

# Michigan Law Review

## ARTICLES

The Comity Doctrine *Hessel E. Yntema*  
*Introduction by Kurt H. Nadelmann*

The Effect of Misunderstanding on  
Contract Formation and Reformation  
Under the Restatement of Contracts  
Second

*George E. Palmer*

A Dissent From the *Miranda* Dissents:  
Some Comments on the "New" Fifth  
Amendment and the Old "Voluntariness"  
Test

*Yale Kamisar*

Identification of Property Subject to the  
Federal Estate Tax

*Charles L. B. Lowndes*  
*Richard B. Stephens*

Foster Parents Versus Agencies: A Case  
Study in the Judicial Application of  
"The Best Interests of the Child"  
Doctrine

*Sanford N. Katz*

# Michigan Law Review

---

Vol. 65, No. 1

November 1966

## CONTENTS

### Articles

- THE COMITY DOCTRINE . . . . . *Hessel E. Yntema* 9  
*with Introduction* . . . . . *Kurt H. Nadelmann* 1
- THE EFFECT OF MISUNDERSTANDING ON CONTRACT FORMATION  
AND REFORMATION UNDER THE RESTATEMENT OF CONTRACTS  
SECOND . . . . . *George E. Palmer* 33
- A DISSENT FROM THE *Miranda* DISSENTS: SOME COMMENTS ON  
THE "NEW" FIFTH AMENDMENT AND THE OLD "VOLUNTARI-  
NESS" TEST . . . . . *Yale Kamisar* 59
- IDENTIFICATION OF PROPERTY SUBJECT TO THE FEDERAL ESTATE  
TAX . . . *Charles L. B. Lowndes and Richard B. Stephens* 105
- FOSTER PARENTS VERSUS AGENCIES: A CASE STUDY IN THE JUDI-  
CIAL APPLICATION OF "THE BEST INTERESTS OF THE CHILD"  
DOCTRINE . . . . . *Sanford N. Katz* 145

### Notes

- HABEAS CORPUS—Custody and Release From Custody Re-  
quirements of Habeas Corpus—Viability of *McNally v. Hill*  
in the Modern Context . . . . . 172
- MOTOR VEHICLES—LEGISLATION—The Michigan Motor Ve-  
hicle Accident Claims Act . . . . . 180

### Recent Developments

- BANKRUPTCY—Bank Paying Depositor's Check After His Ad-  
judication in Bankruptcy Is Liable to Trusts for Amount  
of Check—*Bank of Marin v. England* (9th Cir. 1965) . . 195
- FUTURE INTERESTS—Implying a Requirement of Survival in  
Future Interests: Continued Confusion—*Schau v. Cecil*  
(Iowa 1965) . . . . . 203



INSURANCE—MOTOR VEHICLES—"Newly Acquired Automobile" Clause Extended To Cover Previously Owned Inoperable Vehicle—*National Indem. Co. v. Giampapa* (Wash. 1965) . . . . .

LABOR LAW—NLRB Refuses To Apply Related Work Doctrine to Construction Site Picketing—*Building & Construction Trades Council (Markwell & Hartz)* (N.L.R.B. 1965) 212

WILLS—The Receipt of Substantial Benefits Under a Will by One in Confidential Relationship With Testator Raises a Presumption of Undue Influence Which After Rebutting Evidence Is Introduced Remains as a Permissible Inference for the Jury—*In re Wood Estate* (Mich. 1966). . . . . 223

**Recent Books**

BOOKS RECEIVED . . . . . 232

**Periodical Index**

SUBJECT INDEX of Articles and Comments Appearing in Leading Law Reviews . . . . . 235

|                                |        |
|--------------------------------|--------|
| BIBLIOTECA DE LA CORTE SUPREMA |        |
| NO. DE ORDEN                   | 37.280 |
| UBICACION                      | Ruy    |

The design on the cover is taken from an etching of The University of Michigan Legal Research Building.

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 at Heffernan Press, P. O. Box 609, Worcester, Mass. Editorial Offices at *Ann Arbor, Michigan*.

Subscriptions: United States, \$9 per year in advance, eight numbers; Foreign, \$9.50.

Single Issues: \$2; back numbers \$2.50.

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

Address all correspondence to:

Michigan Law Review  
Hutchins Hall  
Ann Arbor, Michigan 48104