## MICHIGAN LAW REVIEW

Vol. 52

JUNE, 1954

No. 8

## CONTENTS

## **ARTICLES**

LEGAL CONTROL OF THERMONUCLEAR ENERGY: THE ATOMIC ENERGY ACT AND THE HYDROGEN PROGRAM	By John S. Walker 10	99
Segregation in Public Education: The Decline of Plessy v. Ferguson	By Paul G. Kauper 11	37
Hearsay and Conspiracy: A Reexamination of the Co-conspirators' Exception to the Hearsay Rule	By Joseph H. Levie 11	59
COMMEN	NTS	
Federal Procedure—Counterclaim to A	COUNTERCLAIM UNDER THE	79
International Law—Reservations to Co with Aliens' Rights to Engage in the 1	mmercial Treaties Dealing Professions 11	84
REGULATION OF BUSINESS—DISCRIMINATOR ADVERTISING ALLOWANCES, SERVICES, ROBINSON-PATMAN ACT	AND FACILITIES UNDER THE	98
VENUE—THE NEED FOR A CHANGE IN THE FEDERAL EMPLOYERS' LIABILITY ACT.	E VENUE PROVISIONS OF THE	11

Copyright 1954, by The Michigan Law Review Association.

Published monthly, November-June, at Lansing, Michigan. Entered November 1, 1902 at Ann Arbor, Michigan, as Second-Class Matter under Act of Congress, March 3, 1879. Additional entry at the post office at Lansing, Michigan, March 1949. Re-entry at Lansing, Michigan, November 22, 1950. Editorial Offices at Ann Arbor, Michigan.

Subscriptions: United States, \$5.50 per year in advance, eight numbers: Foreign \$6. Single issues \$1; back numbers \$1.50.

HEMEROTECA

SALA 2
ESTANTE 795

## Michigan Law Review

LEGAL CONTROL OF THERMONUCLEAR ENERGY

SEGREGATION IN PUBLIC EDUCATION

HEARSAY AND CONSPIRACY

Counterclaim to a Counterclaim Under the Federal Rules

Reservations to Commercial Treaties Dealing with Aliens'
Rights to Engage in the Professions

Discriminatory Practices in the Form of Advertising Allowances, Services, and Facilities Under the Robinson-Patman Act

The Need for a Change in the Venue Provisions of the Federal Employers' Liability Act

This Number Contains the Index to Volume 52

Vol. 52

June, 1954

No. 8