

LIBRARY
SALA 2
ESTANTE 795

Michigan Law Review

ON AMENDING THE TREATY-MAKING POWER:
A COMPARATIVE STUDY OF THE PROBLEM
OF SELF-EXECUTING TREATIES

SUMMARY JUDGMENT UNDER THE FEDERAL
RULES—WHEN AN ISSUE OF FACT
IS PRESENTED

COMMON CARRIER LIABILITY

Validity of New York Statute Setting Out Motorists' Implied
Consent to Chemical Tests for Intoxication—Executive
Agreements and the Proposed Constitutional Amendments
to the Treaty Power—State Regulation of Recognition and
Organizational Picketing

This Number Contains the Index to Volume 51

Vol. 51

June, 1953

No. 8

MICHIGAN LAW REVIEW

Vol. 51

JUNE, 1953

No. 8

CONTENTS

ARTICLES

- ON AMENDING THE TREATY-MAKING
POWER: A COMPARATIVE STUDY OF THE
PROBLEM OF SELF-EXECUTING TREATIES . . . 1117
By *Lawrence Preuss*
- SUMMARY JUDGMENT UNDER THE FEDERAL
RULES—WHEN AN ISSUE OF FACT IS
PRESENTED . . . 1143
By *Mac Asbill and Willis
B. Snell*
- COMMON CARRIER LIABILITY IN THE
ATOMIC AGE . . . 1173
By *Anthony F. Arpaia and
Clarence G. Jensen*

COMMENTS

- CONSTITUTIONAL LAW—VALIDITY OF NEW YORK STATUTE SETTING OUT
MOTORISTS' IMPLIED CONSENT TO CHEMICAL TESTS FOR INTOXICATION . 1195
- EXECUTIVE AGREEMENTS AND THE PROPOSED CONSTITUTIONAL AMEND-
MENTS TO THE TREATY POWER 1202
- LABOR LAW—STATE REGULATION OF RECOGNITION AND ORGANIZATIONAL
PICKETING 1217

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.