

MICHIGAN LAW REVIEW

Vol. 51

FEBRUARY, 1953

No. 4

CONTENTS

ARTICLES

- COMPARATIVE NEGLIGENCE By *William L. Prosser* . . . 465
- RESTRAINTS ON ALIENATION OF EQUITABLE
INTERESTS IN MICHIGAN PROPERTY By *William F. Fratcher* . . . 509

COMMENTS

- CLANDESTINE SPEECH AND THE FIRST AMENDMENT—A REAPPRAISAL OF
THE DENNIS CASE 553
- CORPORATIONS—STOCK OPTIONS—REQUIREMENTS OF CONSIDERATION FOR
EMPLOYEE OPTIONS 559
- INTERNATIONAL LAW—EFFECT OF WAR ON BILATERAL TREATIES—COM-
PARATIVE STUDY 566
- INTERNATIONAL LAW—TREATY PROVISIONS DEALING WITH THE STATUS OF
PRE-WAR BILATERAL TREATIES 573

Copyright, 1953, by The Michigan Law Review Association.

Published monthly, November-June, at Lansing, Michigan. Entered November 1, 1902 at Ann Arbor, Michigan, as Second-Class Matter under Act of Congress, March 3, 1879. Additional entry at the post office at Lansing, Michigan, March 1949. Re-entry at Lansing, Michigan, November 22, 1950. Editorial Offices at Ann Arbor, Michigan.

Subscriptions: United States, \$5.50 per year in advance, eight numbers; Foreign, \$6. Single issues \$1; back numbers \$1.50.

SALA
ESTANTE

Michigan Law Review

COMPARATIVE NEGLIGENCE

RESTRAINTS ON ALIENATION OF EQUITABLE
INTERESTS IN MICHIGAN PROPERTY

Clandestine Speech and the First Amendment — Require-
ments of Consideration for Employee Stock Options — Effect
of War on Bilateral Treaties — Treaty Provisions Dealing
With the Status of Pre-War Bilateral Treaties

Vol. 51

February, 1953

No. 4