

MICHIGAN LAW REVIEW

Vol. 47

MARCH 1959

No. 5

CONTENTS

ARTICLES

- COMPULSORY LICENSING BY JUDICIAL ACTION: A REMEDY FOR MISUSE OF PATENTS By *Neal Seegert* 613
- COMPETITIVE OPERATION OF MUNICIPALLY AND PRIVATELY OWNED UTILITIES By *Charles M. Kneier* 639
- THE CHURCH AND SPIEGEL CASES: A REINTERPRETATION OF THE "POSSESSION OR ENJOYMENT" CLAUSE OF I.R.C. 811(C) By *William J. Schrenk, Jr. and Richard V. Wellman* 655

COMMENTS

- ADMINISTRATIVE TRIBUNALS—JUDICIAL REVIEW OF ADMINISTRATIVE INTERPRETATIONS OF STATUTORY PROVISIONS—RECENT FEDERAL DEVELOPMENTS 675
- CORPORATIONS—RECEIVERSHIP AND DISSOLUTION AS REMEDIES FOR MANAGEMENT DEADLOCK 684
- WORKMEN'S COMPENSATION ACTS—AMENDMENTS CHANGING PERIOD FOR ADDITIONAL COMPENSATION DUE TO AGGRAVATION OF INJURY 694

HEMEROTECA

SALA

2

ESTANTE

94

TALLA

Michigan Law Review

PATENTS: COMPULSORY LICENSING
BY JUDICIAL ACTION

COMPETITIVE OPERATION OF UTILITIES

THE CHURCH AND SPIEGEL CASES:
A REINTERPRETATION OF I.R.C. 811 (C)

Judicial Review of Administrative
Tribunals—Remedies for Corpo-
rate Management Deadlock—
Workmen's Compensation
Acts

Vol. 47

March, 1949

No. 5