# HARVARD LAW REVIEW

MAY, 1941

#### LEADING ARTICLES

THE USE OF EXPERTS BY THE COURTS	J. H. Beuscher	1105
Mr. JUSTICE BRADLEY'S APPOINTMENT TO THE SUPREME COURT AND THE LEGAL TENDER		
Cases: II	Charles Fairman .	1128
CONTRIBUTION AMONG JOINT TORTFEASORS: A PRAGMATIC CRITICISM	Fleming James, Jr.	1156
Contribution among Joint Tortfeasors: A Defense	Charles O. Gregory	1170

## COMPLETE TABLE OF CONTENTS OF THIS ISSUE ON PAGES V AND VI

Published Monthly November to June Inclusive. Entered at Norwood Post Office as second-class matter
\$4.50 PER ANNUM IN ADVANCE 75 CENTS PER NUMBER FOREIGN SUBSCRIPTIONS. \$5.00, 85 CENTS PER NUMBER
Copyright, 1941, by The Harvard Law Review Association
Printed at
Editorial and Executive Office Gannett House, Cambridge, Mass., U.S.A

### HARVARD LAW REVIEW

VOLUME LIV

MAY, 1941

Number 7

#### CONTENTS

LEADING ARTICLES		PAGE
The Use of Experts by the Courts	J. H. Beuscher	1105
Mr. Justice Bradley's Appointment to the Supreme Court and the Legal Tender Cases: II	Charles Fairman	1128
Contribution among Joint Tortfeasors: A Pragmatic Criticism	Fleming James, Jr.	1156
Contribution among Joint Tortfeasors: A Defense	Charles O. Gregory	1170
Replication	Fleming James, Jr.	1178
Rejoinder	Charles O. Gregory	1184
Notes		
Fiduciary Duty of Officers and Directors Not to Compete with the Corporation Rival Unions: Interference with Advantageous Relations		. 1200 . 1204 . 1214
RECENT CASES		
Bankruptcy — Corporate Reorganization — Reorg Chargeable against Lienholders when Bankrupt organization (In re Centralia Refining Co., E. D. Conflict of Laws — Judgment for Support Entered Entitled to Full Faith and Credit because of In	tcy Follows Failure of Re Ill. 1940) I on Separation Decree No tervening <i>Ex Parte</i> Divorce	:- . 1228 ot ee
(Durlacher v. Durlacher, D. Nev. 1940)  Constitutional Law — Delegation of Powers — Statement of Extend Civil Service to Offices Previous	atute Giving Governor Dis Isly Exempt Held Unconst	;- i-
tutional (Ahlgren v. Cromwell, Md. 1941)	iring Out-of-State Vendo n Sales into State by Mai n Sears, Roebuck & Co., Sup	r l- o.
Ct. 1941)  Corporations — Dissolution — Shareholder's Individual Statute Making Directors Trustees upon Dissolution — Rush & Trust Co. March 2011	vidual Suit Allowed unde ution of Corporation (Wor	ď
v. Union Bank & Trust Co., Mont. 1940)		. 1234

Corporations — Grand Jurors Association Denied Incorporation as Contractor	<b>)</b>
to the Public Interest (Matter of the Grand Jurors Ass'n, Bronx County, Inc., N. Y. Sup. Ct. 1941)	DESK
Damages - Election to Terminate Contractor's Right to Proceed He	S. Carrier
Preclude Claim for Accrued Liquidated Damages (Maryland Casualty C	<b>Š</b>
United States, Ct. Cl. 1941)	1030
Permits to Milk Distributors in Business before June 1, 1939 Upheld	
(Stracquadanio v. Department of Health, N. Y. 1941)	1237
Estoppel - Successful Contention of Testamentary Incapacity Held Not to	٠,
Prevent Subsequent Inconsistent Position where No Mutuality of Parties	
Exists (Matter of Smith, N. Y. Surr. Ct. 1940)	1238
Evidence — Hearsay — Proofs of Postal Losses Obtained in Regular Course of Business and Failure to Answer Letters after Admitted Wrongdoing Held	
Admissible (Boerner v. United States, C. C. A. 2d, 1941)	1239
Injunctions — Criminal Proceedings under Valid Statute Held Unenjoinable al-	1,09
though Legal Remedy Inadequate (Troy Amusement Co. v. Attenweiler,	
Ohio 1940)	1240
Interstate Commerce — Power of States: Effect of Federal Regulation —	
Motor Carrier Act Held to Supersede State Statute Allowing Direct Action against Carrier's Insurer (Grier v. Tri-State Transit Co., W. D. La. 1940).	
Securities Acts — Federal Securities Act — Mutual Violation Held No Defense	1242
in Underwriter's Action against Issuer on Contracts Involving Unregistered	
Securities (A. C. Frost & Co. v. Coeur D'Alene Mines Corp., Sup. Ct. 1941)	1243
Taxation - Collection and Enforcement - Statutory Remedies Held Not to	
Preclude Common-Law Action to Recover Illegally Collected Local Taxes	
(Sloane Estates, Inc. v. City of New York, N. Y. Sup. Ct. 1941)  Taxation — Gifts — Size of Block Held Relevant Factor in Determining Value	1244
of Stock (Page v. Howell, C. C. A. 5th, 1940)	1245
Unfair Competition - Remedy by Injunction - Tavern Owner Bringing Class	43
Action Granted Injunction against Unlawful Sale of Liquor though Not	
Individually Damaged (Clark v. Crown Drug Co., Mo. App. 1940)	1247
War — Enemy Aliens and Enemy Property — Government Can Recover Funds Returned to Enemy Alien under Erroneous Presidential Order if Alien Re-	
opens Issue by Seeking Congressional Relief (United States v. Rodiek, C. C. A.	
2d, 1941)	1248
Wills - Testator's Direction to Deduct Advances Found in Account Book at	•
His Death Construed to Mean Excess of Entries over Credits (Matter of	
Clendenin, N. Y. Surr. Ct. 1940)	1250
BOOK REVIEWS	
Garlan: Legal Realism and Justice	1251
Report on the Study and Investigation of the Work,	
Activities, Personnel, and Functions of Protective	
and Reorganization Committees. Part VIII John F. Meck, Jr	1253
From Writ to Rescript: The Practice of Law Richard H. Field .	1256
Glenn: Fraudulent Conveyances and Preferences Eugene V. Rostow . Penal Reform in England (edited by L. Radzinowicz and	1258
J. W. Cecil Turner)	1260
Pound: Contemporary Juristic Theory	
Simes: Cases and Materials on the Law of Fiduciary	,
Administration	1262
Fraenkel: The Dual State: A Contribution to the	
Theory of Dictatorship Fritz Morstein Marx	1264
BOOK NOTES	1267
BOOKS RECEIVED	1270