

VOLUME 48
NUMBER 2

HARVARD LAW REVIEW

CONTENTS
NEED
REQUIRED
SITY OF
ANTS
TOR
TEE
ERATION
TION

1955

DG-
ION

Memoranda

AUGUSTUS MORRIS FLAND

Charles F. Clark
Charles A. Hays

Notes

WISDOM OF GOVERNMENTAL ACTION

JUDICIAL REVIEW

Kenneth Culp Davis

IN ACCORDANCE WITH A COMPREHENSIVE

Charles M. Hunt

Comments

CORPORATE CONTROL: THE BATTLE FOR
THE BERKELEY

L. C. B. Gouss

AMERICAN PRECEDENT IN THE SUPREME COURT
OF ISRAEL

Uriel Gorney

Notes

Applicability of State Conflicts Rules When Issues of
State Law Arise in Federal Question Cases

The Doctrine of Official Immunity Under the Civil Rights Acts

Callable Common Stock

Judicial Review of Reversals of Policy by Administrative Agencies

Survival Statutes in the Conflict of Laws

Copyri

VIEW ASSOCIATION

HARVARD LAW REVIEW

VOLUME 68

MAY 1954

NUMBER 7

CONTENTS

With the Editors vii

IN MEMORIAM

Augustus Noble Hand	<i>Charles E. Clark</i>	1113
	<i>Charles A. Horsky</i>	1113

ARTICLES

Ripeness of Governmental Action for Judicial Review	<i>Kenneth Culp Davis</i>	1122
“In Accordance With a Comprehensive Plan”	<i>Charles M. Haar</i>	1154

COMMENTS

Corporate Control: The Battle for the Berkeley	<i>L. C. B. Gower</i>	1176
American Precedent in the Supreme Court of Israel	<i>Uriel Gorney</i>	1194

NOTES

Applicability of State Conflicts Rules When Issues of State Law Arise in Federal Question Cases	1212
The Doctrine of Official Immunity Under the Civil Rights Acts	1229
Callable Common Stock	1240
Judicial Review of Reversals of Policy by Administrative Agencies	1251
Survival Statutes in the Conflict of Laws	1260

RECENT CASES

Admiralty—State Legislation—Admiralty Court Will Apply State Rule of Contributory Negligence in Action Based on State Wrongful Death Act (<i>Byrd</i> <i>v. Napoleon Avenue Ferry Co.</i> , E.D. La. 1954)	1266
Bankruptcy—Corporate Reorganization—Reorganization Court Has Exclusive Jurisdiction Over Claims for Attorneys’ Fees Incurred by Successful Defendants in Plenary Suit (<i>Austrian v. Williams</i> , 2d Cir. 1954)	1267
Bankruptcy—Property Passing to Trustee—Insurance Companies Liable to Trustee for Cash Surrender Value Despite Loans Made After Receiver’s Appoint- ment (<i>Lake v. New York Life Ins. Co.</i> , 4th Cir. 1955)	1271