

MICHIGAN LAW REVIEW

Vol. 54

NOVEMBER 1955

No. 1

CONTENTS

ARTICLES

- GRAY VS. POWELL AND THE SCOPE OF REVIEW
VIEW By *Bernard Schwartz* 1
- PARTIAL STRIKES AND NATIONAL LABOR POLICY
POLICY By *Richard Mittenhal* 71

COMMENTS

- CONSTITUTIONAL LAW—FREEDOM OF RELIGION—JUDICIAL INTERVENTION
IN DISPUTES WITHIN INDEPENDENT CHURCH BODIES 102
- LABOR LAW—CERTIFIED UNION'S LOSS OF MAJORITY STATUS DURING CERTIFICATION YEAR AND WITHOUT FAULT OF EMPLOYER AS JUSTIFICATION FOR REFUSAL TO BARGAIN 111
- REAL PROPERTY—ELIMINATION OF THE STRAW MAN IN THE CREATION OF JOINT ESTATES IN MICHIGAN 118

Copyright 1955, 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. Singles issues \$1.50; back numbers \$2.00.

Index LAW

GRAY VS. POWELL AND THE SCOPE OF REVIEW

Bernard Schwartz

PARTIAL STRIKES AND NATIONAL LABOR POLICY

Richard Mitterthal

**Judicial Intervention in Disputes Within
Independent Churches**

The NLRB'S One Year Certification Rule

**Elimination of the Straw Man in the Creation
of Joint Estates**