

BIBLIOTECA DE LA CORTE SUPREMA	Ref
No. DE CEDER	38.285
UBICACIÓN	



OHIO STATE LAW JOURNAL

Volume 28

Summer 1967

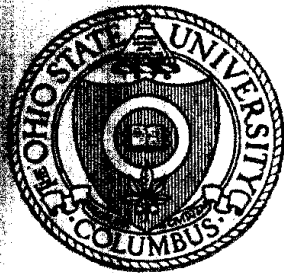
Number 3

CONTENTS

CONVENIENCE AND NECESSITY: MOTOR CARRIER LICENSING BY THE INTERSTATE COMMERCE COMMISSION	379
<i>George M. Chandler</i>	
CORPORATE BIGNESS AND DIVERSIFICATION IN MANUFACTURING	402
<i>Charles H. Berry</i>	
FEDERAL TAX LAWS AND CORPORATE DIVIDEND BEHAVIOR	427
<i>John A. Brittain</i>	
Comments	
DISREGARDING THE CORPORATE ENTITY: CONTRACT CLAIMS	441
INSIDER TRADING WITHOUT DISCLOSURE—THEORY OF LIABILITY	472
WHAT IS A "PLAN" UNDER INTERNAL REVENUE CODE SECTION 105(D)	483
Recent Developments	
LIBEL—Privilege of <i>New York Times v. Sullivan</i> Held Applicable to Statements Made of and Concerning a Non-Public Official— <i>Pauling v. Globe-Democrat Publishing Co.</i> , 362 F.2d 188 (8th Cir. 1966)	502
CRIMINAL LAW—Insanity Defense—Wisconsin Court's Partial Acceptance of A.L.I. Definition Spotlights Difficulty of Reconciling Competing Policy Goals— <i>State v. Shoffner</i> , 8 Wis.2d 640, 100 N.W.2d 339 (1966)	509
WORKMEN'S COMPENSATION—Statute of Limitations—Death Claim— <i>Ingalls Shipbuilding Corp. v. Harris</i> , 187 So. 2d 886 (Miss. 1966)	523
CONSTITUTIONAL LAW—Search and Seizure—Electronic Eavesdropping Held an Illegal Search and Seizure— <i>Hajdu v. State</i> , 189 So. 2d 230 (Fla. Dist. Ct. 1966)	527
TORTS—A Master's Liability When an Injured Party Covenants Not to Sue His Servant— <i>Holcomb v. Flavin</i> , 34 Ill. 2d 588, 216 N.E.2d 811 (1966)	537

MEMEROTECA
SALA 2
ESTANTE 35
TABLA

OHIO STATE LAW JOURNAL



**CONVENIENCE AND NECESSITY: MOTOR CARRIER
LICENSING BY THE INTERSTATE COMMERCE
COMMISSION**

George M. Chandler

**CORPORATE BIGNESS AND DIVERSIFICATION
IN MANUFACTURING**

Charles H. Berry

**FEDERAL TAX LAWS AND CORPORATE DIVIDEND
BEHAVIOR**

John A. Brittain

COMMENTS

DISREGARDING THE CORPORATE ENTITY: CONTRACT CLAIMS

INSIDER TRADING WITHOUT DISCLOSURE—THEORY OF LIABILITY

**WHAT IS A "PLAN" UNDER INTERNAL REVENUE CODE
SECTION 105(D)?**

Volume 28

Summer 1967

Number 3

CRIMINAL LAW—Pretrial Psychiatric Examinations— <i>State v. Olson</i> , 143 N.W.2d 69 (Minn. 1966)	543
AGENCY—Liability for Torts of Borrowed Servant— <i>New York Central Railroad v. Northern Indiana Public Service Company</i> , 221 N.E.2d 442 (Ind. Ct. App. 1966)	550
STATUTES OF LIMITATION—Action Not Commenced or Attempted to be Commenced Within Meaning of the Ohio Saving Statute— <i>Mason v. Waters</i> , 6 Ohio St. 2d 212, 217 N.E.2d 213 (1966)	558

Copyright © 1967 by the Ohio State University.

Published quarterly at Columbus, Ohio. Second class postage paid at Columbus, Ohio,
and at additional mailing offices. Address all correspondence:

Ohio State Law Journal
1659 North High Street
Columbus, Ohio 43210

Subscriptions: \$6.00 per year; \$2.50 per copy.

Reprints: Some reprint copies of articles appearing in past issues are available at one
dollar and up.
