniform Trust Receipts Act</td>
</tr>
<tr>
<td>TRUSTS</td>
</tr>
<tr>
<td>See: Agency</td>
</tr>
<tr>
<td>V</td>
</tr>
<tr>
<td>VENDOR AND PURCHASER</td>
</tr>
<tr>
<td>See: Trust Receipts</td>
</tr>
<tr>
<td>VENUE</td>
</tr>
<tr>
<td>Venue provisions of the Federal Employers’ Liability Act</td>
</tr>
<tr>
<td>WAR CRIMES</td>
</tr>
<tr>
<td>The American attitude towards sanctions for wartime atrocities</td>
</tr>
<tr>
<td>Collective responsibility versus individual guilt</td>
</tr>
<tr>
<td>Confederate violations of rules of war during the Civil War</td>
</tr>
<tr>
<td>De-Nazification program</td>
</tr>
<tr>
<td>Deterioration of the de-Nazification program</td>
</tr>
<tr>
<td>Disappearance of Nazis into a sympathetic populace</td>
</tr>
<tr>
<td>International variations in concepts of criminal conspiracy</td>
</tr>
<tr>
<td>Post-civil war theory of crime and punishment</td>
</tr>
<tr>
<td>Prosecution of Nazi war criminals—group sanctions</td>
</tr>
<tr>
<td>Responsibility of an officer for crimes of his subordinates</td>
</tr>
<tr>
<td>Retaliatory barbarity during the Civil War</td>
</tr>
<tr>
<td>Tragic abandonment of prosecution by the Allies</td>
</tr>
<tr>
<td>WITNESSES</td>
</tr>
<tr>
<td>See: Service of Process</td>
</tr>
<tr>
<td>WORKMEN’S COMPENSATION</td>
</tr>
<tr>
<td>Financial benefit to the employer as a factor in allowing recovery by employee injured in course of recreational activity</td>
</tr>
<tr>
<td>Presence on employer’s premises as a factor in allowing recovery by employee injured in course of recreational activity</td>
</tr>
</tbody>
</table>