

VOLUME 68
NUMBER 4

HEMEROTECA
SALA 2
ÉSTANTE ~~103~~
TABLA 105

H A R V A R D L A W R E V I E W

FEBRUARY 1955

Articles

- THE RIGHT TO A HEARING IN ENGLISH
ADMINISTRATIVE LAW *S. A. de Smith*
- PROPRIETORSHIP OVER DEPONENTS *Robert E. Keeton*
- WORKMEN'S COMPENSATION FOR MARITIME EMPLOYEES:
OBSCURITY IN THE TWILIGHT ZONE *Robert E. Rodes, Jr.*

Comment

- SUBAGENTS AND SUBSERVANTS *Warren A. Seavey*

Notes

- Discovery Practice in States Adopting the
Federal Rules of Civil Procedure
- The Operation of State Fair Employment
Practices Commissions
- Consequences of Proceeding Separately
Against Concurrent Tortfeasors

Copyright 1955

THE HARVARD LAW REVIEW ASSOCIATION

HARVARD LAW REVIEW

VOLUME 68

FEBRUARY 1955

NUMBER 4

CONTENTS

With the Editors vii

ARTICLES

- The Right to a Hearing in English Administrative Law *S. A. de Smith* . . . 569
- Proprietorship Over Deponents *Robert E. Keeton* . . 600
- Workmen's Compensation for Maritime Employees: Obscurity in the Twilight Zone *Robert E. Rodes, Jr.* . 637

COMMENT

- Subagents and Subservants *Warren A. Seavey* . . 658

NOTES

- Discovery Practice in States Adopting the Federal Rules of Civil Procedure 673
- The Operation of State Fair Employment Practices Commissions . . 685
- Consequences of Proceeding Separately Against Concurrent Tortfeasors 697

RECENT CASES

- Admiralty** — Jurisdiction: In General — Foreign Limitation Proceeding Does Not Justify Refusal to Assume Jurisdiction Over Suit Between Parties of Different Foreign Countries (*Kloekner Reederei und Kohlenhandel, G.M.B.H. v. A/S Hakedal*, 2d Cir. 1954) 706
- Conflict of Laws** — In General — Estate Tax Apportionment Rule of Decedent's Domicile Inapplicable to Irrevocable Out-of-State Trust (*First Nat'l Bank v. First Trust Co.*, Minn. 1954) 708
- Constitutional Law** — Relations Between State and Federal Governments — Federal Government as Shipper Must Pay Intrastate Carrier State Minimum Rate Though in Excess of Contract Rate (*Hughes Transportation, Inc. v. United States*, Ct. Cl. 1954) 710
- Copyrights** — In General — Unauthorized Rediffusion of Live and Film Telecasts of Sports Events to Home Viewers Held Nonactionable (*Canadian Admiral Corp. v. Rediffusion, Inc.*, Canada Exch. Ct., 1954) 712
- Corporations** — Dissolution — Profitable Operation of Deadlocked Corporation Warrants Dismissal of Dissolution Petition Without a Hearing (*Matter of Radom & Neidorff, Inc.*, N.Y. 1954) 714

Income Taxes — What Is Income — Alimony Payments by Divorced Wife's Father-in-Law Under Agreement of Guarantee Includible in Wife's Gross Income (<i>Luckenbach v. Pedrick</i> , 2d Cir. 1954)	716
Income Taxes — What Is Income — Gain Realized from Discharge of Debt in Devalued Foreign Currency Held Taxable Income (<i>Willard Helburn, Inc. v. Commissioner</i> , 1st Cir. 1954)	717
Judgments — Foreign Judgments — Virginia Judgment That Florida Divorce Precludes Widower's Claim Bars Claim's Reassertion in Virginia Despite Intervening Florida Judgment Voiding Divorce (<i>Kessler v. Fauquier Nat'l Bank</i> , Va. 1954)	719
Labor Law — Labor Management Relations Act — Section 8(d) Does Not Bar Strike Where Notice of Modification Given Sixty Days Before Agreement Could Be Modified (<i>Lion Oil Co.</i> , N.L.R.B. 1954)	720
Liens — Priorities — Municipal Tax Lien Superior to Federal Claim Since It Is Antecedent, Specific, and Perfected (<i>United States v. Atlantic Municipal Corp.</i> , 5th Cir. 1954)	722
Municipal Corporations — Judicial Control — Referendum To Repeal Home Rule Charter Amendment Enjoined (<i>Noble v. City of Lincoln</i> , Neb. 1954)	723
Privileged Communications — Physician and Patient — Waiver of Privilege After Death of Patient Restricted to Matters Apparent to a Layman (<i>In re Coddington's Will</i> (<i>Coddington</i>), N.Y. 1954)	725
Taxation — Use Taxes — Sale of Comic Strip Mats Held Exempt From Use Tax as Personal Service Transaction (<i>Washington Times-Herald, Inc. v. District of Columbia</i> , D.C. Cir. 1954)	727
Workmen's Compensation Acts — Awards — Prior Employer Must Contribute to Award for Second Injury Despite Postaccident Wages in Excess of Earnings Before First Injury (<i>Meszáros v. Goldman</i> , N.Y. 1954)	728

BOOK REVIEWS

Paul: Taxation in the United States	<i>Norris Darrell</i>	729
Dodd: American Business Corporations Until 1860	<i>George D. Hornstein</i>	733
Jaffe: Administrative Law. Cases and Materials	<i>Robert Kramer</i>	737

BOOK NOTES

Rheinstein: Max Weber on Law in Economy and Society	741
Leopold: Elihu Root and the Conservative Tradition	743

The HARVARD LAW REVIEW is published monthly eight times a year, November through June, at Gannett House, Cambridge, Mass. Entered as second-class matter June 23, 1948, at the Post Office at Boston, Mass., under the Act of March 3, 1879. Copyright 1955 by the Harvard Law Review Association.
 Subscription: \$6.00 per annum payable in advance, \$1.25 a number; back numbers, \$1.50 each; foreign, \$6.50 per annum payable in advance, \$1.35 a number; back numbers, \$1.60 each.
 If subscription is to be discontinued at expiration, notice to that effect should be sent; otherwise it will be renewed as usual.