HARVARD LAW REVIEW

DECEMBER, 1940

LEADING ARTICLES

THE MILITIA CLAUSE OF THE CONSTITUTION	Frederick Bernays Wiener	181
REVISION OF PRIVATE LAW (With a Foreword by Sidney Post Simpson)	{ Julius F. Stone, Jr. } George S. Pettee }	221
RIGHES OF ENTRY AND POSSIBILITIES OF REVERUER AS DEVICES TO RESTRICT THE USE OF LAND	Milton I. Goldstein	248
MOBILIZATION FOR DEFENSE		278

COMPLETE TABLE OF CONTENTS OF THIS ISSUE ON PAGES V AND VI

\$4.50 FER ANNUM IN ADVANCE 75 CENTS PER NUMBER FOREIGN SUBSCRIPTIONS, \$5.00, 85 CENTS PER NUMBER Copyright, 1940, by The Harvard Law Review Association	Publis	had M	(out	hl y	Nov	emb	er	to Ju	ıne	Inch	siv	6.	Ente	TO	l at	Nor	W 001	d Po	st C)ffice	as	second	l-c	lass ma	tter
Converget 1040 by THE HARVARD LAW REVIEW ASSOCIATION	\$4 .30	PER																						NUMB	ER
Copyrights, 1920, by the Halling Dan Leville Modellion	**************************************			(Горуг	igh	t, :	(940	, b	, Te	E I	HA	RVA	RD	Lav	v R	EVI	e w .	Ass	OCIA	то	N			

THE PLIMPTON PRESS

Editorial and Executive Office Gannett House, Cambridge, Mass., U

HARVARD LAW REVIEW

VOLUME LIV

DECEMBER, 1940

NUMBER 2

CONTENTS

Leading Articles	PAGE
The Militia Clause of the Constitution	181
Revision of Private Law	221
Rights of Entry and Possibilities of Reverter as Devices to Re- strict the Use of Land Milton I. Goldstein .	248
Notes	
Mobilization for Defense	. 278
[I. Conscription of Men for the Armed Forces	. 278
II. Industrial Mobilization	. 293
III. The Excess Profits Tax Act of 1940	. 311
RECENT CASES	
Conflict of Laws — Nature, Origin, and Extent of Law — Inquiry into Validit of Foreign Sovereign's Acts Held Precluded despite Its Invitation (Banco of Espana v. Federal Reserve Bank of New York, C. C. A. 2d, 1940)	le
Conflict of Laws — Transfer of Stock Held Valid by Incorporating State althoug Gift of Certificate Incomplete where Made (Morson v. Second Nat. Bank a Boston, Mass. 1940)	
Constitutional Law — State Constitutions — Transfer of Railroad Employee Contributions from State Pooled Account to Federal Account Held Unconst tutional Diversion of Tax Funds (Unemployment Compensation Commission Savage, Ky. 1940)	i-
Corporations — Company Articles Making Minutes Conclusive Held to Enclude Inconsistent Proof by Shareholder (Kerr v. John Mottram, Ltd., Eng. Ch. 1940)	
Evidence — Confessions — Admissions before Committing Magistrate Held to Corroborate Extra-Judicial Confession (State v. McLain, Minn. 1940)	335

Husband and Wife — Widow Held Entitled to Distributive Share in Personalty Transferred by Secret Antenuptial Gift (Martin v. Martin, Ky. 1940)	335
Income Taxes — Basis for Sales and Exchanges — Contingent Interest in Testamentary Trust Held Acquired at Vesting Rather than at Decedent's Death (Reynolds v. Commissioner, C. C. A. 4th, 1940)	338
Interstate Commerce — State Taxation — Stock Transfer Tax Levied by Seller's State on Agreement Looking to Interstate Sale Held Constitutional (O'Kane v. State, N. Y. 1940)	340
Judgments — Full Faith and Credit Denied Judgment in Class Suit Rendered by State other than State of Incorporation of Mutual Benefit Society (Eminent Household of Columbian Woodmen v. Bryant, Ga. 1949)	341
Labor Law — National Labor Relations Act — Board Order against Dissolved Subsidiary Held Unenforceable against Parent Corporation for Lack of Jurisdiction (NLRB v. Timken Silent Automatic Co., C. C. A. 2d, 1940)	342
Labor Law — National Labor Relations Act — Dissemination of Anti-Union Propaganda Held Not to "Interfere with, Restrain or Coerce Employees" (NLRB v. Ford Motor Co., C. C. A. 6th, 1940)	344
Restraint of Trade — Laundries Enjoined from Performing Agreements with Union to Fix Wholesale Customers' Price to Consumer (Schwartz v. Laundry & Linen Supply Drivers' Union, Local 187, Pa. 1940)	346
Rule against Perpetuities — New York Type of Statute — Gift in Trust after Two Lives Postponing Enjoyment until Grandchildren Reach Thirty-Five Held Valid during Minority (Matter of Eveland, N. Y. 1940)	348
Subrogation — Suretyship — Surety Held Subrogated to Full Claim of Depositor against Insolvent Bank although It Had Been Partly Satisfied by Sale of Collateral (American Surety Co. v. Bethlehem Nat. Bank, E. D. Pa. 1940)	349
War — Suit by Enemy Alien — Motion to Strike out Action Granted although Suit Was Instituted before Commencement of Hostilities (Eichengruen v. Mond, C. A. 1940)	350
BOOK REVIEWS	
Williston: Life and Law Austin Wakeman Scott	352
Corwin: The President: Office and Powers	354
The National Law Library: An Encyclopedia of Law for the Modern Reader (edited by Pound, Isaacs, and Beardsley)	357
Dobie and Ladd: Cases and Materials on Federal Juris-	,
diction and Procedure	-
Galenson: Rival Unionism in the United States Robert R. R. Brooks .	
Jackson: The Machinery of Justice in England Paul A. Freund Gellhorn: Cases and Comments on Administrative Law Louis L. Jaffe	
Book Notes	372
BOOKS RECEIVED	373