

HEMEROTECA

SALA

2

ESTANTE

7

95

TABLA

Michigan Law Review

CONDOMINIUM— HOME OWNERSHIP FOR MEGALOPOLIS?

John E. Cribbet

REFLECTIONS ON THE NATURE OF LABOR ARBITRATION

R. W. Fleming

RIPENESS AND REVIEWABLE ORDERS IN ADMINISTRATIVE LAW

Louis L. Jaffe

Evidence—Hearsay—Exclusion of Self-Serving Declarations

Future Interests—Powers of Disposition—Some Practical
Considerations in Using Powers of Disposition
for Testamentary Purposes

Taxation—Federal Estate Tax—Tax Consequences of a Gift
in Contemplation of Death by a Joint Tenant
or a Tenant by the Entirety

MICHIGAN LAW REVIEW

Vol. 61

MAY 1963

No. 7

CONTENTS

ARTICLES

- CONDOMINIUM—HOME OWNERSHIP
FOR MEGALOPOLIS? By *John E. Cribbet* 1207
- REFLECTIONS ON THE NATURE OF
LABOR ARBITRATION By *R. W. Fleming* 1245
- RIPENESS AND REVIEWABLE ORDERS
IN ADMINISTRATIVE LAW By *Louis L. Jaffe* 1273

COMMENTS

- EVIDENCE—HEARSAY—EXCLUSION OF SELF-SERVING DECLARATIONS 1306
- FUTURE INTERESTS—POWERS OF DISPOSITION—SOME PRACTICAL CON-
SIDERATIONS IN USING POWERS OF DISPOSITION FOR TESTAMENTARY
PURPOSES 1320
- TAXATION—FEDERAL ESTATE TAX—TAX CONSEQUENCES OF A GIFT
IN CONTEMPLATION OF DEATH BY A JOINT TENANT OR A TENANT
BY THE ENTIRETY 1335

Copyright 1963, by The Michigan Law Review Association.

Published monthly, November-June at Worcester, Mass. Entered November 1, 1902, at Ann Arbor, Michigan, as Second-Class Matter under Act of Congress, March 3, 1879. Re-entry at Worcester, Mass., November 1961. Printed by Heffernan Press Inc., P. O. Box 609, Worcester, Mass. Editorial Offices at *Ann Arbor, 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

RECENT DECISIONS

<p>BANKRUPTCY—Proof and Allowance of Claims—Reopening of Estate To Allow Creditors To Reach Tenancy by the Entirety 1351</p> <p>CIVIL PROCEDURE—Trial Practice—Introduction of Inadmissible Evidence To Cure Improper Argument by Counsel 1356</p> <p>COURTS—Scope of Authority—Sterilization of Mental Defectives 1359</p>	<p>EVIDENCE—Confessions—Admissibility of a Subsequent Confession Under the McNabb-Mallory Doctrine . . . 1364</p> <p>EVIDENCE—Hearsay—Admissibility of Accident Reports Under the Federal Business Records Act 1369</p> <p>INSURANCE—Variable Annuities—Application of Investment Company Act of 1940 1374</p>
--	---

RECENT BOOKS

<p>GRZYBOWSKI: SOVIET LEGAL INSTITUTIONS: DOCTRINES AND SOCIAL FUNCTIONS</p> <p>Reviewed by <i>Isaac Shapiro</i></p>	<p>1382</p>
---	-------------

PERIODICAL INDEX

<p>SUBJECT INDEX of Articles and Comments Appearing in Leading Law Reviews</p>	<p>1384</p>
---	-------------

