HARVARD LAW REVIEW

VOLUME 68	JANUARY 1955	NUMBER 3
CONTROL OF STANKES		
SELECTION OF THE SELECT	CONTENTS	
With the Editors .		vi
ARTICLES		
The Internal Reven	ue Code of 1954:	
Corporate Dis	stributions, Organiza-	
tions, and Reo	Jesse Stanl Thon	in S. Cohen G. Silverman, Jr. ley S. Surrey nas N. Tarleau am C. Warren . 393
Estate Plannin	g. Part II A. Ja	ames Casner 433
Notes		
Regulation of Comic	Books	489
Administration of Cla Techniques	aims Against the Sovereign	-
•	on Copyright Protection	506
	atus of the Court of Claims.	• •
RECENT CASES		
Administrative Law-	- Administrative Procedure Act of the Defendant's Actual Knowledge	of Contents (Hotch v.
Appeal and Error — R Remanding for Resentence	temand — Supreme Court's Order Ving Construed to Permit Lower Co	ourt's Consideration of
Bankruptcy — Jurisdict	ristoffel v. United States, D.C. Cir. ion of Federal Courts — Trustee's ers Suffered by Corporate Debtor A	s Suit in Bankruptcy
(Eisenrod v. Utley, 9th C Constitutional Law— Days Before Filing Divor	ir. 1954) Personal Rights: Civil — Require ce Petition Denies Right to Justice	ment of Notice Sixty
ex rel. Christiansen v. Cor	nell, Ill. 1954)	540
Determines Rights Inter ! Property (Seaboard Air I	Se Where Corporation's Only Purpo Line R.R. v. Atlantic Coast Line R.	ose Is to Hold Title to .R., N.C. 1954) 541
Divorce — Jurisdiction — for Divorce Jurisdiction I N.Y. Sup. Ct. 1054)	- Statute Making Marriage Within Does Not Violate Due Process (David	State of Forum Basis d-Zieseniss v. Zieseniss,

rederal Courts — Questions of State Law — Federal Civil Rights Act Proceedings Stayed Pending Determination of State Constitutional Issue to be Sought in State Court (Tribune Review Publishing Co. v. Thomas, W.D. Pa. 1954)	544
Income Taxes — Deductions: Depreciation, Obsolescence, and Amortization — Basis of Assets Acquired from Retirement Taxpayers in Reorganization Need Not Be Reduced by Straight-Line Taxpayer (Akron, C. & Y.R.R., T.C. 1954)	546
Income Taxes — Deductions: Depreciation, Obsolescence, and Amortization — Remainderman May Amortize Purchase Price of Life Estate over Its Anticipated Duration (Bell v. Harrison, 7th Cir. 1954)	548
Insane Persons — Adjudication of Insanity — Judicial Hearing Constitutionally Required Prior to Indefinite Hospitalization (State ex rel. Fuller v. Mullings, Mo.	346
Labor Law — In General — State Court May Enjoin Activity Allegedly in Violation of Federal Criminal Antifeatherbedding Statute (General Teleradio, Inc. v. Manuti, N.V. App. Div. vet Dept. vers.)	549
N.Y. App. Div., 1st Dep't 1954) Securities Acts — Federal Securities Exchange Act — Receipt of Stock Pursuant to Statutory Reclassification Not a Purchase Within § 16(b) (Roberts v. Eaton, 2d.	550
Cir. 1954)	552
Book Reviews	553
Braucher, Sutherland, and Willcox: Commercial Transactions	555
Seavey: Cogitations on Torts	564
Graveson: Status in the Common Law Zelman Cowen	•
_au,	565
BOOK NOTE	
Thursby: Interstate Cooperation	567

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. Copyright 1955 by the Harvard Law Review Association.

Subscription: \$6.00 per annum payable in advance, \$1.25 a number; back numbers, \$1.50 each; foreign, If subscription is to be discontinued at expiration, notice to that effect should be sent; otherwise it will be renewed as usual.

HARVARD LAW REVIEW

JANUARY 1955

Articles

Tran	Exercise	>>T A T	REVENUE	Cope	OF	TOPA
IHL	INTE	CNAL	KEVENUE	CODE	OF	1954:

Corporate Distributions, Organizations, and Reorganizations

. Edwin S. Cohen Jesse G. Silverman, Jr. Stanley S. Surrey Thomas N. Tarleau William C. Warren

Notes

Regulation of Comic Books

Administration of Claims Against the Sovereign — A Survey of State Techniques

Constitutional Limits on Copyright Protection

The Constitutional Status of the Court of Claims

Copyrigh