

MICHIGAN LAW REVIEW

Vol. 58

MAY 1960

No. 7

CONTENTS

ARTICLES

- STOCKHOLDER VOTES MOTIVATED BY ADVERSE INTEREST: THE ATTACK AND THE DEFENSE
By *Earl Sneed* 961
- FREE WILL IN THE FRONTIERS OF FEDERALISM
By *John R. Brown* 999

COMMENTS

- ANTITRUST LAWS—JUDICIAL RELIEF FOR VIOLATIONS OF SECTION SEVEN OF THE CLAYTON ACT—DISENFRANCHISEMENT IN *United States v. E. I. du Pont de Nemours & Co.* 1024
- SEARCH AND SEIZURE—SUPPRESSION OF EVIDENCE—JUDICIAL ATTITUDE TOWARD ENFORCEMENT 1044
- TRUST ADMINISTRATION—APPORTIONMENT AND OTHER REMEDIES OF AN INCOME BENEFICIARY WHEN THE TRUSTEE'S RETENTION OF UNPRODUCTIVE PROPERTY CAUSES A LOSS OR TERMINATION OF INCOME 1049

Copyright 1960, 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. Re-entry at Lansing, Michigan, November 30, 1959. Editorial Offices at *Ann Arbor, Michigan*. Printed by Speaker-Hines & Thomas, Inc., 315 North Grand Ave., Lansing, Michigan.

Subscriptions: United States, \$7.50 per year in advance, eight numbers; Foreign, \$8. Single Issues: \$2.00.

Reprints: A few reprint copies of the articles appearing in this issue are available at 50 cents each.

Address all correspondence to:

Michigan Law Review
Hutchins Hall
Ann Arbor, Michigan

MEMEROTECA
SALA 2
ESTANTE 8 55
TABLA

Michigan Law Review

STOCKHOLDER VOTES MOTIVATED BY
ADVERSE INTEREST:

THE ATTACK AND THE DEFENSE
Earl Sneed

FREE WILL IN THE FRONTIERS OF FEDERALISM
John R. Brown

Antitrust Laws—Judicial Relief for Violations of Section Seven
of the Clayton Act—Disenfranchisement in *United States v.*
E. I. du Pont de Nemours & Co.

Search and Seizure—Suppression of Evidence—Judicial
Attitude Toward Enforcement

Trust Administration—Apportionment and Other Remedies
of an Income Beneficiary When the Trustee's Retention
of Unproductive Property Causes a Loss or
Termination of Income
