

VOL. 62

NO. 2

MEMORIAL *	
SALA	2
ÉSTANTE	38
TABLA	

# HARVARD LAW REVIEW

---

DECEMBER, 1948

- HEARSAY DANGERS AND THE APPLICATION  
OF THE HEARSAY CONCEPT . . . . . *Edmund M. Morgan*
- THE CHALLENGE OF SOVIET LAW . . . . . *Harold J. Berman*

COMPLETE TABLE OF CONTENTS, PAGES IV AND V

Copyright, 1949, by  
THE HARVARD LAW REVIEW ASSOCIATION

# HARVARD LAW REVIEW

VOLUME 62

DECEMBER, 1948

NUMBER 2

## CONTENTS

### LEADING ARTICLES

- Hearsay Dangers and the Application of  
the Hearsay Concept . . . . . *Edmund M. Morgan* 177
- The Challenge of Soviet Law . . . . . *Harold J. Berman* . 220

### NOTES

- The Law School . . . . . 267
- The Attorney's Trial Preparations and Pre-Trial Discovery under the  
Federal Rules: *Hickman v. Taylor* Two Years After . . . . . 269
- The Conspiracy Dilemma: Prosecution of Group Crime or Protection  
of Individual Defendants . . . . . 276
- Successive Appeals and the Law of the Case . . . . . 286
- The Lost Shareholder . . . . . 295

### RECENT CASES

- Constitutional Law**— Constitutions of Other Countries— Australian Act Au-  
thorizing the Nationalization of Banking Held Unconstitutional (*Bank of New  
South Wales et als. v. Commonwealth*, Australia High Court 1948) . . . . . 305
- Constitutional Law**— Equal Protection of the Laws— California Miscegenation  
Statute Held Unconstitutional (*Perez v. Lippold*, Cal. 1948) . . . . . 307
- Federal Courts**— Authority of State Law— In Shareholder's Derivative Suit  
Federal Court Must Apply State Statute Requiring Plaintiff to Give Security for  
Defendant's Counsel Fees (*Cohen v. Beneficial Industrial Loan Corp.*, 3d Cir. 1948) . . . . . 309
- Federal Courts**— Powers of Federal Judges— District Court Injunction Stayed  
by Supreme Court Justice in Chambers (Mr. Justice Black, U. S. 1948) . . . . . 311
- Future Interests**— Limitation to Settlor's Intestate Distributees Held to Create  
Remainder despite Doctrine of Worthier Title (*Richardson v. Richardson*, N. Y.  
1948) . . . . . 313
- Income Taxes**— Gains or Losses on Sales and Exchanges— Partners' Losses in  
Transfer to Corporation Which They Control Are Disallowed (*Commissioner  
v. Whitney*, 2d Cir. 1948) . . . . . 314
- Income Taxes**— When It ~~is~~ Income or Are Deductible— Deficiency  
for Years of Actual Receipt Held Defeated by Taxpayer's Proof of Constructive  
Receipt in Barred Year (*Ross v. Commissioner*, 1st Cir. 1948) . . . . . 316
- Insurance**— Group Insurance— Insurer Held Liable on Agency Theory for Em-  
ployer's Negligence in Misinforming Insured as to Due Date of Premiums  
(*Neider v. Continental Assurance Co.*, La. 1948) . . . . . 317
- Libel and Slander**— Publication— Libel in Will Held Not Actionable against  
Testator's Estate (*Carver v. Morrow*, S. C. 1948) . . . . . 318

<b>Sales</b> — Remedies of Seller — Dealer Granted Injunction against Further Transfer of New Car Resold in Violation of Repurchase Option ( <i>Larson Buick Co. v. Mosca et al.</i> , N. Y. Sup. Ct. 1948) . . . . .	320
<b>Torts</b> — Federal Tort Claims Act — District Courts Split on Permissibility of Joining Individual Defendants in Suit against the United States ( <i>Drummond v. United States</i> , E. D. Va. 1948; <i>Uarte v. United States</i> , S. D. Cal. 1948; <i>Engelhardt v. United States</i> , D. Md. 1947) . . . . .	321
<b>Trial</b> — Verdicts — Immaterial Special Interrogatories Which Might Have Misled Jury Held Reversible Error ( <i>Anderson v. S. E. Johnson Co.</i> , Ohio 1948) . . . . .	323
<b>Wills</b> — Probate — Guardian <i>ad Litem</i> Appointed to Contest Will for Incompetent Legatee because of Possible Fraud although Incompetent Could Not Gain by Contest (In re <i>Brindle's Estate</i> , Pa. 1948) . . . . .	325
<b>Zoning Laws</b> — Variances — Variance Allowed despite Absence of Clear Showing of Undue Hardship ( <i>Fortuna v. Zoning Board of Adjustment</i> , N. H. 1948) . . . . .	327

#### BOOK REVIEWS

Waldo: <i>The Administrative State</i> . . . . .	<i>Louis L. Jaffe</i> . . . . .	328
Latin-American Legal Philosophy . . . . .	<i>Edgar Bodenheimer</i> . . . . .	332
Orfield: <i>Criminal Procedure from Arrest to Appeal</i> . . . . .	<i>Livingston Hall</i> . . . . .	335
Laski: <i>The American Democracy: A Commentary and an Interpretation</i> . . . . .	<i>Mark DeWolfe Howe</i> . . . . .	338
Shattuck: <i>An Estate Planner's Handbook</i> . . . . .	<i>Otis T. Bradley</i> . . . . .	344
<i>The Beneficiary in Life Insurance: A Symposium</i> . Edited by David McCahan . . . . .	<i>George K. Gardner</i> . . . . .	346
<i>Social Meaning of Legal Concepts. No. 1. Inheritance of Property and the Power of Testamentary Disposition</i> . . . . .	<i>David F. Cavers</i> . . . . .	348

#### BOOK NOTES

Rossiter: <i>Constitutional Dictatorship: Crisis Government in the Modern Democracies</i> . . . . .	351
<i>Yearbook of the United Nations 1946-47</i> . . . . .	352

BOOKS RECEIVED . . . . .	352
--------------------------	-----

---

The HARVARD LAW REVIEW is published monthly eight times a year, November through June, at Gannett House, Cambridge, Mass. Entered as second-class matter June 23, 1948, at the Post Office at Boston, Mass., under the Act of March 3, 1879.  
 Subscriptions: \$5.50 per annum payable in advance, \$1.00 a number; foreign: \$6.00 per annum payable in advance, \$1.10 a number.