

BIBLIOTEC

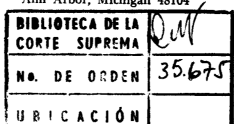
Published monthly, November-June at Worcester, Mass. Entered November 1, 1902 at Ann Arbor, Michigan, as Second-Class Matter under Act of Congress, March 3, 1879. Re-entry at Worcester, Mass., November 1961. Printed by Heffernan Press, P. O. Box 609, Worcester, Mass. Editorial Offices at Ann Arbor, Michigan.

Subscriptions: United States, \$9 per year in advance, eight issues; Foreign, \$9.50. Single Issues: \$2 (current volumes); back numbers \$2.50.

Reprints: A few reprint copies of the articles appearing in this issue are available at 50 cents and up.

Address all correspondence to:

Michigan Law Review Hutchins Hall Ann Arbor, Michigan 48104



Michigan Marie 1995 Law Review



ARTICLES

The Federal Securities Act and the Locked-In Stockholder

Neil Flanagin

HEMEROTECA

Zoning Law in Michigan and New Jersey: A Comparative Study

Roger A. Cunningham

The Line Between Federal and State Court Jurisdiction

Leslie L. Anderson

COMMENTS

The Regulation of Investment Advice: Subscription Advisers and Fiduciary Duties

The Antitrust Expediting Act—A Critical Reappraisal

The Report of the President's Cabinet Committee on Private Pension Plan Regulation: An Appraisal

Michigan Law Review

Vol. 63, No. 7

May 1965

CONTENTS

			1	1
A	ri	1	c.I	68

THE FEDERAL SECURITIES ACT AND THE LOCKED-IN STOCK-HOLDER	1139		
ZONING LAW IN MICHIGAN AND NEW JERSEY: A COMPARATIVE STUDY	1171		
THE LINE BETWEEN FEDERAL AND STATE COURT JURISDIC- TION Leslie L. Anderson	1203		
Comments			
The Regulation of Investment Advice: Subscription Advisers and Fiduciary Duties	1220		
The Antitrust Expediting Act—A Critical Reappraisal			
The Report of the President's Cabinet Committee on Private Pension Plan Regulation: An Appraisal	1 2 58		
Notes			
Admissibility of Parol Evidence in Judicial Determinations of Arbitrability	1274		
Recent Developments			
Federal Law Held To Govern Effect of the Release of a Joint Tortfeasor in Private Antitrust Suit—Winchester Drive-in Theatre, Inc. v. Twentieth Century-Fox Film Co. (N.D. Cal. 1964)	1282		
Prejudicial Reliance Upon a Trial Court's Ruling May Result in Suspension of Federal Rules on Timeliness of Ap-			