

INDEX—DIGEST

- Administrative Law**
 Federal injunction, availability of, where state commission's order may be appealed to state court 378
 Injunctions against acts of administrative officers 938
 Judicial review of administrative determinations 255
 Public officers, injunction to test validity of removal of 100
- Admiralty**
 Jones Act, application in action for death of American stevedore on foreign vessel in American waters 112
 State statutes, remedies under for torts occurring in navigable waters 112
- Agency**
 Independent contractor, responsibility of, for negligence 113
 Necessity, termination by war of agency 379
- Aliens**
 Counsel, right of, where aliens seeking admission 380
 Naturalization Act, mandatory nature of § 4 of 256
- Alimony**
 See *Husband and Wife*
- Appeal and Error**
 "Due Process" as new issue on appeal 821
- Arbitration and Award**
 Arbitrators, qualification of 114
 Commercial arbitration of law, development of, 595-617: characteristics of English arbitration law, 596; Uniform Arbitration Act, 596; the agency theory, 598; revocability of submission, 601; ousting the jurisdiction of the court, 603; statutory development, 605; doctrine of judicial jealousy, 609; conclusions as to the fundamental elements of an Uniform Arbitration Act, 612-617; scope of statute, 612; procedure, 613; review of questions of law by court, 613; future disputes, 615
 Interstate Commerce Commission, eligibility of, as arbitrators 114
 Revocability before award of reference pending litigation 113
- Attachment**
 Garnishment of contingent interests 664
- Automobiles**
 Care required of driver of automobile at railroad crossing 532
 Priority between conditional vendor's lien and repairman's statutory lien 527
- Bankruptcy**
 Jurisdiction of the Bankruptcy Act 257
 Liens upon exempt property 257
- Banks and Banking**
 Agent's account, responsibility for crediting checks wrongfully drawn by agent to his own order 115
 Bank deposits, equitable assignment of, 626-633: effect of N. I. L. on doctrine, 627; other categories to prefer holder, 629; additional facts besides drawing and delivery, 630; advice of drawing foreign drafts, 631; items endorsed "for collection and remittance," 632
 Consolidating national bank does not acquire trusteeship of consolidating trust company 670
 Deposits of Demand Paper as "Purchases," 874-907: importance of bank clearings, 874; deposit of check as "purchase," 876; authority for this holding, 877; bank a "purchaser" for various purposes, 881; fact transaction of deposit, 882; of usual purchase, 882; relation of "purchase" theory and collection rules, 883; stipulations as to responsibility for collection, 884; suits by depositor against correspondent bank, 884; "charging back," 889; attachment of deposits and "purchase theory," 891; conflict of laws problems, 896; depositor credited immediately, history of practice, 897; tendency to limit it, 898; "agency" theory of deposits, 899; comparison of theories, their usefulness for various purposes, 900; desirability of uniformity, and various suggestions, 905
 "Double Liability," deductibility of assessment paid before liquidation 115
 Establishing preferred claims against insolvent bank 1150
 Real estate mortgage, power of national bank to repurchase 331
- Bills and Notes**
 Collateral agreement, effect of reference to 605

Consideration, effect of statement of, on negotiability 382

Effect of bank collection statute on forwarding check to drawee as due presentment 821

Presentment for payment by telephone 258

Responsibility of agent signing without authority 822

Trade acceptances, statement of consideration in, as affecting negotiability 382

What law governs the defences to a negotiable instrument in the hands of a bona fide holder for value, 803-813: general American rule, 804; place of payment, 805; as to who is holder in due course, 806; as to matters pertaining to remedy, 807; negotiable instrument as contract or chattel, 809

Blue Sky Laws

Application of, to contracts for sale of land 123

Bona Fide Purchasers

Vendee receiving conveyance after notice of prior equities as *bona fide* purchaser 790-796: American decisions conflicting, 791; majority rule, 792; such vendee as lienor, 792; complete protection of by minority rule, 793; its unsound historical basis, 793; and undesirability, 795

Carriers

Assault by station agent, responsibility for 518

Duty of carrier to passenger on station platform 1002

Duty of railroads to give more than statutory signals at grade crossing 997

Responsibility for freight undercharges 989

Charities

Unincorporated association, validity of devise to 258

Comparative Law

French rules of the conflict of laws, 849-873: marriage, 849; essentials, of French citizens abroad, 849; of foreigners in France, 850; of foreigners abroad 851; formalities, of French citizens abroad, 851; of foreigners in France, 852; of foreigners abroad, 853; effect of, 853; annulment of, 854; putative, 854; divorce suits in France, jurisdiction of, 854; grounds for, 856; recognition of foreign decrees, divorcing French citizens, 859; divorcing foreigners, 859; judicial separation, 860; legitimacy, 860; legitimation, 864; adoption, 866; paternal rights, 867; duty to support, 869; guardianship, 870

Conditional Sales

Payments, application of, to running account part of which is secured 124

Priority between conditional vendor's lien and repairman's statutory lien 527

Recordation of, protection accorded vendor against vendee, purchasers, creditors, receivers, trustees, and as to fixtures and mechanic's liens, 494-509: California, 495; Connecticut, 496; Illinois, 498; Massachusetts, 500; New Jersey, 502; New York, 505; Washington, 508

Transfer of note as affecting title 259

Conflict of Laws

See *Bills and Notes, Comparative Law, Declaratory Judgment*

Acquisition of domicile, necessity for continued residence in, 649-654: conceptions of domicile, 649; distinctions made by the Restatement of the Conflict of Laws, 650-651; the distinction criticized, 653

Death by wrongful act, amendment of parties in action for 666

Divorce jurisdiction, fault as an element of, 564-578: theory incorporated in the Restatement of the Conflict of Laws, 565; Ather-ton, Haddock, and Thompson cases analysed, 566; matrimonial domicile, 568; need for uniform recognition of decrees, 570; difficulty of determining fault, 572; local validity of decrees, jurisdiction based on domicile of one spouse, 575

Hornbrook method of treatment, 468-483: review of Goodrich's handbook, 469-473; neglect of sociological considerations, 474; of civil law precedents, 475; objections to territorial theory of vested rights, inept terminology, 476; inadequate technique, 477; aim of uniformity, 479; fallacy of specific rules, 480; constitutional protection, 482

"Intent" in domicil, 1125-1132: as used by the Restatement of the Conflict of Laws, "home" and "intent," subjective intent, 1125; typical cases of change of domicil, 1127; determination between two residences, 1129; conclusion, 1132

Validity of judgment refusing recognition to chattel mortgages recorded in another state, 966-971: rule of the Restatement of the Conflict of Laws, 966; minority rule refuses recognition, 967; such rule and "full faith and credit," 969; the rule and con-

INDEX—DIGEST

- fict of laws principles, 969; the
 validity of the judgments, 971
- Constitutional Law**
 Admissibility of evidence obtained as
 an incident of a lawful arrest 270
 Counsel, denying, as denial of due
 process 380
 Delegation of legislative power, flex-
 ible tariff 1151
 Discrimination against non-residents
 in tax law, effect of 117
 Drug store regulation under the po-
 lice power 667
 "Due process," when must issue of
 be raised 821
 Habeas corpus, scope, imprisonment
 for debt 1153
 Imprisonment for debt, modern sur-
 vival of, 509-517: prohibitions in
 state constitutions construed to
 protect honest debtor unable to
 pay, 510; stimulus to protect
 public and private interests, 512;
 against fraud or contempt, 514;
 anomaly of decisions based on
 definition of "debt," 515; of
 statutory provisions, 516; waiver
 of body execution, 517
 Jury of twelve, waiver of 521
 Necessity of reasonable relation be-
 tween police power statute and
 public welfare 667
 Race separation for purposes of edu-
 cation 518
 Retroactive effect of Statute of
 Frauds 116
 Theatre tickets, excise tax on profit
 by resale of 519
- Contingent Interests**
 See *Attachments*
- Contracts**
 Charitable subscriptions, enforceabil-
 ity of 823
 Consideration, pre-existing contract-
 ual duty as 520
 Dependency of payments of overdue
 installments on conveyance 991
 Entire and divisible contracts, 634-
 642: under Sales Act, apportion-
 ment of consideration, 634;
 criterion of "intent," 635; where
 whole valueless without part,
 636; where buyer rejects part,
 637; risk of loss, 639; Statute
 of Frauds, 640; where perform-
 ance of part illegal, 641; confu-
 sion of cases, 642
 Innocent misrepresentations, 1141-
 1149: definition, 1141; as basis
 for actions in equity, 1141; as
 defenses, 1144; as basis for ac-
 tions at law, 1146; measure of
 damages at law, 1149
 Statute of Frauds, retroactive effect
 of 116
 Statute of Limitations, effect of, up-
 on implied condition to pay
- within a reasonable time 990
 Personal options 990
 Unilateral mistake, negligence, re-
 cission 1152
- Corporations**
 Apportionment of share dividends
 between life-tenant and remain-
 derman 382
 Conditional share subscriptions, 229-
 237: for shares in existing cor-
 porations, 228-231; express con-
 dition that subscription not to be
 binding, action by corporation,
 228; action on behalf of credi-
 tors, 229; other types of express
 condition, action by corporation,
 230; action on behalf of credi-
 tors, 230; for shares in corpora-
 tions to be formed, 231-236; ex-
 press condition that subscription
 not to be binding, action by cor-
 poration, 231; action on behalf
 of creditors, 233; conditions relat-
 ing to internal affairs, no ex-
 press statement that subscription
 not to be binding, 234; express
 conditions to protect against pos-
 sible loss of investment, 235;
 miscellaneous situations, 236;
 conclusions, 236
 Criminal responsibility for homicide 118
 Defamation of 266
 Issuance of securities by public serv-
 ice corporations, see *Public
 Service Law*
 Lessor railroad, responsibility of, for
 tort of lessee 260
 Massachusetts trusts, 1103-1121: his-
 tory, 1105; provisions for con-
 trol and associations, 1111; tech-
 nique of the courts in treating
 this organization in various
 states, 1114; suggestions as to its
 treatment, 1120
 Motion for appointment of appraisers
 to appraise value of shares 1153
 Quo warranto and private corpora-
 tions, 237-245: criminal action as
 basis for quo warranto, 237; his-
 tory, 237-238; limitations on use,
 240; uses, to test valid incorpo-
 ration, 241; to punish or prevent
 ultra vires action, 241; extent to
 which courts allow quo warranto
 in latter situation, 242; discus-
 sion of use to prevent criminal
 action, 244
 Reorganization of corporations in
 Germany, 746-772: German cor-
 porate situation in 1912, 746;
 business procedure in reorgani-
 zations, 747; stockholders' re-
 organizations, 748; forms of,
 748; assessments on shareholders,
 751; German rule as to, 751;
 criticism of rule, 752; methods in
 use under it, 753; bondholders'
 reorganizations, 757; legislation
 as to, 757; procedure in, 759;

- disturbing capital claims of bonds, 759; creditors' reorganizations, 763; unsecured creditors, 764; effect of war, 765; sacrifices by creditors, 767; involuntary reorganization, 768; reorganization since the war, 771
- Shares created in violation of Blue Sky laws in a holder with knowledge 824
- Shares, effect of irregular attempts to create, 362-368: over-issue wholly inoperative, 363; other irregularity, position of holder with notice, 364; position of innocent purchaser, 366; restraint of trade, 368
- Unauthorized corporate activity, effect of subsequent events on, 643-649: situations where ratification ineffective to produce contemplated results, 643; what acts are factually authorized, 644; gratuitous guaranty, 645; accommodation notes, 646; sale of all assets, 648; conclusions, 648
- Voting trusts and non-voting stock, 445-467: historical background, 445-450; guilds, 446; trading companies, 447; private corporations, 448; control by "compact minority," 450; trusts not involving minority control, 451-456; corporate reorganizations, 451; capital raising, 454; apportionment among groups, 455; minority control effecting socially desirable end, 457; trusts to accomplish illegal purpose, 459; to effectuate minority control, 459-464; compared with non-voting stock, 465; use and abuse of minority control, 466
- Courts**
See *Receivers*
- Action for damages for unlawful search not matter in controversy arising under Constitution or laws of the United States so as to give federal jurisdiction 668
- Disbarment, ambulance chasing 1154
- State statutes, construction of in federal courts, 1121-1125: where prior construction by state court, 1121; where this is changed, 1122; where none exists, 1123; effect of anticipating state court, 1124
- Criminal Law**
Corporate responsibility in, see *Corporations*
- Criminal law, the role of penalties in, 1048-1069: concept of "criminal intent," 1048; in larceny, 1049; in murder, 1051; in assault and battery, 1052; "ordinary" and "specific" intent, 1056; consequential aspect of the problem, 1057; assault with and without intent, 1059; variation between states as to penal consequences, 1060; aggravated assault, 1063
- Cumulative sentence, effect of failure to instruct on limitation of evidence on 385
- Duplicity in information, effect of 522
- Effect of variance between name alleged and proved 826
- Indictment, amendment of, to prevent variance 383
- Presumption of innocence, effect of failure to charge on 523
- Probation under Federal Probation Act after execution of sentence commenced 825
- Specific intent, necessity of, in assault with intent to kill 384
- Waiver of jury of twelve 521
- Withdrawn plea of guilty, admissibility of, in subsequent trial 119
- Criminal Procedure**
See *Criminal Law*
- Damages**
Apportionment between joint tortfeasors 128
- Attorney's fees, validity of stipulations for, 490-494: public policy, not usurious, nor penalties, 491; under statutes, 492; in bankruptcy, 493; reasonableness, 494
- Inadequacy as ground for setting aside verdict by trial court 120
- Measure of recovery for factory destroyed by fire insured for "actual cash value" 827
- Treble damages under statute, recovery of 992
- Value, "judicial notice" by jury of 121
- Value, proof of 121
- Declaratory Judgment**
Foreign law, power to declare rights arising from 386
- Divorce**
See *Conflict of Laws*
- Domicil and Residence**
See *Conflict of Laws*
- French rules of Conflict of Laws, see *Comparative Law*
- Due Process**
See *Constitutional Law*
- Equity**
Enjoining breach of covenant, see *Real Property*
- Injunction — nuisance — balance of convenience, 96-101: reasons for confusion in the cases, 97, 98; "discretionary" and "of right," 99; arguments in favor of discretion in the court, 100; legislative substitute inadequate, 101
- Injunction restraining seizure of fight films 992
- Membership in voluntary associations, protection of, 368-377:

INDEX—DIGEST

- conclusiveness of decision by ass'n tribunal, fair hearing required, 369; "property rights" protected, in economic ass'ns, 371; in purely social ass'ns, 373; in religious ass'ns, 374; community standing protected, 376
- Power to grant damages upon failure of equitable cause 1000
- Trade secrets, duty of non-disclosure imposed by fiduciary relation 1154
- Escrow**
See *Real Property*
- Evidence**
See *Constitutional Law, Practice*
- Administrative boards, admissibility of hearsay before 993
- Admissibility of uncommunicated reputation of deceased in homicide cases where issue is self-defence 1155
- Book entries, admissibility in New York, 245-248: shopbook rule, 245; business entries rule, 245; modification as to verification, 246; liberal tendency, 248
- Burden of proof in employer-union contracts 526
- Confidential communication, privileged autopsy as 122
- Effect of "Dead Man" statute on identification of handwriting 827
- Evidence obtained as an incident of a lawful arrest, admissibility of 270
- Leading questions 387
- Lost instruments, preliminary questions of fact as to admissibility of 261
- Pedigree as exception to hearsay rule, relationship of declarant 1156
- Presumption of innocence 523
- Prior convictions, admissibility of, to show reputation 262
- Prior offences to show intent, admissibility of 523
- Privileged communication, testimony by third persons of 669
- Reputation, admissibility of prior convictions to show 262
- Spontaneous statements, admissibility of 524
- Statutory extension of judicial notice of foreign law, 813-820: rule in absence of statute, 814; what may be judicially noticed, 815; compulsory or discretionary, 816; what courts affected, 817; appendix of statutes, 818
- Some observations on the law of evidence, the competency of witnesses, 1017-1028: tendency to leave competency to discretion of trial judge, 1017; usual requirements, understanding of nature and obligation of oath, variations, 1017; flexibility of rule in practice, 1018; methods of testing competency, 1019; suggestions that standard psychological tests be substituted, 1027
- Value, proof of 121
- Voir dire, extent of privilege in examination on 271
- Waiver of privileged communication between physician and patient 823
- Withdrawn plea of guilty, admissibility of, in subsequent trial 119
- Executors and Administrators**
Consolidating national bank does not acquire trusteeship of consolidating trust company 670
- Description of representative capacity, necessity of, in complaint 263
- Right to a refund of overpayment to creditors or legatees 1157
- Federal Courts**
See *Courts*
- Fraudulent Conveyances**
Bulk Sales Act, types of business subject to 671
- Garnishment**
See *Attachment*
- Husband and Wife**
Action by wife against husband for personal tort 834
- Power of court to extend alimony beyond husband's lifetime 994
- Inheritance Taxation**
See *Taxation*
- Injunctions**
See *Administrative Law, Equity, Zoning Laws*
- Innkeepers**
Statutory provision, definition for purpose of 265
- Insanity**
Application by relative for portion of lunatic's surplus income 525
- Insurance**
Criminal conduct of insured as defense to insurer 265
- Destruction of vessel before issuance of policy 1159
- "Friendly fire," damage from smoke and soot of 264
- Illegality of risk 265
- Measure of recovery for factory destroyed by fire insured for "actual cash value" 827
- Subrogation of insurer to claims of insured 1160
- Interest**
Enforceability of non-usurious agreement to pay rate higher than legal rate after maturity 829
- International Law**
Criminal jurisdiction over collision on the high seas, 484-490: The Lotus, 485; territorial theory, country of the flag, 489; subjective or objective, 488; precedent and expediency, 489

Non-recognition of Soviet Russia, effect on state property in the United States, 360-362: distinction between state and government, 361; state funds held in trust, 362

War, effect on alien property 1161

Intoxicating Liquors
See *Prohibition*

Joinder of Parties
Joinder of parties, 28-62: joinder of plaintiffs before the codes, 28-34; compulsory joinder at common law, 28; effect of nonjoinder at common law, 29; permissive joinder at common law, 30; effect of misjoinder at common law, 31; compulsory joinder in equity, 31; effect of nonjoinder in equity, 32; permissive joinder in equity, 33; effect of misjoinder in equity, 34; joinder of plaintiffs—under the codes, 35-40: compulsory joinder, 35; nonjoinder, 36; permissive joinder, 37; misjoinder, 39; later code provisions, 40; joinder of defendants—before the codes, 41-46: compulsory joinder at common law in contract actions, 41; in tort, 42; nonjoinder, 43; permissive joinder at common law in contract actions, 43; in tort, 44; misjoinder, 45; joinder in equity, 46; joinder of defendants under the codes, 46-52: compulsory joinder, 46; permissive joinder, 47; persons liable on the same obligation or instrument, 50; misjoinder, 52; later code provisions, 52; joinder in the alternative, 55-57: common law and code rules, 55; statutory alternative joinder, 55; representative or class suits, 57-62: plaintiffs, 58; defendants, 61

Judgments
Reopening of judgment by default, discretion of trial court in 122

Jurisdiction
See *Bankruptcy, Courts*
Discretionary exercise of jurisdiction of suits between non-resident parties in New York, 983-987: suits between non-resident aliens, 983; between non-resident citizens, 984; "privileges and immunities" clause, 984; reasonableness of discrimination, 985; suits against foreign corporations, 986; justification of New York rule, 987

Effect of cession of jurisdiction of state to United States, 796-803: extent of, 796; methods of cession, 797; effect of, 798; penal laws in ceded land, 799; assimilation statutes, 799; civil rights

in, 800; suggested Congressional action, 802

Jurisprudence
Duty, sanction of, 426-444: defined as imminence of harm, 426; from state penalties, 428; as deprivation of a right, 430; of a power, of a beneficial liability, 436; of a beneficial immunity, 437; of a privilege, 440; delimitation of concept, 442; summary of argument, 444

Legal personality, 283-299: definitions of concept, 283; origin of concept, 285-291: personification of abstractions, 285; functional classification, 286; habit, 287; group action, 288; dual personality, 289-291; fiction theory, 292; compared with title, 293; concession theory, 294; parties to legal relations, 295; purpose to regulate behavior, 296; utility and abuse of concept, 298

Jury
See *Constitutional Law*

Labor Law
Burden of proof in employer-union contracts 526

Job analysis, legal and economic, 139-178: different conceptions of employment, 139; the Rochester clothing industry arbitration plan, 140; the bargaining agreements, 141, 142; the machinery, 143; access to jobs, hiring transactions, 144; tenure of jobs, 151-176: individual discipline of workers 151; of officials, 158; group discipline, lockouts and strikes in violation of agreement, 161; lay-off and permanent reduction of force, 171; introduction of machinery and the consequent threat to old employments, 175; comparison of legal and extra-judicial process in dealing with employment situations, 176

Labor problems, new approach to, 249-254: new approach in *Exchange Bakery & Restaurant v. Rifkin*, 250; recognition of unions by court, 251; decision on basis of economic justification rather than "metaphysical legal relations," 252

Strikes on "unfair" material entering interstate commerce—the *Stonecutter's Case*, 84-96: national associations of employers and employees, 87; necessity for differences in method of action, 88; necessity for economic survey, 89-93; action in instant case the sole remedy of the union, 96

Landlord and Tenant
Lessor railroad, duty of, to keep tracks clear 260

INDEX—DIGEST

- Statutory change in possible use of premises, surrender 1161
- Leases**
See *Landlord and Tenant*
- Legal Analysis**
Waiver v. accord and satisfaction 995
- Libel and Slander**
Anti-vice society, defamation of, actionable per se 266
Corporation, defamation of 266
Truth as a defense to the invasion of the "right of privacy" 835
- Licenses**
Blue Sky Law, application of, to contracts for sale of land 123
- Liens**
Effect of state statute on federal court judgments 830
Priority between conditional vendor's lien and statutory repairman's lien 527
- Limitations of Actions**
Effects of disability of alien enemy 996
Period applicable in suit to set aside deed 383
- Marriage and Divorce**
See *Conflict of Laws, Husband and Wife*
In the French Conflict of Laws, see *Comparative Law*
- Master and Servant**
See *Agency*
Assumption of risk as defense under Federal Employers' Liability Act 831
Fellow servant rule, exception of vice-principal to 528
Tort responsibility of master, accountability of servant for damages as basis for 267
- Mechanics Liens**
See *Liens*
- Mortgages**
See *Conflict of Laws*
Acceleration clauses, equitable relief from 672
Doctrine of *Pain v. Packard*, 971-983: the doctrine, 971; history of, 972; present status of, 973; limitations on, 974; as to co-sureties and non-residents, 976; form and sufficiency of notice, 977; agency by which given, 980; how soon must creditor sue, 981; whom he must sue, 982; appraisal of rule, 982
Legal theory and real property mortgages, 691-715: original English doctrine, 691; equitable theory of, 692; confusion in these concepts, 693; "title," "lien," and "intermediate" theories in America, 696; these classifications not helpful, 701; fact situations under these theories, 704; execution against mortgagor, 704; against mortgagee, 705; dower rights in mortgaged land, 705; who is entitled to possession of, 708; dicta as to theories of mortgage, 710
- Municipal Corporations**
De facto municipal corporations under unconstitutional statutes, 935-954: doctrine of, 935; history of, an American problem, 936; early American history of, 937; constitutional provisions concerning municipal corporations, 938; the estoppel theory, 939; theory that matter is not subject to judicial review, 940; unconstitutional law as color of authority, 942; de facto officers, 943; of de facto office, 944; power of unconstitutional statute to create corporation, 947; potential existence of corporation, 948; summary of principles, 953
"Illegal official act," suit by tax payer to enjoin 390
Judicial review of ordinance changing street names and house numbers 996
Tort responsibility for performance of governmental acts 389
Zoning ordinances and restrictions in deeds, 407-425: history, 407; uses to which each may be put, 408-413: aesthetics, 410; racial discrimination, 411; administrative methods, 413-419: systematic development, 414; flexibility, 415; enforcement, 416; amendment, 418; effect of one upon the other, 419-425: retroactive ordinances, 420; restricted residential district zoned for business, 422; specific enforcement of restrictions, 423; eminent domain, 424
- Navigable Waters**
See *Admiralty*
- Negligence**
See *Torts*
- Negotiable Instruments**
See *Bills and Notes*
- Negroes**
Separation of races for purposes of education, see *Constitutional Law*
- Non-Negotiable Instruments**
Responsibility of indorser on, 102-107: confusion in decisions, 102; old rule, guarantor of collection, 102; New York and Massachusetts, 103; modern rule, 103; effect of N. I. L., 104; intention to assume responsibility, 105; accommodation indorsers, 107
- Nuisances**
See *Equity*
Unightly structure as nuisance 391

YALE LAW JOURNAL

Oil and Gas

"Shooting," responsibility for negligent damage to adjoining well from 529

Parent and Child

In the French Conflict of Laws, see *Comparative Law*

Parties

See *Joinder of Parties*

Patents

Double patenting, availability of defense of, after prior design patent to same inventor declared invalid 268

Patent infringement by the government, 773-783: extent of, 773; former immunity from suit, 774; court of claims, 774; removal of immunity, 775; but government use of device protected, 775; use by government contractor, 775; assignability of claims, 778; defenses of government, 779; war legislation, 781; inventions by government employees, 782

Payments

Application of payments to a running account part of which is secured 124

Personal Property

Incorporeal property in primitive society, 551-563: dogma of general primitive communism, 551; wide prevalence of individual ownership, 553; charms among the Eskimo, 554; among the Plains Indians, 555; ritual of transfer, 556; limitations on full ownership, 558; of canoes in New Guinea, 560; disabilities on sex lines, 562; hunting territories, 563

Pleading

See *Executors and Administrators, Joinder of Parties*

Administrator, necessity of description of representative capacity, in suit by 263

Amendment in death action 666, 673

Answer, amendment to, as stating new defense 269

Consolidation of actions 998

Counterclaims, 300-336: historical outline, 300-303: recoupment, 300; equitable and statutory set-off, 301; code counterclaim, 302; modern English provisions, 303; code provisions, 303-312: defenses and counterclaims, 303; counter claim provisions, 306; miscellaneous provisions, 308; reduction of plaintiff's recovery, 310; beyond jurisdictional amount, 312; transaction clause, 312-318: "contract", "transaction," and "subject of action," 312; common operative facts, 313; respective scopes, 315; "con-

venience of trial" test, 316; narrow under codes, 317; contract clause, 318-322: includes unrelated transactions, 318; convenience of trial, 319; excludes consequential damages, 320; must exist at commencement of suit, 321; statute of limitations, 322; parties, 323-329: mutual demands, 323; sharing with co-defendants, 324; suits by or against representatives, 326; bringing in new parties, 327; against co-defendants, 329-331: cross complaints, 329; equitable cross bill, 330; against assigned causes of action, 331-336: effect of assignment, 331; maturity of assigned claim, 334; of claim set off, 335

Misjoinder, motion to require election 1163

Separate injuries from wrongful act as one cause of action 999

Sunday trial, waiver of irregularity 1164

Who shall sue in action under foreign death statute 666

Police Power

See *Constitutional Law*

Powers

See *Trusts*

Practice

Failure of accused to testify, 955-966: statutes concerning, 956; comment on such failure, 956; on the evidence, 958; on failure to produce witnesses, 959; instructions concerning, 960; where defendant takes stand, 961; effect of improper comment, 962; rule in absence of statute, 963; constitutionality, 964; views concerning, 965

Process

Substituted service in action to enjoin liquor nuisance 674

Prohibition

Prohibition searches by New York state police, 784-790: federal rule as to illegal searches, 784; by state officers, 785; effect of repeal of state law on, 786; state officers as federal agents, 788; desirability of present rule, 789

Public Service Law

Issuance of securities by public service corporations, 716-745; 908-934: situation in New York chosen, 716; legislative history or regulation, 716; present act, 719; scope of act, 721; purpose, 721; legitimate purposes of security issues, 723; companies regulated by act, 725; its effect on foreign corporations, 728; on corporations in interstate commerce, 730; on holding companies, 732; jurisdiction of transit commission,

INDEX—DIGEST

- 733; sale of securities to purchase property, 734; method of evaluation of, 735; elements in determining value, 736; purchase price as, 737; earning power as, 739; purchase of franchise, 740; sale of securities to finance construction, 741; actual cost of, 741; where construction is by independent contractor, 742; sale of securities to discharge and refund obligations, 908; must be chargeable to capital, 908; sale of securities for improvement and maintenance of service, 910; operating charges, 910; retirements and replacements, 911; where company reorganizes, 913; bonds issued for operating expenses and income charges, 915; reimbursement of treasury, 917; dividends and stock dividends, 920; what commission considers in passing on issue, 923; proceeds of issue, disposition of, 928; revision of company's accounts, 931; overcapitalization, 933
- Public Utilities**
See Public Service Law
 Uniform system of accounting 675
 Utility capitalization, state control of, 337-356: inadequacy of reliance on legislature or courts, 337; administrative commissions, 338; purposes for which issues sanctioned, 340; foreign and interstate issues, 341; overcapitalization in the past, 342; by consolidation, 344; consent to issue as a guarantee of earnings, 346; working capital, proportion of stocks and bonds, 347; sales below par, 349; amortization, 350; replacements, 351; promoter's services, 352; reorganizations, 353; stock dividends, 355
- Railroads**
See Carriers
- Real Property**
 Covenants running with the land 125, 126
 English property reform and its American aspects, 1-27, 179-210: Settled Land Act of 1882, 1; Act of 1925 gives fee simple to life tenant under settlement, 2; trust for sale, 2; abolition of copyhold, 7; abolition of interesse termine, 9; new leasehold code, 16; merger of reversions, 16; covenants running with the land, 18-27: technical expressions, 19; running of rights to accrued rent and to sue on broken covenants, 21; American law compared, 21-27: severance of conditions, 179; forfeitures, 181; conversion of long terms into fees, 184; abolition of terms determinable on lines, 186; conversion of perpetually renewable leases into long terms, 187; rejuvenescence of fee tail, 187; abolition of rule in Shelley's case, 193; perpetuities and accumulations, 196; priority, extension of rule in *Dearle v. Hall*, 199; notice, registry, 201; other provisions of the Act of 1925, 205
 Enjoining breach of covenant 832
 Innocent purchaser from a fraudulent grantee of a deed in escrow, 357-360: power of grantee without beneficial interest to create "title" in purchaser, 358; purchaser put on notice where original grantor in possession, 359
 Party wall agreement 125
 Release of possibility of reverter 530
 Water, covenant to supply 125
- Receivers**
 Conflict of jurisdiction between federal and state courts 832
- Revenue**
See Taxation
- Rule against Perpetuities**
 Separability of limitations 675
 Substitutionary gift over after a limitation upon a life estate to grandchildren "then living" 1162
- Sales**
 Risk of loss when goods are in possession of bailee at time of sale 531
- Seamen**
See Admiralty
- Service**
See Process
- Slander**
See Libel and Slander
- Statute of Frauds**
See Contracts
- Statute of Limitations**
See Limitation of Actions
- Statutes**
See Constitutional Law, Impleaders, Damages
 State statutes, construction of in federal courts, *see Courts*
- Stock**
See Corporations
- Strikes**
See Labor Law
- Support**
See Husband and Wife
 In the French Conflict of Laws, *see Comparative Law*
- Suretyship and Guaranty**
 Subrogation, surety on building contractor's bond, rights of 391
- Taxation**
 Bonds and mortgages as tangible property 676
 Discrimination in case of non-residents, constitutionality of 117

YALE LAW JOURNAL

- Exemption of gift for cemetery chapel as charitable trust 127
- Increment in capital value before acquisition as income to donee 392
- Inheritance taxation, applicability to contracts to devise or bequeath, 108-111: damages for breach of contract and constructive trust in equity, 108; quantum meruit, 108; arguments for and against application, 109; recovery by promisee and by third party donee beneficiary distinguished, 110, 111
- Theatre tickets, excise tax on profit by resale of 519
- Transfer tax on trust fund where beneficiaries do not receive income until settlor's death 833
- Theatres**
See *Taxation*
- Tender**
Appropriateness of medium other than legal tender 677
- Torts**
See *Libel and Slander; Contracts*
- Action by wife against husband for personal tort 834
- Care required of driver of automobile at railroad crossing 532
- Contributory negligence—reasonable precaution 270
- Duty of carrier to passenger on station platform 1002
- Duty of railroad to give more than statutory signals at grade crossing 997
- Duty of tortfeasor to indemnify shipowner who has furnished medical aid to injured seaman 533
- Joint tortfeasors, apportionment of damages between 128
- Municipal corporation, responsibility in tort of, for performance of governmental acts 389
- Negligence issue, the: 1029-1047: legal analysis and classification, 1030; when negligence issue may arise, 1031; jury problem, 1032; psychological determination of negligence, 1033; the fiction of a reasonable, prudent man, 1034; as applied to children, 1039; its function, 1041; "judgment passing," 1043; inarticulate determining factors, 1043; method of handling the negligence issue, 1044
- Passenger of unlicensed automobile as trespasser on highway 393
- Standard of care required of children, 618-625: contributory negligence, 619; objective standard exists, 619; variations in standard, 621-625
- Trade Marks**
Goods of same descriptive qualities 393
- Trade Unions**
See *Labor Law*
- Trusts**
- Apportionment of share dividends between life-tenant and remainderman 382
- Cemetery chapel, gift for, as a charitable trust 127
- Charitable trust, power of donor's heirs to enforce 533
- Constructive trustee, a thief as a, 654-663: action of account, 654; true bill of account, 655; constructive trust where stolen property is subject matter of a trust, 655; where not the subject matter of a trust, 656; historical necessity for fiduciary relationship, 657; necessity for lack of adequate remedy at law, 659; procedure on motion to dismiss, 662
- Execution of equitable estate of cestui que trust 1165
- Powers in trust and the termination of powers by the donee, 63-83, 211-225: powers in trust, 63-83: distinguishing mark—settlor's intent that there be duty to exercise, 65; discretionary elements, 66; powers appendant, 66; statutory power in trust in New York, 67; effects of power being imperative, 68-83: result where no appointment among class, 68; trust theory, 68; objections, 68-69; implied gift theory, 70; constructive trust theory, 70; power of executor to sell land for payment of debts and legacies, 71; equitable remedy for enforcement, 72; arguments for constructive trust theory, 73-75; language of cases confused as to theory, 75-82; remedies to enforce execution of power during life of donee, 82; termination of power by the donee, 211-225: distinguished from disclaimer, 211; from wrongful sale by trustee or termination of agency, 212; powers appendant, 212; special power in gross, 213; distinction between imperative and optional powers, 214; powers in trust not extinguishable by donee, 216; beneficial powers extinguishable by donee, 217; special collateral powers, 219-223; methods by which donee may extinguish, 224
- Responsibility of inactive co-trustees in New York 534
- Savings bank trusts in New York, 1133-1141: history of, 1133; tentative trust doctrine, 1134; effect of decease of beneficiary before that of settlor, 1136; theoretical nature of tentative trust, 1137; problems with respect to "unequivocal acts or declarations," 1139; effect of revocation of ten-

YALE LAW JOURNAL

- tative trust by will, 1140; suggestions as to how the rule should be applied to new problems, 1141
- Termination of trusts, 1070-1102: trusts created for settlor's sole benefit, 1071; Claffin doctrine, 1076; spendthrift trusts, 1081; purpose of trust is accomplished, or object has failed, 1084; contingent equitable interests, 1090; the trustee as cestui, 1093; merger, 1094; termination by settlor, 1097; tentative trust, death of settlor, 1097; duty of the trustee to convey, 1099; conclusion, 1101
- When imperfect gift may be declaration of trust 836
- Ultra Vires**
See *Corporations*
- Unfair Competition**
Privilege of manufacturer to refuse to sell to dealer 1166
- Vendor and Purchaser**
See *Conditional Sales, Sales*
- Wills**
See *Charities*
Effect of testator signing after witnesses 1003
"Heir," surviving spouse as 272
Identification of beneficiary by a non-testamentary instrument 1002
- Witnesses**
See *Evidence*
- Words and Phrases**
Innkeeper, definition of, for purpose of statutory provision 265
- Workmen's Compensation**
See *Admiralty, Master and Servant*
Compensation for occupational diseases, 579-594: the compensation system, 579; impossibility of completely compensating for loss, 580; accident and occupational disease compared, 581; diversity of statutes, 582; three types of compensation for occupational disease, 583-592: under general clauses of Workmen's Compensation Act, 583; diseases in general made compensable by express language, 586; compensation for scheduled diseases, 589; disease resulting from definite trauma, 587; occupational diseases in their nature like other diseases, 588; diseases compensable because caused by compensable diseases, 588; an ideal occupational disease compensation act, 592
- Injury of employee sleeping at employer's lodging as accident occurring in course of employment 678
- Zoning Laws**
See *Municipal Corporations*
Injunction from violation of zoning ordinance at suit of party specially damaged 387